

**JOURNAL
OF THE
COUNTY LEGISLATURE
OF THE
COUNTY OF ONONDAGA
2010**

JAMES M. RHINEHART, Chairman

DEBORAH L. MATURO, Clerk

JOHANNA H. ROBB, Deputy Clerk

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

**ONONDAGA COUNTY LEGISLATURE
2010-2011**

DIST.	NAME	ADDRESS	RESIDENCE PHONE	LEG. OR BUS PHONE	EMAIL	PARTY
1st	*Richard M. Lesniak	3302 Patchett Road, Baldwinsville 13027	638-8373	435-2070	rlesniak1@verizon.net	R
2nd	John C. Dougherty	7681 Anchor Drive, Liverpool 13090	657-7640	435-2070	john@johndougherty.org	R
3rd	William H. Meyer, Jr.	7021 Van Antwerp Drive, Cicero 13039	699-8574	435-2070	wmeyer01@twcny.rr.com	R
4th	Judith A. Tassone	4855 Thornwood Drive, Liverpool 13088	457-5458	435-2070	jtasson3@verizon.net	R
5th	Kathleen A. Rapp	437 Jewell Drive, Liverpool 13088	451-5294 457-8744 (fax)	435-2070	kathleenrapp5@gmail.com	R
6th	**James M. Rhinehart	P.O. Box 754, Skaneateles 13152		435-2070	rhinehartjim@aol.com	R
7th	Thomas C. Buckel, Jr.	107 Hampshire Road, Syracuse 13203	378-3218	471-3151	thomas.buckel@hancocklaw.com	D
8th	James A. Corbett	133 Blackstone Way, Syracuse 13219	488-6739 (fax also)		435-2070 jcorbet7@twcny.rr.com	R
9th	*Mark A. Stanczyk	228 Brattle Road, Syracuse 13203	479-6144	251-1101 251-1110 (fax)	czyk228@aol.com	D
10th	Kevin A. Holmquist	123 Summerhaven Dr. S., E. Syracuse 13057		637-8364	435-2070kholmquist17@yahoo.com	R
11th	Patrick M. Kilmartin	4482 Renee Meadows, Syracuse 13215	498-6398	476-2812 476-3408 (fax)	pkilmartin@oncountyleg.com	R
12th	Robert S. DeMore	P.O. Box 16, Fabius 13063		683-5655 683-5479 (fax)	rdemore@cnyemail.com	R
13th	Robert D. Warner	1478 Gunbarrel Road, Baldwinsville 13027	635-5689	435-2070	rwarner1@twcny.rr.com	R
14th	Casey E. Jordan	8133 Rizzo Drive, Clay 13041	699-7246	474-2644	cejordan@cnyemail.com	R
15th	William T. Kinne	321 E. Seneca Turnpike, Syracuse 13205	469-4363	435-2070	wtkinne@hotmail.com	D
16th	Sam Laguzza	147 Lilac Street, Syracuse 13208	471-0661	435-2070	slaguzza16@hotmail.com	D
17th	Martin D. Masterpole	344 Coleridge Avenue, Syracuse 13204	362-4405	473-9622 x14	martin@masterpolemurphy.com	D
18th	Monica Williams	P.O. Box 132, Syracuse 13207	395-0642	435-2070	williamsforleg@yahoo.com	D
19th	Linda R. Ervin	6331 Danbury Drive, Jamesville 13078	449-1050	435-2070	ervinforcountyleg@gmail.com	D

* Floor Leaders

** Chairman

**2010 - 2011
STANDING COMMITTEES
ONONDAGA COUNTY LEGISLATURE**

COUNTY FACILITIES – KATHLEEN RAPP (CHAIR); MARTIN MASTERPOLE (VICE CHAIR); RICHARD LESNIAK, JOHN DOUGHERTY, JUDITH TASSONE, ROBERT DEMORE, WILLIAM KINNE

Facilities Management, Parks and Recreation, Rosamond Gifford Zoo at Burnet Park, Department of Transportation, Veterans Service Agency, Central New York Regional Transportation Authority, Onondaga Community College, Onondaga County Public Library

Authorized Agencies: Erie Canal Museum (318 Erie Blvd E., Syr. 13202 – 471-0593); Everson Museum of Art (401 Harrison St., Syr. 13202 – 474-6064); Onondaga Historical Association (321 Montgomery St., Syr. 13202 – 428-1864); Syracuse Landmark Theatre (362 S. Salina St., P.O. Box 1078, Syr. 13201 – 475-7979); Paul Robeson Performing Arts Company (P.O. Box 35396 University Station, Syr. 13235 – 442-2727); Cultural Resources Council (411 Montgomery St., Syr. 13202 – 435-2125); The Arts Branch of the YMCA of Greater Syracuse (340 Montgomery St., Syr. 13202 - 474-6851); CNY Jazz Arts Foundation, Inc. (441 E. Washington St., Syr. 13202 - 479-JAZZ); Museum of Science and Technology (MOST) (500 S. Franklin St., Syr. 13202 – 425-9068); Salt City Center for the Performing Arts (P.O. Box 6057, Syr. 13217 – 475-9749); Skaneateles Festival (97 E. Genesee St., Skaneateles 13152 – 685-7418); Syracuse International Film Festival (500 S. Warren St., Hotel Syracuse, Syr. 13202 – 443-8826); Syracuse Jazz Fest Productions, Inc. (314 North Ave., Ste. 2, Syr. 13206 – 437-5627); Syracuse Opera Company, Inc. (P.O. Box 1223, Syr. 13201-1223 – 475-5915); Syracuse Stage (820 E. Genesee St., Syr. 13210 – 443-3275); Syracuse Symphony Orchestra (411 Montgomery St., Ste. 40, Syr. 13202 – 424-8222)

ENVIRONMENTAL PROTECTION – JAMES CORBETT (CHAIR); KATHLEEN RAPP (VICE CHAIR); JUDITH TASSONE, THOMAS BUCKEL, LINDA ERVIN

Office of the Environment, Department of Water Environment Protection, Metropolitan Water Board, Onondaga County Resource Recovery Agency, Onondaga County Water Authority

Authorized Agencies: Centers for Nature Education (Baltimore Woods, Marcellus 13108 – 673-1350); Onondaga County Soil and Water Conservation District (2571 U.S. Route 11, LaFayette 13084-9641 – 677-3851)

HEALTH – ROBERT WARNER (CHAIR); SAM LAGUZZA (VICE CHAIR); WILLIAM MEYER, KEVIN HOLMQUIST, LINDA ERVIN

Health Department, Office of Environmental Health, Medical Examiner, Long Term Care Department – Community Services and Van Duyn, Mental Health Department, City/County Drug and Alcohol Abuse Commission, Council on Environmental Health, Department of Aging and Youth, Department of Social Services

Authorized Agencies: Aurora of CNY (518 James St., Ste. 100, Syr. 13203 – 422-7263)

PLANNING AND ECONOMIC DEVELOPMENT – KATHLEEN RAPP (CHAIR); ROBERT DEMORE (VICE CHAIR); JOHN DOUGHERTY, MARK STANCZYK, MONICA WILLIAMS

Agricultural Districts, Economic Development, Community Development, Information Technology, Onondaga County Industrial Development Agency, Syracuse/Onondaga County Planning Agency, Central New York Regional Planning and Development Board, Oncenter Complex, Chamber of Commerce (Contracted Client Services)

Authorized Agencies: Convention and Visitors Bureau (572 S. Salina St., Syr. 13202 – 470-1910); Cornell Cooperative Extension (220 Herald Pl., 2nd Fl., Syr. 13202 – 424-9485); F.O.C.U.S. Greater Syracuse (201 E. Washington St., Ste. 704, Syr. 13202 – 448-8732); Oncenter Complex (800 S. State St., Syr. 13202 – 435-8000); Leadership Greater Syracuse/Youth Leadership Greater Syracuse (5703 Enterprise Pkwy., Ste. C, E. Syracuse 13057– 422-5471)

PUBLIC SAFETY – PATRICK KILMARTIN (CHAIR); JOHN DOUGHERTY (VICE CHAIR); WILLIAM MEYER, MARTIN MASTERPOLE, MONICA WILLIAMS

Correction, District Attorney, Emergency Management, Emergency Communications (E-911), Commissioner of Jurors, Sheriff's Office – Police/Civil Division and Custody Division, Probation, Hillbrook Detention Center

Authorized Agencies: Assigned Counsel Program (Lobby Ste. 6, State Tower Bldg., Syr. 13202 - 476-2921); Hiscock Legal Aid Society (351 S. Warren St., Syr. 13202 – 422-8191)

WAYS & MEANS – CASEY JORDAN (CHAIR); JAMES CORBETT (VICE CHAIR); RICHARD LESNIAK, THOMAS BUCKEL, MARK STANCZYK, KEVIN HOLMQUIST, PATRICK KILMARTIN, ROBERT WARNER, WILLIAM KINNE

Board of Elections, Civil Service, CNY Works, Comptroller, County Clerk, County Executive, County Legislature, Employee Relations, Finance Department, Law Department, Management and Budget, Division of Purchase, Personnel, Risk Management

Authorized Agencies: Americanization League (725 Harrison St., Syr. 13210 - 435-4850)

**ONONDAGA COUNTY LEGISLATURE
401 Montgomery Street
407 Court House
Telephone 435-2070 FAX 435-8434**

JAMES M. RHINEHART, CHAIRMAN

Deborah L. Maturo Clerk
Johanna H. Robb Deputy Clerk
Katherine M. French..... Assistant Clerk
Susan L. Edwards Secretary
Melissa M. Withers Secretary
John W. Corcoran..... Director of Legislative Budget Review
Susan Stanczyk..... Director of Legislative Budget Review
Darcie L. Lesniak Legislative Aide

**ONONDAGA COUNTY OFFICERS
FOR
2010-2011**

**OFFICE OF THE COUNTY EXECUTIVE
14th Floor John H. Mulroy Civic Center
Telephone 435-3516 FAX 435-8582**

Joanne M. Mahoney County Executive
William P. Fisher..... Deputy County Executive
Ann Rooney..... Deputy County Executive/Human Services
Jean Smiley Deputy County Executive/Physical Services
Benjamin Dublin Director of Intergovernmental Relations
Isabelle Harris..... Research & Communications Officer
Barbara Czarnecki Scheduler to the County Executive
Mary Beth Rice Secretary to Deputy County Executive
Eloise Leflore Secretary to Deputy Co. Exec/Physical Svcs
Karen Rein..... Secretary to Deputy Co. Exec/Human Svcs
Pam Marsallo..... Confidential Information Aide

**AGING AND YOUTH, DEPARTMENT OF
13th Floor John H. Mulroy Civic Center
Telephone 435-2362 FAX 435-3129**

Lisa D. Alford..... Commissioner

Office For The Aging

Deborah Jones Project Director, EISEP
Nancy Schmid Project Director, Senior Nutrition
JoAnne Spoto Decker Project Director, Community Services
Cynthia D. Stevenson Proj. Director, Caregiver Services
Lisa Farewell Accountant II
Ann Read..... Public Information Specialist

Aging Services Board

Galen Haab Chair

Syracuse/Onondaga County Youth Bureau

Christine Flynn Youth Bureau Administrator
 Anthony Discenza .. Proj. Coord., Runaway & Homeless Youth

Syracuse/Onondaga County Youth Board

Deborah Willis President

**COMMUNITY DEVELOPMENT, DIVISION OF
 11th Floor John H. Mulroy Civic Center
 Telephone 435-3558 FAX 435-3794**

Linda M. DeFichy Administrator
 Nina Andon-McLane..... Admin. Planning & Funding Coord.
 Tricia Ottley Housing Program Coordinator
 Susan Grossman Housing Rehabilitation Supervisor

COMPTROLLER

**14th Floor John H. Mulroy Civic Center
 Telephone 435-2130 FAX 435-2250**

Robert E. Antonacci II, CPA Comptroller
 Nancy L. Campolito Executive Secretary
 James V. Maturo.....Deputy Comptroller/Accounting
 Philip M. Britt.....Deputy Comptroller/Auditing
 Tony Calogero Chief Government Accountant

**CORRECTION, DEPARTMENT OF
 6660 E. Seneca Turnpike
 Jamesville, NY 13078
 Telephone 435-5581 FAX 435-5596**

Timothy H. Cowin Commissioner
 Randy W. Blume ...Asst. Commissioner, Security & Operations
 Vacant..... Asst. Commissioner, Mgmt & Administrative Svs.
 George Manolis Administrative Captain
 Thomas TripoliSecurity Captain
 John Ball..... Administrative Assistant to the Commissioner
 Michael Romeo Personnel Administrator

**COUNTY CLERK
 200 Court House**

Telephone 435-2229 FAX 435-3455

M. Ann Ciarpelli..... County Clerk
 Jackie NorfolkPrincipal Deputy County Clerk
 Rory L. SweeneyPrincipal Deputy County Clerk
 Lisa Forbes Deputy County Clerk
 Judy Bloom Deputy County Clerk
 Malcolm Merrill Deputy County Clerk
 Brian Hall Deputy County Clerk
 Chris Plochocki Deputy County Clerk

DISTRICT ATTORNEY

**505 South State Street
 Telephone 435-2470 FAX 435-3969**

William J. Fitzpatrick District Attorney
 Domenic F. Trunfio First Chief Assistant District Attorney
 Mary Ann Cerretani Executive Secretary
 Barry Weiss Administrative Officer
 Dean Decker Chief Investigator
 Matthew J. Doran Chief Asst. District Attorney
 Alison B. Fineberg Chief Asst. District Attorney
 Christine Garvey Chief Asst. District Attorney
 James P. Maxwell Chief Asst. District Attorney
 Christopher J. Bednarski Senior Asst. District Attorney
 Joseph Coolican Senior Asst. District Attorney
 Robert A. Duncanson Senior Asst. District Attorney
 Michael Ferrante Senior Asst. District Attorney
 Timothy M. Hennigan Senior Asst. District Attorney
 Victoria M. White Senior Asst. District Attorney
 Michael S. Allen Assistant District Attorney
 Kari A. Armstrong Assistant District Attorney
 Daniel B. Barry Assistant District Attorney
 Jeremy P. Cali Assistant District Attorney
 Clifton D. Carden Assistant District Attorney
 Shawn M. Chase Assistant District Attorney
 Geoffrey J. Ciereck Assistant District Attorney
 Brian J. Counihan Assistant District Attorney
 James R. Daley Assistant District Attorney
 Robert J. DeMarco Assistant District Attorney
 Matthew Dotzler Assistant District Attorney
 Janet Fall Assistant District Attorney
 Laura A. Fiorenza Assistant District Attorney
 Mary A. Gorman Assistant District Attorney
 Michael A. Kasmarek Assistant District Attorney
 Lauren LaPaglia Assistant District Attorney
 Romana A. Lavalas Assistant District Attorney
 Michael J. Manfredi Assistant District Attorney
 Melinda H. McGunnigle Assistant District Attorney
 Robert E. Moran Assistant District Attorney
 Michael J. Mordue Assistant District Attorney
 Cindi S. Newton Assistant District Attorney
 Frank B. Pelosi Assistant District Attorney
 Michael A. Price Assistant District Attorney
 Bridget A. Scholl Assistant District Attorney
 Jessica L. Senn Assistant District Attorney
 Melanie C. Spuches Assistant District Attorney
 Christine A. Sztchmiller Assistant District Attorney
 Andrew J. Tarkowski Assistant District Attorney
 Beth J. Van Doren Assistant District Attorney
 Shawn Weed Assistant District Attorney
 Margaret Welch Assistant District Attorney
 Scott E. Wells Assistant District Attorney

ECONOMIC DEVELOPMENT, DEPARTMENT OF

**14th Floor John H. Mulroy Civic Center
Telephone 435-3770 FAX 435-3669**

Mary Beth Primo Director
Carolyn May Senior Development Specialist
Kim Hall Management Analyst
Christopher Cox Administrative Assistant
Deanna Hornyak Administrative Intern
Karen Doster Secretary

**Industrial Development Agency
Telephone 435-3770**

Mary Beth Primo Executive Director
Carolyn May Secretary
Kim Hall Treasurer
Christopher Cox Assistant Treasurer
Karen Doster Staff

**ELECTIONS, BOARD OF
15th Floor John H. Mulroy Civic Center
Telephone 435-3312 FAX 435-8451**

Helen M. Kiggins Rep. Commissioner of Elections
Edward Ryan Dem. Commissioner of Elections

**EMERGENCY COMMUNICATIONS (9-1-1)
3911 Central Avenue
Syracuse, NY 13215
Telephone 435-7911 FAX 435-8620**

John Balloni Commissioner
Jo-Anne Munroe Deputy Commissioner
Lori Hable Secretary to the Commissioner
Ben Rinaldi Supervisor – Admin./Support
Carl Loerzel Supervisor – Tech. Support

**EMERGENCY MANAGEMENT, DEPARTMENT OF
Sub-Basement John H. Mulroy Civic Center
Telephone 435-2525 FAX 435-3309**

Peter P. Alberti Commissioner
Michael Huppmann Program Assistant
Elizabeth Haas Planner

**Fire Bureau
Sub-Basement John H. Mulroy Civic Center
Telephone 435-2525**

Joseph W. Rinefierd Director
James K. Stever, Jr. Building Inspector

**Emergency Medical Services Bureau
Sub-Basement John H. Mulroy Civic Center
Telephone 435-2525**

Anthony M. DiGregorio Director

ENVIRONMENT, OFFICE OF
14th Floor John H. Mulroy Civic Center
Telephone 435-2647 FAX 435-8582

David Coburn Director

EMPLOYEE BENEFITS
435-3498

See Management and Budget, Division of

FACILITIES MANAGEMENT
600 South State Street
Telephone 435-3451 FAX 435-3789

Brian Lynch Commissioner
 Vacant Deputy Commissioner
 Bruce Ralston Deputy Commissioner
 Kimberly Creatore Dir., Construction & Office Planning
 Lee Klosowski Director, Energy & Sustainability
 John Heisler III Director of Security
 Jodi Reith Secretary

FINANCE, DEPARTMENT OF
15th Floor John H. Mulroy Civic Center
Telephone 435-2426 FAX 435-2421

James J. Rowley Chief Fiscal Officer
 Karen A. Carney Real Property Tax Director
 Joan Ferrara Treasury
 James Hertzog Tax Map

HEALTH, DEPARTMENT OF
9th Floor, Clinic Area in Basement
John H. Mulroy Civic Center
Telephone 435-3252 FAX 435-5720

Cynthia B. Morrow, M.D., MPH Commissioner
 Sheila Myers Secretary to the Commissioner
 Linda Karmen Deputy Commissioner
 Quoc Nguyen Medical Director
 Ellen Wilson Fiscal Officer

Division of Environmental Health
12th Floor John H. Mulroy Civic Center
Telephone 435-6623 FAX 435-6606

Kevin Zimmerman Director
 Lisa A. Letteney, P.E. Bureau of Env. Risk Assessment
 Jeff Till, P.E. Bureau of Public Health Engineering
 Vacant Community Environmental Health

Medical Examiner's Office
100 Elizabeth Blackwell Street
Syracuse, NY 13210

Telephone 435-3163 FAX 435-3319

Robert Stoppacher, M.D..... Chief Medical Examiner

HILLBROOK DETENTION FACILITY**4949 Velasko Road****Syracuse, NY 13215****Telephone 435-1421 FAX 435-2671**

Jacqueline DeNero.....Dir. Juvenile Justice/Detention Services

James Czarniak.....Assistant Dir. Juvenile Detention

Vera ParsonsAdministrative Assistant

Barbara SykoraAccount Clerk 3

HUMAN RIGHTS COMMISSION**Telephone 435-3565****See Personnel, Department of****INFORMATION TECHNOLOGY, DEPARTMENT OF****16th Floor John H. Mulroy Civic Center****Telephone 435-2441 FAX 435-2208****Administration**

Kenneth R. Beam, Jr..... Chief Information Officer

Michele Clark..... Deputy Chief Information Officer

Charlene Edwards..... Secretary

Denice Fire..... Acting Business Manager

Operations

William Coe ... Mgr. of Tech. Support & Data Communications

Joseph GiocondoOperations Systems Manager

Karen Alesandro.....Operations Systems Manager

Systems and Programming

Robert MichelsonApplication Program Manager

Bernard Greenman.....Application Program Manager

Ralph HodsonApplication Program Manager

Joseph VeroneApplication Program Manager

Richard PalmerApplication Program Manager

JURORS, COMMISSIONER OF**505 S. State Street, Room 120****Telephone 671-1000 FAX 671-1161****soglesby@courts.state.ny.us**

Sidney Oglesby..... Commissioner of Jurors

LAW, DEPARTMENT OF**10th Floor John H. Mulroy Civic Center****Telephone 435-2170****Municipal Law FAX 435-5729****Family Court FAX 435-2180**

Gordon J. Cuffy..... County Attorney

Kimberly A. Kominski Executive Secretary
 Daniel C. Robb Administrative Officer
 Christopher M. Mack.....First Chief Deputy County Attorney
 Joanna Gozzi Chief Deputy County Attorney
 Lori H. Tarolli Chief Deputy County Attorney
 Michael P. McCarthy.....Senior Deputy County Attorney
 Luis A. MendezSenior Deputy County Attorney
 Martin J. Murphy.....Senior Deputy County Attorney
 John W. SharonSenior Deputy County Attorney
 Kelly M. Berger.....Deputy County Attorney
 Karen A. Bleskoski.....Deputy County Attorney
 Jeanne N. Cox.....Deputy County Attorney
 Louis Dettor.....Deputy County Attorney
 Kathleen M. DoughertyDeputy County Attorney
 Mary FaheyDeputy County Attorney
 Michael J. GauzzaDeputy County Attorney
 Catherine Z. Gilmore.....Deputy County Attorney
 John E. Heisler, Jr.....Deputy County Attorney
 Carol Rhinehart Kopp.....Deputy County Attorney
 Thomas H. KutzerDeputy County Attorney
 Sara J. LanganDeputy County Attorney
 Joseph M. MilitiDeputy County Attorney
 Eileen P. Perry.....Deputy County Attorney
 David PrimoDeputy County Attorney
 Maggie SeikalyDeputy County Attorney
 Elisabeth R. VuralDeputy County Attorney
 Thomas J. Cerio..... Assistant County Attorney
 W. Patrick Mullin Assistant County Attorney
 Salvatore A. Pavone Assistant County Attorney
 Robert S. Walczyk..... Assistant County Attorney
 William Hanna Chief Confidential Assistant
 James A. Albanese, Jr..... Confidential Assistant
 Nancy Moran..... Confidential Assistant
 Faith Snow..... Receptionist

**LIBRARY, ONONDAGA COUNTY PUBLIC
 AT THE GALLERIES
 447 S. Salina Street**

Telephone 435-1800 FAX 435-8533

Elizabeth J. Dailey..... Executive Director
 Vacant..... Librarian IV
 Elizabeth LoftusAdministrator for Branch Services
 Sally Carmer.....Director of Administrative Services
 Kyung Jin Park Personnel Administrator
 Deb J. Lewis..... Systems Librarian
 Kathy Osmond..... Community Relations
 Gail M. Cox.....Administrative Aide

**Onondaga County Public Library
 Board of Trustees**

Jane Suddaby..... President

Virginia Biesiada Vice President
 H.J. Hubert Secretary
 John J. Kianka Treasurer
 Keith Alford Member
 Sandra Jones Member
 Anita Lombardi Member
 Robert Manning Member
 Ryan McMahon Member
 Babette Morgan-Baker Member
 Debbie Stack Member

**LONG TERM CARE SERVICES, DEPARTMENT OF
 Van Duyn Home & Hospital
 5075 W. Seneca Turnpike
 Syracuse, NY 13215-2292
 Telephone 435-5511 FAX 435-5520**

Roberta F. Sprague Commissioner
 Maureen Cerniglia .. Nursing Home Admin/Dep. Commissioner
 Peter M. Becker, M.D..... Medical Director
 Jacqueline W. Ross..... Assistant Administrator
 Joanne Shandorf Acting Director of Nursing
 Kathy Kenny..... Director, Fiscal Management
 Maureen Murphy Personnel Administrator

**Community Services Division
 Long Term Care Resource Center
 5065 W. Seneca Turnpike
 Syracuse, NY 13215-2282
 Telephone 435-5600 FAX 435-5623**

Roberta Sprague Commissioner

**MANAGEMENT AND BUDGET, DIVISION OF
 14th Floor John H. Mulroy Civic Center
 Telephone 435-3346 FAX 435-3439**

James J. Rowley Chief Fiscal Officer
 Peter C. Seitz Deputy Director
 Paula McDonald Executive Secretary
 Patrice Gile Budget Analyst III
 Mark Stasko Risk Management Director
 Linda Achimore Director of Loss Control
 Denise Downing Employee Benefits Manager

**MENTAL HEALTH, DEPARTMENT OF
 10th Floor John H. Mulroy Civic Center
 Telephone 435-3355 FAX 435-3279**

Robert Long, MPA Commissioner
 Vacant..... Deputy Commissioner
 Denise Racciatti..... Secretary to Commissioner
 Sandra Miller-Martens..... Fiscal Officer
 Barry Beck, MSW Dir. Contract Svcs.

Mathew Roosa, LCSW ...Dir. Planning & Quality Improvement
 Susan M. Wiegand, ACSW Coord. Asstd Outpatient Treatment
 Jeanne Elmer, LMSW Dir. Student Assistance Program
 Kevin King, ACSW.....Director Day Treatment/Services
 Sue Ellen Harris.....Dir. Outpatient Services

ONONDAGA COMMUNITY COLLEGE

4585 W. Seneca Turnpike

Syracuse, NY 13215

Telephone 498-2622

www.sunyocc.edu

Debbie L. Sydow, Ph.D. President
 Amy Renna, Esq..... Assistant to the President
 Nicole Schlater Assistant to the President
 Nancy MartoneSecretary to the President
 Cathleen C. McColgin, Ph.DProvost & Senior VP
 William Emm Chief Financial Officer
 Andrea Venuti Chief Information Officer
 Christine McCullough AVP of Human Resources
 Thomas Burton VP for Institutional Advancement
 Amy KremenekChief Public Affairs Officer
 Brian MolinaroComptroller
 Shawn Gillen-CarylBursar
 Kristine Duffy..... AVP for Enrollment Services
 Dr. Emmanuel Awuah Acting AVP of Instructional Services
 Dr. Agatha Awuah Chief IPRA Officer
 James Sunser AVP for Continued & Extended Learning
 Stephanie ReynoldsAVP for Student Support Services
 Eunice Williams Acting AVP, Diversity Services
 Lorna Roberts Director of Financial Aid
 David Wall Director of Corporate & Public Partnerships
 David Pasiak..... Acting Athletic Director
 Betty O'Connor, R.N.....Coordinator of Health Services
 Russ Corbin Assistant Director of Events

Onondaga Community College - Board of Trustees
Board Room, Whitney Applied Technology Building
Telephone 498-2590

David W. Murphy..... Chair
 Connie Monteleone Whitton..... Vice Chair
 Dr. Gary R. Livent Secretary
 Steven F. Aiello.....Member
 Edward J. Heinrich.....Member
 Donald M. Mawhinney, Jr.....Member
 Margaret M. O'ConnellMember
 Paul SolomonMember
 Mary Alice BrownStudent Member
 Maria Filippi..... Secretary to the Board of Trustees

PARKS AND RECREATION, DEPARTMENT OF

**106 Lake Drive
Liverpool, NY 13088
Telephone 451-7275, 435-3172 FAX 457-3681**

William Lansley Commissioner
Jon Cooley.....Director Recreation & Public Programs
L. Rebecca Hann Administrator
Kaitlin Dublin..... Secretary to the Commissioner

**PERSONNEL, DEPARTMENT OF
13th Floor John H. Mulroy Civic Center
Telephone 435-3537 FAX 435-8272**

Peter Troiano Commissioner
Lorraine Bissi Greenlese Executive Assistant

Division of Civil Service Administration

Jennifer Wells..... Director

Division of Employee Relations

Vacant..... Director

**Employee Benefits
435-3498**

See also Management and Budget, Division of

**Human Rights Commission
Telephone 435-3565**

Bridget Owens..... Human Rights Specialist

**PROBATION, DEPARTMENT OF
6th Floor John H. Mulroy Civic Center
Telephone 435-2380 FAX 435-3329**

Al Giacchi Commissioner
Robert Dougherty Principal Probation Officer
Andrew Sicherman Principal Probation Officer

**PURCHASE, DIVISION OF
13th Floor John H. Mulroy Civic Center
Telephone 435-3458 FAX 435-3424**

Patricia M. Mosley Director
Cheryl L. Muldoon, Assistant Director 435-2247
Sean P. Carroll, Assistant Director 435-2246
Susan E. Bailey, Secretary to Director 435-2244
Karin M. Dromgoole, Specification Writer 435-2248
James J. Corbett, Buyer II 435-3472
Deborah A. Donovan-Miller, Buyer II 435-3480
Mark B. Seigal, Buyer II 435-3473
Valerie L. Gould, Buyer II..... 435-3209
Cynthia J. Heck, Buyer II 435-3211
James F. Swan, Materials Mgmt Coordinator..... 435-1501
Herman J. Howard, Contracts Compliance Officer 435-8462

SHERIFF'S OFFICE**407 South State Street****Telephone 435-3044 FAX 435-2942**

Kevin E. Walsh..... Sheriff
 Warren R. Darby Undersheriff
 William J. Pevery..... Chief, Civil Department
 Richard E. Carbery..... Chief, Custody Department
 Ted Botsford..... Chief, Police Department

SOCIAL SERVICES, DEPARTMENT OF**12th Floor John H. Mulroy Civic Center****Telephone 435-2985 FAX 435-8354**

David Sutkowy Commissioner
 Steven Morgan Executive Deputy Commissioner
 Brian McKee Deputy Commissioner-Child Welfare
 Ira S. Dubnoff..... Dir. Administrative Svcs.
 George Dooher ...Director of Public Health Insurance Programs
 Zachary L. Karmen..... Chief Welfare Atty/Adult Prot. Svcs.
 Carl Hummell Dir. of Personnel/Staff Development
 Stephen Seifritz.. Dir. Food Stamps/T.A./Daycare/HEAP
 Robert Wadsworth..... Director-Systems
 Elizabeth Collins Director of Child Support
 Sarah Merrick Acting Director – Long Term Care

**SYRACUSE-ONONDAGA COUNTY
PLANNING AGENCY****11th Floor John H. Mulroy Civic Center****Telephone 435-2611 FAX 435-2439**

Don M. Jordan, Jr. Director
 Megan H. Costa..... Planning Services
 Heather A. Lamendola..... Syracuse Zoning Administrator
 John Adams Address Database Manager
 Edward R. Hart..... G.I.S. Manager

Onondaga County Planning Board

Helen L. Stevens..... Chair
 Douglas B. Morris Vice Chair
 Robert L. Jokl, Jr. Member
 Daniel Cupoli. Member
 Brian T. Donnelly..... Ex-Officio Member
 Robert E. Antonacci II..... Ex-Officio Member

TRANSPORTATION, DEPARTMENT OF**11th Floor John H. Mulroy Civic Center****Telephone 435-3205 FAX 435-5744**

Brian J. Donnelly..... Commissioner
 Mark D. Premo, P.E. Deputy Commissioner
 Joyce A. Coburn Secretary to Commissioner
 Colleen Gunnip..... Administrative Director

Paul Hood..... Land Surveyor
 Martin P. Piper Highway Maintenance Supervisor
 Scott Eipp Highway Maintenance Supervisor
 Douglas L. Tily..... Fleet/Building Supervisor
 Thomas Gottstein..... Senior Management Analyst
 Timothy Wise Safety Training Instructor
 Glen Ireland Customer Service Requests

VAN DUYN

Telephone 435-5511

See Long Term Care, Department of

VETERANS SERVICE AGENCY

13th Floor John H. Mulroy Civic Center

Telephone 435-3217

Robert W. McLean Director
 T. Keith Colston Service Officer
 Richard T. Forkhamer Service Officer

Veterans Service Advisory Board

John Paddock..... Chairman
 Tony Baird..... Member
 Michael LaNasa..... Member
 Harry Heath Member
 Wesley B. McDaniels Member
 William Hoffman..... Member
 Edward Fletcher. Member
 Patricia Kearney Member
 David Leslie Member
 Leslie Smith..... Member
 Douglas Storey Member
 Gerald A. Willsey Member
 Legislator William H. Meyer, Jr. Ex-Officio Member
 Ann Rooney, Dep. Co. Exec. Human Svcs..Ex-Officio Member

WATER ENVIRONMENT PROTECTION

650 Hiawatha Blvd. West

Syracuse, NY 13204-1194

Telephone 435-2260 FAX 435-5023

Patricia M. Pastella, P.E, BCEE. Commissioner
 Michael J. Lannon., P.E..... Deputy Commissioner
 Mary Gates Administrative Assistant
 Jeff Noce Environmental Laboratory Director
 Marty Voss Administrative Director (WEP)
 Bj Adigun Administrative Director (Green Technology)
 Nick Capozza Sewer Maintenance Engineer
 Marty Meehan Construction Superintendent
 Dan Jean Operations Superintendent
 Jim Renk..... Maintenance Superintendent
 Bob Gunnip Instrumentation/Electrical Superintendent

Tim Davis Fleet Maintenance Supervisor
 Mike Masterleo Sewer Maintenance Superintendent
 Bonnie M. Karasinski Fiscal Officer
 Michael J. DeGan Office Automation Analyst
 David A. Kenyon Safety & Training Officer
 Julie Greiner Administrative Assistant (Personnel)
 John Williams Plumbing Control Supervisor
 Paul Legnetto Stormwater Program Coordinator

WORKERS COMPENSATION
14th Floor John H. Mulroy Civic Center
Telephone 435-2491

AGENCIES, AUTHORITIES AND BOARDS

CENTRAL NEW YORK
REGIONAL TRANSPORTATION AUTHORITY
One Centro Center, 200 Cortland Avenue, P.O. Box 820
Syracuse, NY 13205-0820
Telephone 442-3300 FAX 442-3337

H.J. Hubert Chairman
 Brian M. Schultz Vice Chairman
 Darlene D. Lattimore Secretary
 Deraux Branch Treasurer
 Robert E. Colucci Member
 Mary O. Davis Member
 David H. Hawthorne Member
 Nicholas Laino Member
 Charles Watson Non-voting Member
 Frank Kobliski Executive Director
 Steven M. Share Sr. VP of Finance & Administration
 John Renock Sr. VP of Corporate Operations

CNY WORKS
443 N. Franklin Street, Lower Level
Syracuse, NY 13204
Telephone 473-8250 FAX 472-9492

Lenore Sealy Executive Director

ONONDAGA COUNTY
RESOURCE RECOVERY AGENCY
100 Elwood Davis Road
N. Syracuse, NY 13212
Telephone 453-2866 FAX 453-2872

Tom Rhoads Executive Director
 Catherine M. Strong Executive Secretary
 William J. Bulsiewicz Agency Counsel
 Warren Simpson Business Officer

Andrew J. Radin Dir. of Recycling & Waste Reduction
 Kristen LawtonPublic Information Officer
 Joseph FontanellaTransfer Director
 Amy K. LawrenceAgency Engineer

**ONONDAGA COUNTY SOIL & WATER
 CONSERVATION DISTRICT**

**2871 U.S. Route 11, Suite 1
 LaFayette, NY 13084**

Telephone 677-3851 FAX 677-3971

C. Thomas Trinder..... Chairman
 F. Spencer Givens..... Vice Chairman
 Wayne Norris Treasurer
 James M. RhinehartMember
 Martin D. MasterpoleMember
 Vacant.....Member
 Craig Dennis.....Member
 Mark BurgerInterim Executive Director
 Douglas Fisher..... Program Manager
 Mark Burger Program Manager – Skaneateles Lake
 Brian Hall Planning Manager
 Gwyn Olenych..... Account Clerk I
 Maggie Connelly Secretary

ONONDAGA COUNTY WATER AUTHORITY

**200 Northern Concourse, Box 9
 Syracuse, NY 13211-0009**

Telephone 455-7061 FAX 455-6649

Robert F. Tomeny..... Chairman
 Ferdinand L. Picardi Vice Chairman
 Wayne G. Simmons..... Secretary/Treasurer
 Eileen D. Gilligan, Ph. D.....Member
 Susan A. Miller.....Member
 Michael E. Hooker..... Executive Director
 Anthony J. Geiss, Jr., P.EDeputy Executive Director
 Geoffrey Miller, P.E Executive Engineer
 Terry R. Pickard, Esq Legal Counsel

**ONONDAGA COUNTY WATER DISTRICT
 METROPOLITAN WATER BOARD**

4170 Route 31

Clay, NY 13041-8739

Telephone 652-8656 FAX 652-1977

David E. Fitch..... Administrative Director
 Robert A. Terrinoni Asst. to the Administrative Director
 Ferdinand L. Picardi Chairman
 Justine P. BushMember
 Terrence A.J. MannionMember
 Gary J. LavineMember
 Harold E. Rook.....Member

Robert F. Tomeny.....Member
 Michael Ryan.....Member

COURTS

Appellate Division 4th Floor Court House

Fourth Department, Room 409

Hon. Edward D. Carni (Appellate) 671-1108
 Erika Gallucci, Secretary

Fourth Department, Room 401

Hon. John V. Centra (Appellate) 671-1105
 Dawne Delcoro, Secretary

Supreme Court Clerk 303 Court House

Telephone 671-1030 FAX 671-1176

Supreme Court Justices Fourth Floor Court House

Hon. James C. Tormey (District Admin. Judge)..... 671-1100
 Vacant, Secretary

Hon. Brian F. DeJoseph..... 671-1107
 Patricia Delperuto, Secretary

Hon. Donald A. Greenwood 671-1103
 Jennifer A. Sellars, Secretary

Hon. Deborah H. Karalunas..... 671-1106
 Diane Daley, Secretary

Hon. James P. Murphy 671-1109
 Barbara A. Kowell, Secretary

Hon. Anthony J. Paris..... 671-1104
 Effe O'Hara, Secretary

Supreme Court Court of Claims 303 Court House

Telephone 671-1030 FAX 671-1176

Hon. John J. Brunetti (Acting JSC, Court of Claims) 671-1058
 Kim Herzog, Secretary

Hon. John C. Cherundolo (Acting JSC, Court of Claims) ... 671-1090
 Christina Piemonte, Secretary

Supreme Court Dedicated Matrimonial Part 8th Floor Hughes State Office Building 333 East Washington Street

Hon. Martha Walsh-Hood (JSC) 428-3256
 Linda Bougus, Secretary

Hon. Kevin G. Young (JSC)..... 428-3125

Suzanne M. Corp, Secretary

**Onondaga County Court
110 Criminal Courts Building
Telephone 671-1020 FAX 671-1191**

Hon. Anthony F. Aloï 671-1054
Jean Mumford, Secretary
Hon. Joseph E. Fahey 671-1050
Catherine DiBiase, Secretary
Hon. William Walsh 671-1056
Sharon Cross, Secretary

**Family Court
112 Court House
Telephone 671-2000 FAX 671-1165**

Hon. Michael Hanuszczak 671-2010 / 671-1166 (fax)
Hon. Bryan Hedges 671-2040 / 671-1169 (fax)
Hon. Martha E. Mulroy 671-2050 / 671-1170 (fax)
Hon. Michelle Pirro-Bailey 671-2030 / 671-1166 (fax)

**Surrogate's Court
209 Court House
Telephone 671-2098 FAX 671-1162**

Hon. Ava S. Raphael Surrogate
Ellen Weinstein, Esq. Chief Clerk
Deborah M. Barrer, Esq. Law Assistant

**Supreme Court Library
500 Court House
Telephone 671-1150 FAX 671-1160**

Cynthia J. Kesler Principal Law Librarian

PROCEEDINGS
OF THE
COUNTY LEGISLATURE
OF
ONONDAGA COUNTY
NEW YORK
2010
TWO HUNDRED
AND
SEVENTEENTH
SESSION

January 4, 2010

1

January 4, 2010

Pursuant to Article II, Section 203, of the Onondaga County Charter, the Organizational meeting of the County Legislature was convened on the above date at 2:30 p.m.

Chairperson pro tem Maturo called the meeting to order.

The Deputy Clerk called the roll and the following legislators were present: Lesniak, Dougherty, Meyer, Tassone, Rapp, Rhinehart, Buckel, Corbett, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin.

Absent: *Legislator Kinne

Legislator Lesniak gave the invocation. Legislator Dougherty led the Pledge of Allegiance to the Flag of the United States of America.

*Mr. Kinne arrived after roll was called.

* * *

The next order of business being the election of a permanent Chairman. Chairperson pro tem Maturo announced that nominations were in order.

Mr. Lesniak nominated James M. Rhinehart, seconded by Mr. Kilmartin.

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

Voting in favor of Mr. Rhinehart: 19

The Clerk declared that as per Rule 52 of the Rules of the County Legislature, the Majority of the Whole had elected James M. Rhinehart, Chairman of the Onondaga County Legislature for the years 2010 and 2011 by a vote of 19 to 0.

The Clerk requested Mr. Rhinehart to assume the Chair.

Chairman Rhinehart announced that Legislator Richard M. Lesniak had been elected Floor Leader of the Republican Party and Legislator Mark A. Stanczyk Floor Leader of the Democratic Party. Designations of the same have been filed with the Clerk of the Legislature.

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

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 1

CONFIRMING APPOINTMENT OF DEBORAH L. MATURO AS CLERK OF THE ONONDAGA COUNTY LEGISLATURE

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

DEBORAH L. MATURO
2181 Rose Hill Road, Marietta, New York 13110

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Lesniak

RESOLUTION NO. 2

CONFIRMING APPOINTMENT OF JOHANNA H. ROBB AS DEPUTY CLERK OF THE
ONONDAGA COUNTY LEGISLATURE

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

JOHANNA H. ROBB
6033 Bay Hill Circle, Jamesville, New York 13078

ADOPTED. Ayes: 19

* * *

Motion Made By Mrs. Tassone

RESOLUTION NO. 3

CONFIRMING APPOINTMENT OF KATHERINE M. FRENCH AS ASSISTANT CLERK OF
THE ONONDAGA COUNTY LEGISLATURE

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

KATHERINE M. FRENCH
132 Laurel Avenue, Liverpool, New York 13088

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Lesniak

RESOLUTION NO. 4

CONFIRMING APPOINTMENT OF SUSAN STANCZYK AS DIRECTOR OF LEGISLATIVE
BUDGET REVIEW OF THE ONONDAGA COUNTY LEGISLATURE

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

SUSAN STANCZYK
8481 Oswego Road, Baldwinsville, New York 13027

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Stanczyk

RESOLUTION NO. 5

CONFIRMING APPOINTMENT OF JOHN CORCORAN AS DIRECTOR OF LEGISLATIVE
BUDGET REVIEW OF THE ONONDAGA COUNTY LEGISLATURE

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

JOHN CORCORAN
6383 Wembridge Drive, East Syracuse, New York 13057

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Warner

RESOLUTION NO. 6

CONFIRMING APPOINTMENT OF DARCIE L. LESNIAK AS LEGISLATIVE AIDE OF THE
ONONDAGA COUNTY LEGISLATURE

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

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

ADOPTED. Ayes: 19

* * *

Mr. Lesniak requested a waiver to present the following resolution on behalf of Chairman
Rhinehart. There was no objection and the waiver was allowed.

Motion Made By Mr. Rhinehart

RESOLUTION NO. 7

AMENDING RULE 37 OF THE RULES OF THE ONONDAGA COUNTY LEGISLATURE TO
CHANGE THE STRUCTURE AND NUMBER OF MEMBERS OF CERTAIN STANDING
COMMITTEES

RESOLVED, that Rule 37 of the Rules of the Onondaga County Legislature hereby is amended to read as follows:

RULE 37. The following Standing Committees, including the Chairman, Vice Chairman and members, shall be appointed by the permanent Chairman within twenty (20) days after the Chairman's election, and a list of such Committees shall forthwith be filed with the Clerk of the County Legislature. There shall be five (5) members on the Standing Committees, except that the County Facilities Committee shall have seven (7) members and the Ways and Means Committee shall have nine (9) members.

STANDING COMMITTEE:

County Facilities

ADMINISTRATIVE UNIT:

Facilities Management, Parks and Recreation, Rosamond Gifford Zoo at Burnet Park, Department of Transportation, Veterans Service Agency, Central New York Regional Transportation Authority, Onondaga County Community College, Onondaga County Public Library, Financial Services Authorized Agencies (unless otherwise provided herein), Physical Services Authorized Agencies (unless otherwise provided herein).

Environmental Protection

Office of Environment, Water Environment Protection, Metropolitan Water Board, Onondaga County Resource Recovery Agency, Onondaga County Water Authority, Onondaga County Soil & Water Conservation District.

Health

Health Department, Office of Environmental Health, Medical Examiner, Long Term Care Department-Community Services Division and Van Duyn, Mental Health Department, City/County Drug and Alcohol Abuse Commission, Council on Environmental Health, Department of Aging and Youth, Social Services Department, Human Services Authorized Agencies (unless otherwise provided herein).

Planning and Economic Development

Agricultural Districts, Economic Development, Division of Community Development, Information Technology, Onondaga County Industrial Development Agency, Syracuse-Onondaga County Planning Agency, Central New York Regional Planning and Development Board, Oncenter Complex, Chamber of Commerce (Contracted Client Services) Cooperative Extension, FOCUS, Leadership Greater Syracuse.

Public Safety

Correction Department, District Attorney, Emergency Management Department, Emergency Communications (E-911), Commissioner of Jurors, Sheriff's Office-Police/Civil Division and Custody Division, Probation, Assigned Counsel Program, Hiscock Legal Aid Society, Hillbrook Detention Facility.

Ways and Means

Board of Elections, Civil Service, CNY Works, Comptroller, County Clerk, County Executive, County Legislature, Employee Relations, Finance Department, Law Department, Management & Budget, Division of Purchase, Personnel, Risk Management, Americanization League.

Each standing committee of this Legislature shall review only those resolutions, local laws, propositions, or issues which relate to the corresponding administrative units designated hereinabove. In the event that there is a question as to which committee shall properly review a resolution, local law, proposition or issue, the Chairman of the Legislature shall decide which standing committee is to review the same.

ADOPTED. Ayes: 19

* * *

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

Motion Made By Mr. Corbett

RESOLUTION NO. 8

APPROVING THE CLASSIFICATION OF A TYPE I ACTION UNDER THE STATE ENVIRONMENTAL QUALITY REVIEW ACT; DECLARING LEAD AGENCY STATUS; ACCEPTING THE FULL ENVIRONMENTAL ASSESSMENT FORM; AND ACCEPTING AND ADOPTING THE NEGATIVE DECLARATION FOR "GREENING THE CITY CREEKWALK"

WHEREAS, the County applied to the New York State Environmental Facilities Corporation (EFC) for three grants to be issued pursuant to the American Recovery and Reinvestment Act the (ARRA) Green Innovative Grants program; and

WHEREAS, the EFC has issued a notice of intent to award the County three grants under such program that total \$1,315,000, and this Legislature has previously accepted such funds pursuant to Resolution No. 226 - 2009; and

WHEREAS, one of the subject grants is to fund a project entitled "Greening the City Creekwalk", a project that would implement porous pavement, rain gardens, and bioretention along the Creekwalk adjacent to Onondaga Creek; and

WHEREAS, the other subject grants will fund demonstration projects related to rain barrels and green roofs; and

WHEREAS, as a condition of the grants, the EFC requires the County to conduct an analysis of the potential environmental impacts, if any, under the State Environmental Quality Review Act (SEQRA); and

WHEREAS, the Rain Barrel and Green Roof Projects have been determined to constitute Type II Actions exempt from further SEQRA action; and

WHEREAS, the County is proceeding with a coordinated review of the "Greening the City Creekwalk", action pursuant to SEQRA Section 617(b)(4) with the EFC, the City of Syracuse and the New York State Department of Environmental Conservation (NYSDEC); now, therefore be it

RESOLVED, that the County is hereby authorized, directed and designated to act as the lead agency; and, be it further

RESOLVED, that the County has determined that the proposed action related to "Greening the City Creekwalk" Project is a Type I Action under SEQRA and a Full Environmental Assessment Form has been prepared; and, be it further

RESOLVED, that the Full Environmental Assessment Form completed for this Project and filed with this Legislature is satisfactory with regard to scope and content and adequacy in compliance with SEQRA and is hereby accepted by the County; and, be it further

RESOLVED, that this Onondaga County Legislature does hereby accept and adopt the Negative Declaration for the "Greening the City Creekwalk" Project as presented to this Legislature, and has determined that the proposed action will not have a significant effect on the environment; and, be it further

RESOLVED, that the Onondaga County Executive, or her designee, is authorized to take action to comply with the requirements of SEQRA, including the execution of documents and filing of the same, and any other actions to implement the intent of this resolution.

* * *

Chairman Rhinehart requested a waiver to present the following resolution. There was no objection and the waiver was allowed.

Motion Made By Mr. Rhinehart, Mr. Masterpole

RESOLUTION NO. 9

AMENDING RULE 24 OF THE RULES OF THE ONONDAGA COUNTY LEGISLATURE TO ENFORCE THE LIMITS ON DEBATE BY MAJORITY VOTE

RESOLVED, that Rule 24 of the Rules of the Onondaga County Legislature hereby is amended to read as follows:

RULE 24: No member shall speak more than five minutes with a three minute rebuttal period at any one time on the same question, speaking and rebuttal periods each being limited to one on the same question. After a member has exceeded any of the debating limitations of this rule, any member, including the Chair, can invoke this rule which must be supported by a majority vote of the members present and voting. The question shall be as follows and shall be decided without debate: "Shall Rule 24 be enforced?"

ADOPTED. Ayes: 19

* * *

There being no further business to come before the County Legislature, Mr. Lesniak moved to adjourn until Tuesday, February 2, 2010. There was no objection and the meeting was adjourned.

Respectfully submitted,
DEBORAH L. MATURO, Clerk
Onondaga County Legislature

* * *

February 2, 2010

8

February 2, 2010

The Legislature of Onondaga County convened on the above date at 2:30 p.m. Chairman Rhinehart presiding.

The Clerk called the roll and the following legislators were present: Lesniak, Dougherty, Meyer, Tassone, Rapp, Corbett, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Kinne, Laguzza, Masterpole, Williams, Ervin, Mr. Chairman.

Absent: *Legislator Buckel

Legislator Dougherty gave the invocation. Legislator Meyer led the Pledge of Allegiance to the Flag of the United States of America.

Upon motion by Mr. Lesniak, there being no objection, the reading of the minutes of the last session of the County Legislature was dispensed with the minutes as prepared by the Clerk approved.

*Arrived later in Session.

* * *

The Deputy Clerk read the following communications:

December 21, 2009

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XIX, Section 1903, of the Onondaga County Charter, I have appointed, subject to confirmation of the County Legislature, the following individual to serve as a member of the CNY Works Board of Directors:

APPOINTMENT:
Michael J. Benn
3267 Greenleaf Drive
Phoenix, NY 13135

TERM EXPIRES:
December 31, 2012

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

December 21, 2009

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Title 13B, as amended, of the New York State Public Authorities Law, I have reappointed, subject to confirmation of the County Legislature, the following individual to serve as a member of the Onondaga County Resource Recovery Agency:

APPOINTMENT:

TERM EXPIRES:

February 2, 2010

9

Mr. Lee Klosowski
16 Leitch Ave.
Skaneateles, NY 13152

December 31, 2012

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

December 21, 2009

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XIX, Section 1903, of the Onondaga County Charter, I have appointed, subject to confirmation of the County Legislature, the following individual to serve as a member of the CNY Works Board of Directors:

APPOINTMENT:
Dennis R. Donahue
1556 Levanna Road
Union Springs, NY 13160-4113

TERM EXPIRES:
October 31, 2012

BUSINESS ADDRESS:
NYS Department of Labor
450 South Salina Street
Syracuse, NY 13202

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

December 29, 2009

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

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

REAPPOINTMENT:
C. Thomas Trinder
2303 Route 91
Fabius, NY 13063

TERM EXPIRES:
December 31, 2012

Your confirmation on this appointment would be greatly appreciated.

February 2, 2010

10

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

January 5, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

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

REAPPOINTMENT:
Hon. James Corbett
Onondaga County Legislator
133 Blackstone Way
Syracuse, NY 13219

TERM EXPIRES:
December 31, 2011

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

January 5, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to the authority vested in me in accordance with Section 9-0705 of the New York State Environmental Conservation Law, I have reappointed, subject to confirmation of the County Legislature, the following individual to the Region 7 Forest Practice Board (District 3):

REAPPOINTMENT
Hon. Robert DeMore
Onondaga County Legislator
7833 Main Street
Fabius, NY 13063

TERM EXPIRES
December 31, 2011

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

January 5, 2010

TO: James Corbett, Chairman
Environmental Protection Committee

February 2, 2010

11

FROM: James M. Rhinehart
Chairman

RE: Reappointment and Appointment to the Onondaga County
Soil and Water Conservation District

This is to advise that I am recommending the reappointment of myself and the appointment of Legislator Masterpole to the Onondaga County Soil and Water Conservation District. These appointments are for a term to expire December 31, 2010 and will require confirmation by the full Legislature at the February 2, 2010 Session.

Thank you for your anticipated cooperation.

* * *

January 5, 2010

TO: Chairman Patrick Kilmartin, Public Safety Committee
Public Safety Committee Members

FROM: James M. Rhinehart
Chairman

RE: Reappointment to the Onondaga County Jury Board

This is to advise that I am recommending the reappointment of Legislator Robert Warner to the Onondaga County Jury Board for a term to expire on December 31, 2011.

This appointment will require confirmation of the full Legislature at its February 2, 2010 Session.

Thank you for your consideration.

* * *

January 5, 2010

TO: Chair Kathy Rapp, Planning & Economic Development Committee
Planning & Economic Development Committee Members

FROM: James M. Rhinehart
Chairman

This is to advise that I am reappointing Legislator Monica Williams and appointing Legislator Judith Tassone as our two Legislative Representatives to the Cooperative Extension Association of Onondaga County Board of Directors.

These appointments are for a term to expire December 31, 2010 and will require confirmation by the full Legislature at the February 2, 2010 Session.

Thank you for your anticipated cooperation.

* * *

February 2, 2010

12

January 5, 2010

TO: Chairman Casey Jordan, Ways and Means Committee
Ways and Means Committee Members

FROM: James M. Rhinehart
Chairman

RE: Reappointment and Appointments to the Onondaga County
Tobacco Asset Securitization Corporation

This is to advise that I am recommending the reappointment of Legislator Rober D. Warner and the appointment of yourself to the Onondaga County Tobacco Asset Securitizaion Corporation. Both appointments are for a one-year term which will expire on December 13, 2010.

These appointments will require confirmation of the full Legislature at its February 2, 2010 Session.

Thank you for your consideration.

* * *

GOLD SEAL:

- a. RECOGNIZE AND HONOR MANNY BARBAS FOR 36 YEARS OF DEDICATED SERVICE TO ONONDAGA COUNTY
- b. RECOGNIZE AND CONGRATULATE NICHOLS MARKET UPON CELEBRATING 50 YEARS OF SERVICE TO THE LIVERPOOL COMMUNITY

* * *

Motion Made By Mr. Jordan, Mr. Meyer

RESOLUTION NO. 10

IN MEMORIAM

WHEREAS, it has pleased Almighty God to remove from this Earth Honorable Richard Hall;
and

WHEREAS, Honorable Richard Hall was a member of the Onondaga County Legislature from January 1974 – 1976, proudly representing the 14th district; and

WHEREAS, Honorable Richard Hall attended North Syracuse High School, Wyoming Seminary, Colgate University and received his Juris Doctorate from Syracuse University College of Law; and

WHEREAS, Honorable Richard Hall was a well known local attorney, a special agent for the Federal Bureau of Investigation and a former Town of Clay Judge for over 20 years; and

WHEREAS, Honorable Richard Hall was a past president of the Lake Shore Yacht and Country Club, a member of Memorial Lodge 648 F&AM, the Tigris Shrine A.A.O.N.M.S., the North Syracuse Rotary Club and the North Syracuse Baptist Church; and

WHEREAS, Honorable Richard Hall leaves behind his wife Peggy Hennessy, two sons, Richard and John, one grandson, Brian and one great-grandson, Andrew; and

WHEREAS, it is the desire of this Legislature to express sympathy to Honorable Richard Hall's grieving family, and very large circle of friends, on the sad occasion of his passing; now, therefore be it

RESOLVED, that the members of the Onondaga County Legislature do hereby express sincere and heartfelt sympathy to Honorable Richard Hall's family and large circle of friends; and, be it further

RESOLVED, that this resolution be spread among the minutes of the Legislature and a copy be prepared and given to the family of Honorable Richard Hall.

ADOPTED by rising tribute.

* * *

Motion Made By Mr. Corbett, Mr. Meyer, Mrs. Tassone, Mrs. Rapp, Mr. Buckel, Mr. Stanczyk, Mr. Warner, Mr. Kinne, Mr. Laguzza, Mr. Masterpole, Ms. Williams, Mrs. Ervin

RESOLUTION NO. 11

DECLARING THE POLICY OF THIS ONONDAGA COUNTY LEGISLATURE NOT TO ALLOW HYDROFRACKING ON PROPERTY OWNED BY ONONDAGA COUNTY UNTIL SUCH TIME AS POTENTIAL IMPACTS ARE IDENTIFIED AND ADDRESSED

WHEREAS, horizontal drilling and high volume hydraulic fracturing (hydrofracking) are technologies that allow for the extraction of natural gas from areas of shale formation, including the Central New York region; and

WHEREAS, hydrofracking involves drilling deep wells and pumping large quantities of fluid mixed with sand and chemicals into the underground shale to release the natural gas; and

WHEREAS, while there is potential for these technologies to have positive economic impacts, questions have been raised regarding the need for further study to evaluate the potential long term environmental and community impacts of hydrofracking, particularly with respect to water use and management and the composition of the fluids used to fracture the shale; and

WHEREAS, the New York State Department of Environmental Conservation has released an environmental study (Draft Supplemental Generic Environmental Impact Statement) on hydrofracking, and various interested parties have responded with comments and concerns; and

WHEREAS, the New York State Water Utility Council, while supporting the development of natural gas resources, has raised concerns about potential water quality impacts, including potential contamination of groundwater and surface water during the hydraulic fracturing process, and has urged New York State to impose environmentally responsible safeguards to protect our water resources, the environment and public health; and

WHEREAS, the Environmental Protection Agency (EPA) has stated that the State needs to further address the cumulative and indirect impacts of hydrofracking, needs to place greater emphasis on the potential health impacts that may be associated with hydrofracking, and needs to provide for further mitigation of potential adverse environmental impacts associated with the withdrawal of surface or ground water; and

WHEREAS, additional issues raised with respect to hydrofracking include the potential financial burden on the taxpayers for monitoring and tracking water quality and flowback water, the cumulative impacts on greenhouse gas emissions, the impacts on local roads from increased traffic and use of heavy machinery, the potential impact on the local landscape, and the possible adverse impact upon personal property rights; and

WHEREAS, it is necessary to balance environmental and public health concerns with the desire for adequate energy resources and economic development, and to take appropriate measures to protect the long term viability of our natural resources; and

WHEREAS, until such time as the potential long term, cumulative and indirect environmental and public health impacts are adequately addressed and appropriate mitigation measures are identified, it is the desire of this Legislature that no hydrofracking be permitted on county owned property; now, therefore be it

RESOLVED, that this Legislature hereby declares as its policy that hydrofracking shall not be allowed on property owned by Onondaga County until potential environmental and economic impacts are identified and addressed; and, be it further

RESOLVED, that the Clerk of this Legislature hereby is directed to transmit a copy of this resolution to the New York State Commissioner of the Department of Environmental Conservation.

ADOPTED. Ayes: 17 Noes: 1 (Holmquist) Absent: 1 (Buckel)

* * *

Mrs. Ervin requested a waiver on behalf of Mr. Buckel, to present the following resolution. There was no objection and the waiver was allowed.

Motion Made By Mr. Buckel, Mr. Kinne, Mr. Stanczyk, Mr. Laguzza, Mr. Masterpole, Mrs. Ervin
Ms. Williams

RESOLUTION NO. 12

MEMORIALIZING THE GOVERNOR AND THE LEGISLATURE OF THE STATE OF NEW YORK TO BAN HYDROFRACKING OR TO AMEND STATE LAW TO ALLOW ONONDAGA COUNTY TO BAN HYDROFRACKING WITHIN ITS MUNICIPAL BORDERS

WHEREAS, the Central New York region faces a potential environmental crisis in the form of hydrofracking, which involves drilling deep horizontal wells into areas of shale, and infusing massive quantities of water and potentially toxic chemicals into the wells to fracture the shale and release the gas; and

WHEREAS, hydrofracking threatens to contaminate our fresh water, air and soil, and poses a particular threat to the Skaneateles and Owasco watershed areas as well as to freshwater wells in Pompey and other areas in Onondaga County; and

WHEREAS, companies are buying land rights from landowners across Central New York with the expectation that New York State will quickly finalize its environmental review and issue regulations allowing hydrofracking in our region; and

WHEREAS, the recently released state environmental review raises serious questions about the ability of the proposed state regulations to protect our natural resources and prevent permanent damage to our environment; and

WHEREAS, the New York State Environmental Conservation Law supersedes local regulation of the gas and solution mining industries, thereby precluding Onondaga County or any of its local municipalities from regulating gas and oil well drilling operations and further preventing local governments from taking necessary regulatory measures to protect our natural resources; and

WHEREAS, the proposed state regulations fail to adequately monitor groundwater near gas wells and fail to detect or remediate contamination of aquifers, thereby posing a threat to individual and public supply wells; and

WHEREAS, the proposed state regulations fail to provide for an adequate analysis of the chemicals used in the fracking fluids, allowing the use of substances that may be carcinogenic, mutagenic or endocrine disrupters; and

WHEREAS, frequent and heavy truck traffic from hydrofracking operations may cause significant damage to local roads and infrastructure as trucks pass through local municipalities to conduct drilling operations; and

WHEREAS, the constituents of the flowback water from the hydrofracking operations may be unsuitable and unsafe for disposal at a county treatment plant, resulting in potential holding ponds of toxic waste across Central New York; and

WHEREAS, the large quantities of water that must be withdrawn for hydrofracking operations pose a serious and permanent threat to our ecosystem; and

WHEREAS, the potential for contamination of our municipal and individual well-based drinking water and the potential water quality impacts from the migration of chemicals and improper discharge of wastewater directly to the watershed are causes of deep concern to this legislative body; and

WHEREAS, the potential damage to local landscapes and wildlife is incalculable, and the possible threat to air quality and public health from drilling operations is immeasurable; and

WHEREAS, it is the desire of Onondaga County to ban hydrofracking operations within the county pending further independent scientific assessments, but state law prohibits the county from issuing that ban; now, therefore be it

RESOLVED, that this Onondaga County Legislature hereby memorializes the Governor and the Legislature of the State of New York to ban hydrofracking or to amend state law to allow the County to ban hydrofracking operations within the County pending further independent scientific assessments that are satisfactory to this legislature; and, be it further

RESOLVED, that the Clerk of this Legislature hereby is directed to transmit a copy of this resolution to the New York State Governor and to the state legislators representing Onondaga County.

DEFEATED. Ayes: 9 (Stanczyk, Dougherty, Rapp, Corbett, Kinne, Laguzza, Masterpole, Williams, Ervin) Noes: 8 (Lesniak, Meyer, Tassone, Holmquist, Kilmartin, DeMore, Jordan, Rhinehart) Absent: 1 (Buckel) Excused: 1 (Warner)

* * *

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

Motion Made By Mr. Laguzza

RESOLUTION NO. 13

MEMORIALIZING THE UNITED STATES SENATE AND HOUSE OF REPRESENTATIVES
TO AMEND APPROPRIATE FEDERAL LAWS TO PROTECT THE ENVIRONMENT AND
THE PUBLIC FROM ANY RISKS ASSOCIATED WITH HYDROFRACKING

WHEREAS, hydrofracking is a technology for obtaining natural gas and is proposed for use in the Central New York area; and

WHEREAS, hydrofracking involves pumping large quantities of water and additives at extremely high pressures into deep vertical wells, fracturing the rock and injecting sand into the cracks to release the natural gas; and

WHEREAS, there is a concerted effort on the part of drilling companies to lock up rights to drill in the Central New York area, yet various environmental and health and safety concerns have been raised with respect to hydrofracking; and

WHEREAS, these environmental and health concerns include the potential contamination of aquifers and fresh water supply, the use of massive quantities of water, the disposal of the fracking fluids, the release of chemicals used in the process, and the impact upon local landscapes; and

WHEREAS, concerns have been raised about the potential of hydrofracking to pollute our drinking water by injecting unknown contaminants underground; and

WHEREAS, further concerns have been raised about the potential toxicity of chemicals used in the hydrofracking process and the chemicals contained in the fracturing fluids; and

WHEREAS, the actual chemicals being used in the hydrofracking process may be protected as trade secrets, possibly impeding public knowledge of any associated health risks; and

WHEREAS, questions have been raised about the potential threat to human health associated with hydrofracking and whether chemicals such as benzene and other possible carcinogens may be used in the process; and

WHEREAS, questions also have been raised whether the safe disposal of hydrofracking fluids and whether there are safe methods for handling and disposing of the fracking fluids without jeopardizing our clean water and without posing a risk to human health; and

WHEREAS, there are concerns about the possible release of airborne chemicals from the drilling process and the potential impacts upon the quality our air, and whether there are human health and safety risks associated therewith; and

WHEREAS, issues have been raised about the requirements and incentives for the hydrofracking industry to restore the land and clean up any waste, creating questions about the possible impact upon our local landscape and the potential impact upon the health of our residents; and

WHEREAS, New York State law prohibits local municipalities, including the County, from regulating the gas mining industry; and

WHEREAS, many federal laws also fail to regulate the gas mining industry, and hydrofracking is not regulated by the federal Safe Water Drinking Act, the Resource Conservation and Recovery Act, the Emergency Planning and Community Right to Know Act of 1986, the Clean Water Act, the Clean Air Act, the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), and the National Environmental Policy Act (NEPA); and

WHEREAS, without the regulatory oversight provided by these federal statutes, and without the authority to regulate at the local level, there are concerns that the potential environmental and health risks associated with hydrofracking will not be adequately addressed at the state level: and

WHEREAS, it is the desire of this Legislature for the United State Senate and United States House of Representatives to amend the appropriate federal laws to address any potential environmental and health risks associated with hydrofracking; now, therefore be it

RESOLVED, that this Onondaga County Legislature hereby memorializes the United State Senate and United States House of Representatives to amend pertinent federal laws to adequately safeguard the environment and the public from any environmental and health risks associated with hydrofracking; and, be it further

RESOLVED, that the Clerk of this Legislature hereby is directed to transmit a copy of this resolution to the members of the United States House of Representatives and Senate representing Onondaga County.

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Dougherty, Tassone, Rapp, Corbett, Kilmartin, DeMore, Warner, Jordan, Kinne, Laguzza, Masterpole, Williams, Ervin, Rhinehart) Noes: 2 (Meyer, Holmquist) Absent: 1 (Buckel)

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. (10)

ESTABLISHING A SALES TAX COMMITTEE TO REVIEW AND MAKE
RECOMMENDATIONS REGARDING THE DISTRIBUTION OF SALES AND
COMPENSATING USE TAX REVENUES

Motion Made By Mr. Stanczyk

AMENDMENT LETTER A TO RESOLUTION NO. (10)

RESOLVED, that Resolution No. (10) is hereby amended to strike subsection (c) in its entirety from the first resolved clause and to substitute the following:

(c) two Onondaga County Legislators to be appointed by the Minority Leader (with the Minority Leader eligible to serve as the appointee),

A vote was taken on the amendment.

DEFEATED. Ayes: 6 (Stanczyk, Kinne, Laguzza, Masterpole, Williams, Ervin) Noes: 12 (Lesniak, Dougherty, Meyer, Tassone, Rapp, Corbett, Holmquist, Kilmartin, DeMore, Warner, Jordan, Rhinehart) Absent: 1 (Buckel)

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 14

ESTABLISHING A SALES TAX COMMITTEE TO REVIEW AND MAKE
RECOMMENDATIONS REGARDING THE DISTRIBUTION OF SALES AND
COMPENSATING USE TAX REVENUES

WHEREAS, by Resolution No. 201 - 2000, this Onondaga County Legislature authorized an agreement with the City of Syracuse for the disposition of sales and compensating use tax revenues pursuant to the provisions of the New York State Tax Law, which agreement is due to expire December 31, 2010; and

WHEREAS, as this Legislature contemplates the future distribution of sales tax revenues, it remains mindful of how the national and local economies have changed over the past decade; and

WHEREAS, the national economic crisis has caused a high rate of unemployment, loss of industry, and cutbacks in business, which, in turn, have translated into increased local demands for public assistance and increased caseloads within the County Department of Social Services; and

WHEREAS, while consumer spending and sales tax revenues have continued to decline, the current sales tax sharing agreement has obligated the County to pay municipalities and school districts the same amount of sales tax dollars paid in the previous year, costing the County approximately \$7.1 million in the year 2009 and a projected \$7 million for the year 2010; and

WHEREAS, although New York State Tax Law does not obligate the County to share sales tax revenues by contract with municipalities or school districts, the County has been bound to the terms of this generous sales tax sharing agreement while economic conditions have faltered; and

WHEREAS, as the County approaches the expiration of the current agreement, it is necessary to review options for the distribution of sales and compensating use tax revenues and the impact upon Onondaga County taxpayers; and

WHEREAS, it is the desire of this Legislature to establish a committee to review and report to this Legislature regarding the future distribution of sales and compensating use tax revenues; now, therefore be it

RESOLVED, that the committee hereby is established, as follows: (a) the Chairman of the Onondaga County Legislature, who also shall serve as the Chairman of this committee, (b) three Onondaga County Legislators to be appointed by the Majority Leader (with the Majority Leader eligible to serve as one of the three appointees), (c) one Onondaga County Legislator to be appointed by the Minority Leader (with the Minority Leader eligible to serve as the appointee), (d) the Chief Fiscal Officer of Onondaga County, and (e) the Director of Administration of the City of Syracuse; and, be it further

RESOLVED, that the committee shall hold up to six meetings at times and places to be determined by the Chairman, with the first two meetings to be held for informational purposes, the

next three meetings to be held for purposes of discussion and input from interested parties, and the final meeting to be held for the purpose of issuing a committee report; and, be it further

RESOLVED, that the committee report shall be issued to this Legislature no later than May 1, 2010.

ADOPTED. Ayes: 14 (Lesniak, Dougherty, Meyer, Tassone, Rapp, Corbett, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Rhinehart) Noes: 4 (Stanczyk, Kinne, Williams, Ervin) Absent: 1 (Buckel)

* * *

Motion Made By Mr. Meyer

RESOLUTION NO. (1)

AMENDING RESOLUTION NO. 231 - 2000, AS AMENDED, TO ELIMINATE THE AUTHORITY TO HIRE MANAGEMENT CONFIDENTIAL EMPLOYEES UP TO STEP G

WHEREAS, by Resolution No. 231 - 2000, as amended, this Onondaga County Legislature provided that management confidential employees shall be slotted into the first step in the salary schedule, and that in exceptional circumstances the County Executive may authorize hiring at Step G; and

WHEREAS, given the difficult economic climate, it is necessary to amend Resolution No. 231 - 2000 to eliminate the authorization to hire up to Step G; now, therefore be it

RESOLVED, that Resolution No. 231 - 2000, as amended, hereby is further amended in Appendix C, paragraph 5 to delete the following sentence: "In exceptional circumstances the County Executive can authorize hiring up to Step G"; and, be it further

RESOLVED, that in all other respects, Resolution No. 231 - 2000, as amended, shall remain in full force and effect.

Sponsor requested the resolution be sent to committee. Chairman Rhinehart referred resolution numbers 1, 36 and 37 to Ways & Means.

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 15

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT A GRANT FROM THE NEW YORK STATE ENVIRONMENTAL FACILITIES CORPORATION AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, Onondaga County Department of Parks and Recreation submitted an application and received approval from the New York State Environmental Facilities Corporation for the Clean Vessel Assistance Program (CVAP); and

WHEREAS, the County was awarded \$9,000 to replace the Onondaga Lake Park Marina's sewage pump out equipment, consisting of a pump, small storage tank and miscellaneous

attachments that provide boaters with an environmentally responsible way to discharge sanitary waste; and

WHEREAS, the grant requires a match of \$3,000 provided by Department of Parks and Recreation in the form of in-kind labor materials to install the equipment, which will be funded through the 2010 operating budget; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 Onondaga County Budget be amended by providing and making available the following:

<u>REVENUES:</u>	
CG510 Estimated Revenues	\$9,000
In Admin. Unit 80-69-00	
Parks and Recreation	
FAMIS Index 510024	
In Acct. 027-0640	
3889 State Aid Other Culture and Recreation	\$9,000

<u>APPROPRIATIONS:</u>	
CG960 Appropriations	\$9,000
In Admin. Unit 80-69-00	
Parks and Recreation	
FAMIS Index 510024	
In Acct. 300-9300	\$9,000

ADOPTED. Ayes: 18 Absent: 1 (Buckel)

* * *

Motion Made By Mrs. Rapp, Mr. Meyer

RESOLUTION NO. 16

AMENDING THE 2010 COUNTY BUDGET TO APPROPRIATE FUNDS FROM THE TRUST AND AGENCY ACCOUNT FOR AN EXPANSION OF THE ONONDAGA COUNTY VETERANS MEMORIAL CEMETERY AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the Onondaga County Department of Parks and Recreation is responsible for the maintenance and operation of the Veterans Memorial Cemetery; and

WHEREAS, an account was established in the Trust and Agency Fund to accrue interest from a portion of burial fees and advance payment of burial fees for the perpetual care and improvements to the Veterans Memorial Cemetery; and

WHEREAS, the Veterans Memorial Cemetery will soon reach its capacity; and

WHEREAS, the Department of Parks and Recreation desires to appropriate a portion of the interest from the Trust and Agency account to undertake an expansion of approximately one acre; and

WHEREAS, the estimated total cost of the expansion is \$30,000; now, therefore be it

RESOLVED, that the proposed action is an Unlisted Action and this Legislature shall act as the Lead Agency for the purposes of the New York State Environmental Quality Review act (SEQRA); and, be it further

RESOLVED, that the Short Environmental Assessment Form for this project has been completed and reviewed and is on file with the Clerk of the Legislature; and, be it further

RESOLVED, that this Legislature hereby finds and declares a negative declaration under SEQRA in that there are no significant adverse environmental impacts; and, be it further

RESOLVED, that the 2010 Onondaga County Budget be amended by providing and making available the following:

REVENUES:

A510 Estimated Revenues	\$30,000
In Admin. Unit 80-69-00	
Parks and Recreation Department	
FAMIS Index 510040	
In Capital Project 522714	
In Acct 050-1741	
2401 Interest and Earnings on Investment	\$30,000

APPROPRIATIONS:

A960 Appropriations	\$30,000
In Admin. Unit 80-69-00	
Parks and Recreation Department	
FAMIS Index 510040	
In Capital Project 522714	\$30,000

ADOPTED. Ayes: 18 Absent: 1 (Buckel)

* * *

*Mr. Buckel arrived at the meeting.

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 17

AMENDING THE 2010 ONONDAGA COUNTY BUDGET TO PROVIDE FUNDING FOR THE ECONOMIC DEVELOPMENT MARKETING PLAN

WHEREAS, the 2010 adopted county budget includes \$82,500 in a contingency account for the development of a marketing plan by the Office of Economic Development; and

WHEREAS, the objective of the Economic Development marketing plan is to encourage local businesses to grow and expand within Onondaga County and to identify, develop and attract national and globally run businesses to our community; and

WHEREAS, it is necessary to provide for the transfer of said funds from the contingency account so that the Office of Economic Development can proceed with developing the marketing plan, as anticipated in the 2010 operating budget; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 Onondaga County Budget be amended by providing and making available the following:

APPROPRIATIONS:

In Admin. Unit 10-35	
Economic Development	
FAMIS Index 180000	
In Acct. 972-6872 Transfer to Grant Expenditures	\$82,500
In Acct. 650-6650 Contingent Account	(\$82,500)

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 18

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

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

WHEREAS, it is the desire of the Onondaga County Legislature to reappoint James M. Rhinehart and appoint Martin D. Masterpole as the Legislature's representatives; now, therefore be it

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

REAPPOINTMENT:

James M. Rhinehart
P.O. Box 754
Skaneateles, New York 13152

TERM EXPIRES:

December 31, 2010

APPOINTMENT:

Martin D. Masterpole
344 Coleridge Avenue
Syracuse, New York 13204

December 31, 2010

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 19

CONFIRMING REAPPOINTMENT AND APPOINTMENT TO THE COOPERATIVE
EXTENSION ASSOCIATION OF ONONDAGA COUNTY BOARD OF DIRECTORS

WHEREAS, pursuant to Section 224 of the New York State County Law and Article V, Section 3 of the Constitution of the Cooperative Extension Association of Onondaga County, the Onondaga County Legislature has been requested annually to appoint one of its members to serve on the Board of Directors of said Association; and

WHEREAS, the Cooperative Extension Association of Onondaga County Board of Directors has amended its By-Laws to request the appointment of two legislators to its Board of Directors; and

WHEREAS, the Chairman of the Onondaga County Legislature has reappointed Monica Williams and appointed Judith Tassone as the Legislature's representatives; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby confirms the reappointment and appointment of the following individuals as members of the Cooperative Extension Association of Onondaga County Board of Directors for the terms specified:

REAPPOINTMENT:
Monica Williams
P.O. Box 132
Syracuse, New York 13207

TERM EXPIRES:
December 31, 2010

APPOINTMENT:
Judith A. Tassone
4855 Thornwood Drive
Liverpool, New York 13088

December 31, 2010

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 20

CONFIRMING REAPPOINTMENT TO THE ONONDAGA COUNTY JURY BOARD

WHEREAS, pursuant to Article 18, Section 652 of the Judiciary Law, the Onondaga County Legislature is requested to appoint one of its members (not engaged in the practice of law) to the Onondaga County Jury Board; now, therefore be it

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

REAPPOINTMENT:
Robert D. Warner
1478 Gunbarrel Road
Baldwinsville, New York 13027

TERM EXPIRES:
December 31, 2011

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 21

REAPPOINTING AND APPOINTING TWO DIRECTORS TO THE ONONDAGA COUNTY TOBACCO ASSET SECURITIZATION CORPORATION

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

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

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

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

APPOINTMENT:
Legislator Casey E. Jordan
8133 Rizzo Drive
Clay, New York 13041

REAPPOINTMENT:
Legislator Robert D. Warner
1478 Gunbarrel Road
Baldwinsville, New York 13041

and, be it further

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

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

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 22

APPOINTING COSTELLO, COONEY AND FEARON AS LEGISLATIVE COUNSEL FOR THE ONONDAGA COUNTY LEGISLATURE

RESOLVED, that the following hereby is appointed Legislative Counsel for the Onondaga County Legislature:

Costello, Cooney & Fearon
Salina Place
205 South Salina Street
Syracuse, NY 13202

and, be it further

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

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 23

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT FUNDS IN RELATION TO A PROJECT TO DEVELOP A MECHANISTIC WATER QUALITY MODEL OF ONONDAGA LAKE AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS TO IMPLEMENT THE PROJECT

WHEREAS, the Water Resources Development Act of 1999, PL 106 - 53, authorized the creation of an Onondaga Lake Partnership (OLP) between Federal, State and local entities to plan, design, and construct certain projects which are consistent with the Onondaga Lake Management Plan and the Amended Consent Judgment (ACJ); and

WHEREAS, in 2004 the OLP Project Committee received a proposal from the County of Onondaga for a project to develop a new Onondaga Lake Water Quality Model; and

WHEREAS, on September 12, 2004 the OLP Executive Committee passed a resolution to approve, endorse and recommend the allocation of federal funding for the proposed Lake Model project, and recommended that the U.S. Army Corps of Engineers enter into a grant agreement with the County of Onondaga to implement the project; and

WHEREAS, by Resolution No. 223 - 2004 this Onondaga County Legislature authorized the execution of agreements to implement the Lake Water Quality Model project and to accept grant funds as reimbursement for work completed on the project; and

WHEREAS, pursuant to Resolution No. 225 - 2009 approving and authorizing the execution of the 2009 Stipulation and Order Amending the ACJ, the County is required to conduct studies, in consultation with the DEC, EPA and ASLF, in the development and implementation of the mechanistic water quality model being developed for Onondaga Lake; and

WHEREAS, on December 18, 2009 the Onondaga Lake Partnership Executive Committee passed a resolution to approve, endorse and recommend the allocation of additional federal funding for necessary costs associated with certain studies in support of the Lake Model project, and which requires a 30% match; and

WHEREAS, by Resolution No. 176 - 2004 this County Legislature accepted funds from the Pepsi Bottling Group, Inc. as part of a settlement for the unlawful disposal of waste products, \$1,000,000 of which is dedicated for use as non-federal match for Onondaga Lake Partnership projects, and which can be used to satisfy the 30% non-federal share of the additional project cost; and

WHEREAS, it is the desire of this Legislature to accept funds from the U.S. Army Corps of Engineers in an amount up to \$835,800 as reimbursement for work completed on the Lake Water Quality Model project; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into agreements to accept these grant funds and implement the intent of this Resolution; and, be it further

RESOLVED, that the 2010 County Budget is hereby amended as follows:

REVENUES:

Capital Project Fund 025		\$835,800
Admin Unit 80-33-30		
Water Environment Protection – CSD Grants		
FAMIS Index # 480087		
In Acct # 010 – 0110 Federal Aid Gen Gov		
Capital Project # 587 964/004	\$835,800	
OLP Lake Water Quality Model		

APPROPRIATIONS:

Capital Project Fund 025		\$835,800
Admin Unit 80-33-30		
Water Environment Protection – CSD Grants		
FAMIS Index # 480087		
Capital Project # 587 964/004	\$835,800	
OLP Lake Water Quality Model		

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 24

A RESOLUTION CALLING A PROPOSED PUBLIC HEARING IN CONNECTION WITH THE PROPOSED METROPOLITAN WASTEWATER TREATMENT PLANT DIGESTER CLEANING AND IMPROVEMENT PROJECT FOR THE ONONDAGA COUNTY SANITARY DISTRICT

WHEREAS, pursuant to Article 11-A of the Onondaga County Administrative Code, the Commissioner of Water Environment Protection has heretofore recommended to this County Legislature that the County implement and complete a Digester Cleaning and Improvement Project for the Syracuse Metropolitan Wastewater Treatment Plant in Syracuse, New York at a maximum estimated cost of \$5,000,000 of which \$3,000,000 will be financed and \$2,000,000 will be paid from available funds; and

WHEREAS, said Commissioner of Water Environment Protection has duly filed her Report and Recommendations dated January 20, 2010 which has been duly approved by the County Executive; now, therefore be it

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

Section 1. A meeting of the County Legislature of the County of Onondaga, New York shall be held in the Legislative Chambers in the County Court House, in Syracuse, New York, on March 2, 2010, at 2:15 o'clock P.M., Prevailing time, for the purpose of conducting a public hearing upon the aforesaid matter. The Clerk of said County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published and posted in the manner provided by law.

Section 2. This resolution shall take effect immediately.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 25

A RESOLUTION CALLING A PUBLIC HEARING IN CONNECTION WITH PROPOSED IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT OF THE COUNTY OF ONONDAGA, NEW YORK

WHEREAS, the County of Onondaga has previously entered into an amended consent judgment in connection with the settlement of litigation involving Atlantic States Legal Foundation, Inc. et al; and

WHEREAS, the Amended Consent Judgment includes a Municipal Compliance Plan which specifies capital projects and activities related to attainment of the effluent limitations and water quality objectives of the Amended Consent Judgment and sets forth a comprehensive schedule for the implementation of said capital projects and activities; and

WHEREAS, to maintain compliance with the schedule which is mandated in the Amended Consent Judgment and to avoid the possible imposition of stipulated penalties the County has previously approved the Midland Regional Treatment Facility and Conveyances Project at a maximum estimated cost of \$148,368,853; and

WHEREAS, it is now desired to modify this project to include floatable control facilities at CSO locations in the Midland Sewershed, additional sewer separation improvements and a variety of green infrastructure projects at a maximum estimated cost of \$79,000,000, which will be included in the cost of the project previously approved; and

WHEREAS, it is now desired to call a public hearing on the aforesaid revised project plan in accordance with the provisions of the Onondaga County Administrative Code; now, therefore be it

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

Section 1. A meeting of the County Legislature of the County of Onondaga, New York shall be held in the Legislative Chambers in the County Court House, in Syracuse, New York, on March 2, 2010, at 2:20 o'clock P.M., Prevailing time, for the purpose of conducting a public hearing

upon the aforesaid matter. The Clerk of said County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published and posted in the manner provided by law.

Section 2. This resolution shall take effect immediately.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 26

A RESOLUTION CALLING A PUBLIC HEARING IN CONNECTION WITH PROPOSED IMPROVEMENTS FOR THE ONONDAGA COUNTY HARBOR BROOK CSO IMPROVEMENTS OF THE COUNTY OF ONONDAGA, NEW YORK

WHEREAS, the County of Onondaga has previously entered into an amended consent judgment in connection with the settlement of litigation involving Atlantic States Legal Foundation, Inc. et al; and

WHEREAS, the Amended Consent Judgment includes a Municipal Compliance Plan which specifies capital projects and activities related to attainment of the effluent limitations and water quality objectives of the Amended Consent Judgment and sets forth a comprehensive schedule for the implementation of said capital projects and activities; and

WHEREAS, to maintain compliance with the schedule which is mandated in the Amended Consent Judgment and to avoid the possible imposition of stipulated penalties the County has previously approved the Harbor Brook CSO Improvement Project consisting of both green and gray infrastructure improvements including floatable control facilities at CSO locations in the Harbor Brook sewershed, a large storage facility located near State Fair Boulevard and various sewer separation improvements all at a maximum estimated cost of \$31,500,000; and

WHEREAS, it is now desired to modify this project to include additional engineering studies to assist in properly scoping this project; and

WHEREAS, it is now desired to call a public hearing on the aforesaid revised project plan in accordance with the provisions of the Onondaga County Administrative Code; now, therefore be it

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

Section 1. A meeting of the County Legislature of the County of Onondaga, New York shall be held in the Legislative Chambers in the County Court House, in Syracuse, New York, on March 2, 2010, at 2:25 o'clock P.M., Prevailing Time, for the purpose of conducting a public hearing upon the aforesaid matter. The Clerk of said County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published and posted in the manner provided by law.

Section 2. This resolution shall take effect immediately.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 27

A RESOLUTION APPROVING THE REVISED PROJECT PLAN RELATING TO THE CLINTON STREET CONVEYANCES AND REGIONAL TREATMENT FACILITY IN AND FOR THE ONONDAGA COUNTY SANITARY DISTRICT

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

WHEREAS, the Commissioner of Water Environmental Protection of said County has requested that the County approve a revised project plan for the Clinton Street Conveyances and Regional Treatment Facility to allow for both gray and green infrastructure improvements including a combined sewer storage facility, other combined sewer infrastructure improvements and a variety of green infrastructure improvements, in and for the County of Onondaga, New York; and

WHEREAS, this County Legislature duly adopted a resolution on December 1, 2009, calling a public hearing on the foregoing matter to be held in the Legislative Chambers in the County Court House, in Syracuse, New York on December 15, 2009 at 1:15 o'clock P.M., Prevailing Time; and

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

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

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

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

Section 1. Based upon the proceedings heretofore had and taken, it is hereby found and determined that it is necessary and in the public interest to undertake the proposed improvements described in the preambles hereof for the Clinton Street Conveyances and Regional Treatment Facility at an estimated maximum cost of \$79,000,000, and that said improvements will be of special benefit to all of the real property included within the limits of the District.

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

Section 3. This resolution shall take effect immediately.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 28

BOND RESOLUTION DATED FEBRUARY 2, 2010

A RESOLUTION AMENDING THE AUTHORIZED PURPOSES FOR WHICH BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, HAVE BEEN AUTHORIZED TO PAY THE COST OF CERTAIN IMPROVEMENTS FOR THE CLINTON STREET CONVEYANCES AND REGIONAL TREATMENT FACILITY IN AND FOR THE ONONDAGA COUNTY SANITARY DISTRICT

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

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

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

Section 1. Section 1 of the bond resolution dated May 1, 2007 (Resolution 90) adopted by the County Legislature is hereby amended to include both green and grey infrastructure improvements, including a combined sewer storage facility, other combined sewer infrastructure improvements and a variety of green infrastructure improvements.

Section 2. This resolution, which takes effect immediately, shall be published in summary form in The Post Standard, the official newspaper of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 29

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

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

APPOINTMENT:
C. Thomas Trinder
2303 Route 91
Fabius, NY 13063

TERM EXPIRES:
December 31, 2012

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

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

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 30

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY RESOURCE RECOVERY AGENCY

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, has duly appointed and designated pursuant to Title 13B, as amended, of the New York State Public Authorities Law, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Onondaga County Resource Recovery Agency:

APPOINTMENT:
Mr. Lee Klosowski
16 Leitch Ave.
Skaneateles, NY 13152

TERM EXPIRES:
December 31, 2012

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of the above individual as a member of the Onondaga County Resource Recovery Agency for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 31

CONFIRMING REAPPOINTMENT TO THE REGION 7 FOREST PRACTICE BOARD (DISTRICT 3)

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, has duly reappointed and designated pursuant to Section 9-0705 of the New York State Environmental Conservation Law, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Region 7 Forest Practice Board (District 3):

REAPPOINTMENT:
Hon. Robert DeMore
Onondaga County Legislator
7833 Main Street
Fabius, NY 13063

TERM EXPIRES:
December 31, 2011

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the reappointment of the above individual as a member of the Region 7 Forest Practice Board (District 3) for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 19

* * *

Made By Mr. Corbett

RESOLUTION NO. 32

CONFIRMING REAPPOINTMENT TO THE REGION 7 FISH AND WILDLIFE MANAGEMENT BOARD

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, has duly reappointed and designated pursuant to the New York State Fish and Wildlife Management Act and Section 11 - 0501 of the Fish and Wildlife Law, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Region 7 Fish and Wildlife Management Board:

APPOINTMENT:
Hon. James Corbett
Onondaga County Legislator
133 Blackstone Way
Syracuse, NY 13219

TERM EXPIRES:
December 31, 2011

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the reappointment of the above individual as a member of the Region 7 Fish and Wildlife Management Board for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 19

* * *

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

Motion Made By Mr. Stanczyk

REQUESTING THE NEW YORK STATE COMPTROLLER TO DEPOSIT ALL STATE FUNDS INTO BANKS AND CREDIT UNIONS CHARTERED IN NEW YORK, PARTICULARLY LOCAL BANKS, REQUESTING THE COUNTY EXECUTIVE TO CONTINUE USING LOCAL COMMUNITY BANKS AND CREDIT UNIONS FOR COUNTY BUSINESS, AND ENCOURAGING ALL LOCAL GOVERNMENTS AND COUNTY RESIDENTS TO USE LOCAL BANKS AND CREDIT UNIONS

WHEREAS, Onondaga County is host to a number of local community banks and credit unions, which rely heavily on customers who deposit funds with them; and

WHEREAS, these local banking institutions provide loans and other financial services to businesses and individuals within Onondaga County; and

WHEREAS, local banking institutions may be examined and insured by the Federal Deposit Insurance Corporation (FDIC), an independent agency created by the Congress to maintain stability and public confidence in the nation's financial system; and

WHEREAS, the financial difficulties surrounding the larger banks, resulting in the federal "bail-out" initiatives, have highlighted the importance of protecting and supporting local banking institutions; and

WHEREAS, unfortunately, despite the belief that the federal aid program would allow the larger banks to increase lending and stimulate the economy, the larger banks are lending less to smaller local businesses; and

WHEREAS, it is the sense of this Onondaga County Legislature that the county's residents would benefit from state and local governments moving the public funds entrusted to them out of the larger banks and depositing such public funds into local community banks and credit unions, chartered within New York State, as such a move would increase lending opportunities to local businesses and individuals, thereby stimulating the local economy; and

WHEREAS, the New York State Comptroller is authorized under New York State Finance Law to designate the banks in which state funds are to be deposited, and pursuant to such authorization, he has created procedures for state agencies to follow with respect to the deposit of such state funds; and

WHEREAS, pursuant to the Onondaga County Charter, the Onondaga County Executive is designated as the County's chief budget officer and, among other things, is empowered to designate depositories located within Onondaga County for the deposit of all moneys received by the Chief Fiscal Officer, and, among other things, the Chief Fiscal Officer is empowered to deposit and invest county funds; and

WHEREAS, Onondaga County does use local banking institutions for county transactions, and it is the desire of this Onondaga County Legislature for that practice to continue; now, therefore be it

RESOLVED, that this Onondaga County Legislature hereby requests the New York State Comptroller to modify his procedures for depositing state funds such that state funds shall be deposited into federally insured banks and credit unions chartered in New York State to the maximum extent possible; and, be it further

RESOLVED, that this Legislature hereby further requests the Onondaga County Executive to continue using local banking institutions for transacting county business and depositing county funds to the maximum extent possible; and, be it further

RESOLVED, that this Legislature further requests all local governments and Onondaga County residents to support the local economy by using local banks and credit unions; and, be it further

RESOLVED, that the Clerk of this Legislature is hereby directed to transmit a copy of this resolution to Thomas P. DiNapoli, the New York State Comptroller, and to other interested parties within Onondaga County government.

Mr. Stanczyk requested the resolution be sent to committee.

* * *

Motion Made By Mr. Kilmartin

RESOLUTION NO. 33

AUTHORIZING AN AGREEMENT BETWEEN THE COUNTY OF ONONDAGA AND
MADISON COUNTY FOR THE REPLACEMENT OF A COMMUNICATIONS TOWER AT
HIGHLAND FOREST

WHEREAS, Onondaga County is the owner of real property located in the Town of Fabius known as Highland Forest; and

WHEREAS, for at least 30 years Onondaga County has operated a communications tower within Highland Forest; and

WHEREAS, Madison County is currently undertaking a public safety communications project to improve interoperable communications capability; and

WHEREAS, Madison County's interoperable communications system will also be supported by Onondaga County's master trunking radio switch located at the Onondaga County Department of Emergency Communications; and

WHEREAS, Madison County has requested permission to utilize a portion of the Highland Forest property for the construction and operation of a communications tower, along with an equipment shelter and generator at the site of the existing Onondaga County tower; and

WHEREAS, Madison County has agreed, at its sole cost and expense to provide a replacement tower capable of supporting the antennas of both Counties; and

WHEREAS, following construction, the tower will become the joint property of Madison County and Onondaga County; and

WHEREAS, Onondaga County will assume maintenance costs for the tower, and each County will be responsible for the installation, maintenance and removal of its own antennas; and

WHEREAS, said agreement will provide that it may be revoked by Onondaga County upon 180 days notice; and

WHEREAS, an analysis of the potential environmental impacts, if any, of this proposed agreement has been done under the State Environmental Quality Review Act (SEQRA); now, therefore be it

RESOLVED, that the County Legislature is hereby authorized, directed and designated to act as the lead agency; and, be it further

RESOLVED, that as lead agency the County Legislature hereby determines that the proposed action is a Type 1 Action under SEQRA and an Environmental Assessment Form has been prepared; and, be it further

RESOLVED, that the Environmental Assessment Form prepared by and filed with this Legislature is satisfactory with respect to scope and content and adequacy in compliance with SEQRA and is hereby accepted by the County; and, be it further

RESOLVED, that the Onondaga County Legislature does hereby make and adopt a Negative Declaration for the project, and has determined that the proposed action will not have a significant effect on the environment; and, be it further

RESOLVED, that the Onondaga County Executive, or her designee, is authorized to take such action to comply with the requirements of SEQRA, including without limitation, the execution of documents and filing of same and any other actions to implement the intent of this resolution; and, be it further

RESOLVED, that the County Executive is hereby authorized to enter into a Permit Agreement with Madison County for the construction, operation and maintenance of a communications tower, along with an equipment shelter and generator, at the existing Highland Forest tower site.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Kilmartin

RESOLUTION NO. 34

AUTHORIZING THE PROBATION DEPARTMENT TO APPLY FOR GRANT FUNDS TO PROVIDE FOR ALTERNATIVES TO INCARCERATION AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the State of New York has authorized funds to the Division of Probation and Correctional Alternatives under the Alternatives to Incarceration Program to reduce incarceration of suitable nonviolent offenders through community-based programming; and

WHEREAS, the Division of Probation and Correctional Alternatives has appropriated funds for calendar year 2010 for the purpose of assisting localities in administering and planning for the Alternatives to Incarceration Programs; and

WHEREAS, the Division of Probation and Correctional Alternatives has allocated the amount of \$336,026 for the Onondaga County Probation Department for 2010, and the County has provided for those funds in the 2010 county budget; and

WHEREAS, in order to apply for such funds, the State requires the County to adopt a resolution authorizing such application; now, therefore be it

RESOLVED, that the County hereby is authorized to submit to the New York State Division of Probation and Correctional Alternatives the application approved by the Onondaga County Criminal Justice Advisory Board for receipt of grant funds in the maximum amount of \$336,026 for Alternatives to Incarceration funding, for a term commencing January 1, 2010 and terminating December 31, 2010; and, be it further

RESOLVED, that the Onondaga County Executive is authorized to enter into contracts to implement the intent of this resolution.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Kilmartin

RESOLUTION NO. 35

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AN AGREEMENT WITH THE STATE OF NEW YORK UNIFIED COURT SYSTEM

WHEREAS, the Onondaga County Sheriff's Office provides court security within the Fifth Judicial District of the New York State Unified Court System; and

WHEREAS, a renewal agreement is required between the New York State Unified Court System and the Onondaga County Sheriff's Office for the purpose of insuring that adequate security services are available in the courts of the County of Onondaga; and

WHEREAS, this agreement shall continue for a five year term commencing on April 1, 2009 and terminating on March 31, 2014; and

WHEREAS, this term may consist of annual periods each of which may have its own maximum amount of monetary reimbursement by the Unified Court System as well as its own staffing schedule; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement this resolution.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Warner

RESOLUTION NO. 36

AMENDING THE 2009 COUNTY BUDGET TO ACCEPT STATE GRANT FUNDING FOR THE HEALTHY MOM – HEALTHY BABY PRENATAL AND POSTPARTUM HOME VISITING PROGRAM GRANT, AND AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AGREEMENTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the Onondaga County Health Department currently operates a home visiting program for high risk pregnant women and families of Onondaga County; and

WHEREAS, the New York State Department of Health has awarded to Onondaga County a Healthy Mom – Healthy Baby Prenatal and Postpartum Home Visiting program grant in the amount of \$267,666 for the period October 1, 2009 to September 30, 2010; and

WHEREAS, the goal of the program is to improve birth outcomes for high risk pregnant and postpartum women and their infants through early identification, outreach, referral and home visiting through an organized county system of perinatal health and home visiting services; and

WHEREAS, in order to assist with planning and developing an organized county system of health and home visiting services, the New York State Department of Health has further awarded to

the County a one-time planning grant in the amount of \$267,506 for the period October 1, 2009 to March 31, 2010; and

WHEREAS, it is the desire of this Onondaga County Legislature to accept such grant funds; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into agreements to implement the intent of this resolution; and, be it further

RESOLVED, that the 2009 County Budget be amended as follows:

REVENUES:

CG510 Estimated Revenues	\$535,172
In Admin. Unit 40-43-95	
Health Department Grant Projects	
Healthy Mom-Healthy Baby Planning Grant	
Project #743773-001	
FAMIS Index 321091	
In Acct. 023-0420	
State Aid Health Other	\$267,506

In Admin. Unit 40-43-95	
Health Department Grant Projects	
Healthy Mom-Healthy Baby Grant	
Project #743774-001	
FAMIS Index 321091	
In Acct. 023-0420	
State Aid Health Other	\$267,666

APPROPRIATIONS:

CG960 Appropriations	\$535,172
In Admin. Unit 40-43-95	
Health Department Grant Projects	
Healthy Mom-Healthy Baby Planning Grant	
Project #743773-001FAMIS	
Index 3210910	\$267,506

In Admin. Unit 40-43-95	
Health Department Grant Projects	
Healthy Mom-Healthy Baby Grant	
Project #743774-001	
FAMIS Index 321091	\$267,666

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Warner

RESOLUTION NO. 37

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT ADDITIONAL FUNDS FROM THE NEW YORK STATE OFFICE OF MENTAL HEALTH FOR THE PROMISE ZONE INITIATIVE,

AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THE INTENT OF THIS RESOLUTION

WHEREAS, the New York State Office of Mental Health has granted the Onondaga County Department of Mental Health additional funds to implement the State's "Promise Zone Initiative", a program with the goal of developing replicable program models to improve mental health services in distressed urban school districts; and

WHEREAS, the Onondaga County Department of Mental Health is working in collaboration with the Syracuse City School District, Say Yes to Education and local mental health providers, and this grant shall be used for the purpose of improving mental health services in the Syracuse City School District; and

WHEREAS, the focus of this initiative will be to assess the current capacity of the school district and the local mental health system to provide services to children with emotional disorders; to train school and mental health personnel to better address the needs of emotionally disturbed children in the schools; and to improve access to professional mental health services for children and their families when needed; and

WHEREAS, the New York State Office of Mental Health has allocated \$634,000 for this project, of which amount \$204,000 is to be used for start-up costs and \$430,000 is to be used for the annual costs of the program; and

WHEREAS, it is the desire of this Onondaga County Legislature to accept such funds; now, therefore be it

RESOLVED, that the Onondaga County Executive is hereby authorized to enter into contracts to implement the intent of this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

A510 Estimated Revenues		\$634,000
In Admin. Unit 40-53-00		
Mental Health		
FAMIS Index 360354		
Acct. 023-0490 State Mental Health	\$634,000	

APPROPRIATIONS:

A960 Appropriations		634,000
In Admin. Unit 40-53-00		
Mental Health		
FAMIS Index 360354		
Acct. 570-9570 Contracted Services	\$634,000	
Zone Resolution 2010		

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 38

2009 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin. Unit 40-95 Veterans Service Agency FAMIS Index #460006 Acct. 101-4101 Regular Employee Salaries	Admin. Unit 40-95 Veterans Service Agency FAMIS Index #460006 Acct. 410-9410 All Other Expenses	\$12,490
Admin. Unit 40-34 Emergency Communications FAMIS Index #305011 Acct. 102-4102 Overtime	Admin. Unit 40-34 Emergency Communications FAMIS Index #305011 Acct. 413-9413 Maintenance, Utilities & Rents	\$20,000
Admin. Unit 40-34 Emergency Communications FAMIS Index #305011 Acct. 401-9401 Travel	Admin. Unit 40-34 Emergency Communications FAMIS Index #305011 Acct. 413-9413 Maintenance, Utilities & Rents	\$5,000
Admin. Unit 10-37 Elections Board FAMIS Index #190009 Acct. 300-9300 Supplies/Materials	Admin. Unit 10-37 Elections Board FAMIS Index 190009 Acct. 972-6872 Transfer to Grant	\$30,000
Admin. Unit 40-79-30 Sheriff Custody FAMIS Index 410027 Acct. 102-4102 Overtime Wages	Admin. Unit 40-79-30 Sheriff Custody FAMIS Index 410027 Acct. 410-9410 All Other Expenses	\$74,000

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 39

APPROVING AND DIRECTING THE CORRECTION OF CERTAIN ERRORS ON TAX BILLS

WHEREAS, the following named property owners have filed an application with the County Director of Real Property Tax Services for the correction of errors on the assessment and tax rolls relative to their respective premises; and

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

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

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

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

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

<u>NAME AND ADDRESS OF APPLICANT:</u>	<u>TAX MAP NUMBER:</u>	<u>AMOUNT OF TAX BILLED:</u>	<u>CORRECTED TAX:</u>
<u>DEWITT:</u> Carrier Corporation Tax Department -10FS1 10 Farm Springs Road Farmington, CT 06032	032.-02-01.3	\$208,389.45	\$1,886.32
Carrier Corporation Tax Department -10FS1 10 Farm Springs Road Farmington, CT 06032	032.-02-01.4	\$206,605.48	\$158.78

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 40

AMENDING THE 2010 COUNTY BUDGET TO APPROPRIATE FUNDS FROM THE LOCAL GOVERNMENT RECORDS MANAGEMENT IMPROVEMENT FUND

WHEREAS, the County Clerk for Onondaga County is in the process of implementing an archival records management program; and

WHEREAS, surplus records management revenues from prior years in the amount of \$150,000 are available for imaging and microfilming of documents for the proper long-term archival storage of permanent County Clerk records; and

WHEREAS, it is the desire of this Legislature to make such funds available for records management within the Office of the County Clerk; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 Onondaga County Budget be amended as follows:

REVENUES:

CG510 Estimated Revenues	\$150,000
Admin. Unit #10-19	
County Clerk	
FAMIS Index 110023	
In Acct. 030-0817 State Aid Co Clk Record Mgm't	\$150,000
Project #779005 Records Management	
Improvement Fund Project	

APPROPRIATIONS:

CG960 Appropriations	\$150,000
Administrative Unit 10-19	
County Clerk	
FAMIS Index #110023	
Project 779005 Records Management	
Improvement Fund Project	\$150,000

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 41

AUTHORIZING NEW YORK STATE REIMBURSEMENT FOR 2010 EXPENSES OF THE RECORDING OFFICER FOR THE COUNTY OF ONONDAGA FOR ADMINISTRATION OF MORTGAGE TAXES

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

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

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

RESOLVED, by the Onondaga County Legislature that the sum of \$412,798 for the year 2010 be and the same hereby is determined as necessary, reasonable and proper allowance to be received by the Recording Officer of the County of Onondaga for the purpose of administering mortgage taxes in her office, as follows:

Clerk III Salary	\$38,974
Plus additional sum as follows:	
Social Security	\$ 2,982
Retirement	4,745
Health Insurance	8,210
Unemployment	231
Workman's Compensation	1,746
Dental Insurance	343
Disability	<u>190</u>

		18,447	
			\$57,421
Clerk II Salary (2)	(33,390)	66,780	
Plus additional sum as follows			
Social Security		5,109	
Retirement		8,131	
Health Insurance		14,067	
Unemployment		395	
Workman's Compensation		2992	
Dental Insurance		588	
Disability		<u>326</u>	
		31,608	
			\$98,388
Deputy County Clerk Salary (2)	(48,430)	96,860	
Plus additional sum as follows:			
Social Security		7,410	
Retirement		11,794	
Health Insurance		20,404	
Unemployment		573	
Workman's Compensation		4,339	
Dental Insurance		852	
Disability		<u>473</u>	
		45,845	
			\$142,705
Indirect Costs		8,475	
Office Supplies		6,750	
Data Processing Services		40,860	
Facilities Management		50,516	
Voice Commun. (telephone)		776	
And Mailing Services			
Law Department Services		1,233	
Purch. Div Services		1,221	
Main. Util. Rents		4,250	
All Other Expenses		<u>203</u>	
		114,284	
			\$114,284
		Total	\$412,798

and, be it further

RESOLVED, that such additional sum of \$412,798 for the year 2010 is hereby certified to the State Tax Commissioner as the reasonable and necessary allowance for such expense; and, be it further

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

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 42

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT AN ALLOCATION OF FEDERAL GRANT FUNDS FROM NEW YORK STATE FOR VOTING ACCESS FOR INDIVIDUALS WITH DISABILITIES AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the New York State Board of Elections has allocated to Onondaga County federal Voting Access for Individuals with Disabilities (VOTE) grant funds in the amount of \$20,803 to improve access to polling places; and

WHEREAS, the Onondaga County Board of Elections will use said funds to establish, expand and improve access to and participation by individuals with a full range of disabilities in the election process; and

WHEREAS, it is the desire of this Legislature to accept said grant funds for the purpose provided herein; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended as follows:

REVENUES:

In Admin. Unit 10-37	\$20,803
Board of Elections Grants	
FAMIS Index 190025	
Project # 707005	
Improve Access To Polling Places Fed VOTE Funds	
In Acct. 020-0311	\$20,803

APPROPRIATIONS:

In Admin. Unit 10-37	\$20,803
Board of Elections Grants	
FAMIS Index 190025	
Project # 707005	
Improve Access To Polling Places Fed VOTE Funds	\$20,803

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 43

AUTHORIZING THE SETTLEMENT OF THE FEDERAL COURT ACTION OF ANGELA CAMPBELL V. COUNTY OF ONONDAGA, JAMESVILLE CORRECTIONAL FACILITY

WHEREAS, on or about August 25, 2004, by Summons and Complaint, Plaintiff, Angela Campbell, commenced this action against the County of Onondaga, Jamesville Correctional Facility, demanding payment for injuries sustained as a result of discriminatory actions taken during the course of her employment with the Onondaga County Department of Corrections; and

WHEREAS, Plaintiff, Angela Campbell, is willing to settle against the County of Onondaga upon the payment of \$47,500, including attorney's fees; now, therefore be it

RESOLVED, that the County Attorney is hereby authorized to settle this action in the amount of \$47,500, and the Comptroller be and hereby is authorized to draw his warrant charging it against the proper funds; and, be it further

RESOLVED, that this warrant shall be released to the County Attorney upon receipt of the proper release and the Stipulation of Discontinuance.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Jordan, Mr. Meyer, Mr. Lesniak

RESOLUTION NO. 44

CONFIRMING APPOINTMENTS TO THE CNY WORKS BOARD OF DIRECTORS

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, has duly appointed and designated pursuant to Article XIX, Section 1903 of the Onondaga County Charter, subject to confirmation by the Onondaga County Legislature, the following individuals as members of the CNY Works Board of Directors:

APPOINTMENT:
Dennis R. Donohue
1566 Levanna Road
Union Springs, NY 13160-4113

TERM EXPIRES:
October 31, 2012

Business Address:
NYS Department of Labor
450 South Salina Street
Syracuse, NY 13202

Michael J. Benn
3267 Greenleaf Dr.
Phoenix, NY 13135

December 31, 2012

Business Address:
5797 State Route 31
Cicero, NY 13039

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of the above individuals as members of the CNY Works Board of Directors for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 19

* * *

LOCAL LAW NO. 2 - 2010

A LOCAL LAW RELATING TO FEES COLLECTED BY THE DEPARTMENT OF PARKS AND RECREATION, AND AMENDING LOCAL LAW NO. 22 - 2002, AS AMENDED

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

Section 1. The Onondaga County Commissioner of Parks and Recreation is hereby empowered to collect fees for various Park admissions activities, and other services it might provide.

Section 2. Local Law No. 22 - 2002, as amended, hereby is further amended in Section 2 to strike the following:

<u>Park</u>	<u>Program</u>	<u>Price</u>
Onondaga Lake Park	Marina - Pump Out	\$6.50 per occurrence

and to substitute the following:

<u>Park</u>	<u>Program</u>	<u>Price</u>
Onondaga Lake Park	Marina - Pump Out	\$5 per occurrence

Section 3. The procedures for the collection of such fees shall be as prescribed by the appropriate laws of the State and any amendments thereto or determined by the Commissioner of Parks and Recreation where the State has not enacted procedures.

Section 4. Any prior resolution or Local Law pertaining to the fees collected by the Onondaga County Department of Parks and Recreation is hereby amended to the extent necessary to comply with the intent of this Local Law, and in all other respects, Local Law No. 22 - 2002 shall remain in full force and effect.

Section 5. This Local Law shall take effect upon filing pursuant to provisions of Municipal Home Rule Law.

ADOPTED. Ayes: 19

* * *

LOCAL LAW NO. 3 - 2010

A LOCAL LAW AMENDING LOCAL LAW NO. 14 - 2006, AS AMENDED, TO PROVIDE FOR A SEASON PASS FEE AT HIGHLAND FOREST

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

Section 1. Local Law No. 14 - 2006, as amended, hereby is further amended in Section 2 to strike the Highland Forest season pass fee in the amount of \$15 per car and to substitute the following:

<u>Park</u>	<u>Program</u>	<u>Price</u>
Highland Forest	Season Pass - Adult (Ages 22 and Over)	\$10/person
	Under Age 22	No Charge

Section 2. The procedures for the collection of such fees shall be as prescribed by the appropriate laws of the State and any amendments thereto or determined by the Commissioner of Parks and Recreation where the State has not enacted procedures.

Section 3. Any prior resolution or Local Law pertaining to the fees collected by the Onondaga County Department of Parks and Recreation is hereby amended to the extent necessary to comply with the intent of this Local Law, and, in all other respects Local Law No. 14 - 2006, as amended, shall remain in full force and effect.

Section 4. This Local Law shall take effect immediately and shall be filed pursuant to the provisions of the New York State Municipal Home Rule Law.

ADOPTED. Ayes: 14 (Lesniak, Dougherty, Meyer, Tassone, Rapp, Buckel, Corbett, Holmquist, Kilmartin, DeMore, Warner, Jordan, Masterpole, Rhinehart) Noes: 5 (Stanczyk, Kinne, Laguzza, Williams, Ervin)

* **

LOCAL LAW NO. 4 - 2010

A LOCAL LAW AMENDING LOCAL LAW NO. 20 - 2007, AS AMENDED, TO PROVIDE FOR A TWO MONTH SPECIAL FEE FOR ROSAMOND GIFFORD ZOO AT BURNET PARK

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

Section 1. Local Law No. 20 - 2007, as amended, hereby is further amended in Section 2 by adding the following two-month admission fee for Rosamond Gifford Zoo at Burnet Park:

<u>Park</u>	<u>Program</u>	<u>Price</u>
Rosamond Gifford Zoo	Daily Group (20 or more) Admission	\$1.50 per adult
	January – February	\$1.00 youth/students/seniors

Section 2. The procedures for the collection of such fees shall be as prescribed by the appropriate laws of the State and any amendments thereto or determined by the Commissioner of Parks and Recreation where the State has not enacted procedures.

Section 3. Any prior resolution or Local Law pertaining to the fees collected by the Onondaga County Department of Parks and Recreation is hereby amended to the extent necessary to comply with the intent of this Local Law, and, in all other respects Local Law No. 20 - 2007, as amended, shall remain in full force and effect.

Section 4. This Local Law shall take effect immediately and shall be filed pursuant to the provisions of the New York State Municipal Home Rule Law.

ADOPTED. Ayes: 19

* * *

LOCAL LAW NO. 5 - 2010

A LOCAL LAW DESIGNATING A REGIONALLY SIGNIFICANT PROJECT WITHIN THE
ONONDAGA COUNTY EMPIRE ZONE

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

Section 1. By Local Law No.6 - 1997, this Legislature authorized the County of Onondaga to prepare and submit an application for designation of an Empire Zone (then known as an Economic Development Zone), pursuant to Section 961(a) of the General Municipal Law, and the creation of such Zone was approved by the New York State Commissioner of Economic Development and such Zone was formally designated by the Empire Zones Designation Board on June 3, 1998.

The New York State Legislature and the Governor enacted into law changes to the Empire Zones program, whereby each existing Empire Zone configured its existing acreage into not more than six "distinct and separate contiguous areas" and provided for the location of regionally significant projects outside of the distinct and separate contiguous areas.

Section 2. Regionally significant projects include a manufacturer projecting the creation of fifty or more jobs.

Section 3. Empire Tissue, LLC is proposing the inclusion of their manufacturing facility on an approximately 67 acre parcel at 303 Belle Isle Road, in the Village of Solvay, Town of Geddes, and the Town of Camillus, New York, as a Regionally Significant Project within the Onondaga County Empire Zone.

Section 4. This expansion will add a minimum of 50 jobs that support the on-site manufacturing.

Section 5. The project is not within the Onondaga County Empire Zone boundaries.

Section 6. The New York State Department of Economic Development has determined that the proposed expansion is eligible for Empire Zone benefits as a Regionally Significant Project under Section 957(d)(i) of the General Municipal Law.

Section 7. The Zone Administrative Board of the Onondaga County Empire Zone has determined that the proposed expansion is eligible for Empire Zone benefits as a Regionally Significant Project under Section 957(d)(i) of the General Municipal Law.

Section 8. The Onondaga County Legislature of Onondaga County hereby approves the allocation of zone lands for the proposed expansion of the Empire Tissue, LLC manufacturing project for a Regionally Significant Project as determined by the Zone Administrative Board and the New York State Department of Economic Development, said zone lands to constitute the property identified as Tax Parcel: 001.-01-01.1 in the Town of Geddes and Tax Parcel: 015.-03-08.1 in the Town of Camillus.

Section 9. The Commissioner of the New York State Department of Economic Development is hereby requested to approve this addition to the Onondaga County Empire Zone in accordance with this Local Law.

Section 10. This Local Law shall take effect immediately pursuant to the provisions of the New York State Municipal Home Rule Law.

ADOPTED. Ayes: 19

* * *

There being no further business to come before the County Legislature, Mr. Lesniak moved to adjourn until Tuesday, March 2, 2010. There was no objection and the meeting was adjourned at 4:25 p.m.

Respectfully submitted,
DEBORAH L. MATURO, Clerk
Onondaga County Legislature

* * *

March 2, 2010

The Legislature of Onondaga County convened on the above date at 2:30 p.m. Chairman Rhinehart presiding.

The Clerk called the roll and the following legislators were present: Lesniak, Dougherty, Meyer, Tassone, Rapp, Buckel, Corbett, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Kinne, Laguzza, Masterpole, Williams, Ervin, Mr. Chairman.

Legislator Meyer introduced Senior Pastor Bill Anthes of the Grace Evangelical Covenant Church who gave the invocation. Legislator Tassone led the Pledge of Allegiance to the Flag of the United States of America.

Upon motion by Mr. Lesniak, there being no objection, the reading of the minutes of the last session of the County Legislature was dispensed with the minutes as prepared by the Clerk approved.

* * *

The Deputy Clerk read the following communications:

January 7, 2010

TO: Kathy Rapp, Chair of Planning & Economic Development Committee
Planning & Economic Development Committee Members

FROM: James M. Rhinehart, Chairman

RE: Appointment to the Central New York Regional Market Authority

Due to the resignation of CNY Regional Market Authority Member Harlod Vollmer, I am submitting for your consideration the appointment of John E. Harper, Jr.

Appointment:
John E. Harper, Jr.
5973 Sturgen Drive
LaFayette, NY 13084

Term Expires:
January 1, 2015

Mr. Harper's resume is attached for your review. This appointment will require confirmation of the full Legislature at its March 2, 2010 Session.

Thank you for your consideration.

* * *

GOLD SEAL:

- a. RECOGNIZE AND HONOR ELAINE WALTER FOR HER MANY YEARS OF DEDICATED SERVICE TO ONONDAGA COUNTY
- b. HONOR THE GARLAND BROTHERS FUNERAL HOME AS THE OLDEST MINORITY OWNED BUSINESS IN SYRACUSE AND CENTRAL NEW YORK

* * *

Motion Made By Mr. Buckel, Mr. Lesniak, Mr. Stanczyk, Mr. Kinne, Mr. Corbett, Mr. Laguzza,
Mr. Masterpole, Ms. Williams, Mrs. Ervin

RESOLUTION NO. 45

MEMORIALIZING THE GOVERNOR AND THE LEGISLATURE OF THE STATE OF NEW
YORK TO BAN HYDROFRACKING, AND REQUESTING THE GOVERNOR TO PURSUE
FURTHER INDEPENDENT SCIENTIFIC ASSESSMENTS TO DETERMINE THE RISKS
ASSOCIATED WITH HYDROFRACKING

WHEREAS, the Central New York region faces a potential environmental crisis in the form of hydrofracking, which involves drilling deep horizontal wells into areas of shale, and infusing massive quantities of water and potentially toxic chemicals into the wells to fracture the shale and release the gas; and

WHEREAS, companies are buying land rights from landowners across Central New York with the expectation that New York State will quickly finalize its environmental review and issue regulations allowing hydrofracking in our region; and

WHEREAS, the recently released state environmental review raises serious questions about the ability of the proposed state regulations to protect our natural resources and prevent permanent damage to our environment; and

WHEREAS, the New York State Environmental Conservation Law supersedes local regulation of the gas and solution mining industries, thereby precluding Onondaga County or any other city, county, town or village from regulating gas and oil well drilling operations; and

WHEREAS, the proposed state regulations fail to adequately monitor groundwater near gas wells and fail to detect or remediate contamination of aquifers, thereby posing a threat to individual and public supply wells; and

WHEREAS, the proposed state regulations further fail to provide for an adequate analysis of the chemicals used in the fracking fluids, allowing the use of substances that may be carcinogenic, mutagenic or endocrine disrupters; and

WHEREAS, frequent and heavy truck traffic from hydrofracking operations may cause significant damage to local roads and infrastructure as trucks pass through local municipalities to conduct drilling operations; and

WHEREAS, the constituents of the flowback water from the hydrofracking operations may be unsuitable and unsafe for disposal at a county treatment plant, resulting in potential holding ponds of toxic waste across Central New York; and

WHEREAS, the large quantities of water that must be withdrawn for hydrofracking operations pose a serious and permanent threat to our ecosystem; and

WHEREAS, the potential for contamination of our municipal and individual well-based drinking water and the potential water quality impacts from the migration of chemicals and improper discharge of wastewater directly to the watershed are causes of deep concern to this legislative body; and

WHEREAS, the potential damage to local landscapes and wildlife is incalculable, and the possible threat to air quality and public health from drilling operations is immeasurable; and

WHEREAS, it is necessary to pursue further independent scientific assessments of hydrofracking; now, therefore be it

RESOLVED, that this Onondaga County Legislature hereby requests the state to ban hydrofracking operations pending such further independent scientific assessments; and, be it further

RESOLVED, that this Onondaga County Legislature hereby further requests that the Honorable David A. Paterson, Governor, withdraw from SEQRA review the Draft Supplemental Generic Environmental Impact Statement On The Oil, Gas and Solution Mining Regulatory Program- Well Permit Issuance for Horizontal Drilling And High-Volume Hydraulic Fracturing to Develop the Marcellus Shale and Other Low-Permeability Gas Reservoirs, pending further independent scientific assessments to determine the aggregate protection provided therein concerning the public health, environment and economy of New York State; and, be it further

RESOLVED, that the Clerk of this Legislature herby is directed to transmit a copy of this resolution to the New York State Governor and to the state legislators representing Onondaga County.

ADOPTED. Ayes: 17 Noes: 2 (Meyer, Holmquist)

* * *

Motion Made By Mrs. Rapp, Mr. Kilmartin, Mr. Corbett, Mr. Laguzza

RESOLUTION NO. 46

MEMORIALIZING THE NEW YORK STATE LEGISLATURE TO ENACT SENATE BILL NO. S.6464 AND ASSEMBLY BILL NO. A.09528 ENTITLED "AN ACT AUTHORIZING THE COUNTY OF ONONDAGA TO ENTER INTO A LEASE WITH THE SYRACUSE CHARGERS ROWING CLUB" AND REQUESTING AND CONCURRING IN THE PREPARATION OF A HOME RULE REQUEST

WHEREAS, there has been introduced for adoption in the New York State Legislature Senate Bill No. S.6464 and Assembly Bill No. A.09528 entitled "An Act Authorizing the County of Onondaga to Enter Into a Lease with the Syracuse Chargers Rowing Club" authorizing the County of Onondaga to enter into a lease for a period of twenty-five years, for approximately 1.6 acres of public park property, known as Onondaga Lake Park, with the Syracuse Chargers Rowing Club for the purpose of conducting rowing activities; and

WHEREAS, a Home Rule Request is required and necessary before said lease may be authorized by the State Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby request the New York State Legislature to enact Senate Bill No. S.6464 and Assembly Bill No. A.09528 entitled "An Act Authorizing the County of Onondaga to Enter Into a Lease with the Syracuse Chargers Rowing Club" and requests and concurs in the preparation and submittal of a Home Rule Request regarding the same.

ADOPTED. Ayes: 19

* * *

Motion Made By Mrs. Rapp, Mr. Warner, Mr. Corbett, Mr. Jordan

RESOLUTION NO. 47

MEMORIALIZING THE GOVERNOR AND THE LEGISLATURE OF THE STATE OF NEW YORK TO AMEND APPROPRIATE LEGISLATION TO PROVIDE FOR A PORTION OF THE REVENUES FROM THE SALE OF FISHING LICENSES TO BE REMITTED TO ONONDAGA COUNTY TO SUPPORT THE CARPENTER'S BROOK FISH HATCHERY

WHEREAS, since 1938, the Onondaga County Department of Parks and Recreation has owned and operated a fish hatchery, known as Carpenter's Brook; and

WHEREAS, the New York State Department of Environmental Conservation (DEC) has instituted recommendations for trout stocking, and Carpenter's Brook Fish Hatchery has cooperated with the DEC to provide 100% of the trout stocking to lakes, ponds, and 100 miles of streams in Onondaga County; and

WHEREAS, Onondaga County is the only county in New York State to stock trout in place of the DEC and through this collaboration, Onondaga County has assisted the DEC in achieving its mission, which is to conserve, improve and protect the natural resources and environment, and to prevent, abate and control water, land and air pollution, in order to enhance the health, safety and welfare of the people of the state and their overall economic and social well-being; and

WHEREAS, Onondaga County desires to continue operating Carpenter's Brook Fishery, stocking lakes, ponds and streams at the current level, and to provide the highest quality fishing to Onondaga County residents and visitors; however, Onondaga County alone bears the total cost of fish rearing, stocking, and all other operations at the hatchery, without financial support from the DEC; and

WHEREAS, revenues from the sale of fishing licenses are the primary source of income for the DEC Division of Fish, Wildlife, and Marine Resources, and the sale of fishing licenses in Onondaga County is more than double the per capita average of other counties in the State; and

WHEREAS, annual sales of fishing licenses to Onondaga County residents amount to approximately 34,000 licenses, representing nearly one million dollars in annual revenue for the state; and

WHEREAS, it is the sense of this Onondaga County Legislature that a portion of such revenues should be remitted to Onondaga County to defray the costs associated with its trout stocking activities; now, therefore be it

RESOLVED, that this Onondaga County Legislature requests the New York State Governor and the New York State Legislature to amend appropriate legislation to provide that twenty percent of the annual revenues from the sale of fishing licenses to Onondaga County residents be remitted to Onondaga County to defray the costs of operating Carpenter's Brook Fish Hatchery, provided that the County continues to meet the DEC trout stocking recommendations; and, be it further

RESOLVED, that the Clerk of this Legislature is directed to transmit a copy of this resolution to David A. Paterson, the New York State Governor, and to the representatives of Onondaga County in the New York State Legislature.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Rhinehart, Mr. DeMore

RESOLUTION NO. 48

CONFIRMING APPOINTMENT OF JOHN E. HARPER, JR. TO THE CENTRAL NEW YORK REGIONAL MARKET AUTHORITY

WHEREAS, pursuant to Section 827 of the Public Authorities Law, this Legislature is empowered to appoint three members to the Central New York Regional Market Authority to serve at the pleasure of this Legislature; and

WHEREAS, pursuant to law, one appointee may be either a producer or non-producer of agricultural products; and

WHEREAS, the individual named below meets the foregoing qualifications; now, therefore be it

RESOLVED, that the following individual be appointed to the Central New York Regional Market Authority for the term specified:

APPOINTMENT:
John E. Harper, Jr.
5973 Sturgen Drive
LaFayette, New York 13084

TERM EXPIRES:
January 1, 2015

and, be it further

RESOLVED, that the Clerk of the Legislature be and is hereby directed to forward a certified copy of this resolution to the Secretary of the Central New York Regional Market Authority.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 49

AMENDING THE 2010 COUNTY BUDGET TO PROVIDE FUNDS TO ADDRESS HONEYWELL REMEDIATION ISSUES

WHEREAS, in 1989, the State of New York commenced litigation against Allied Signal now Honeywell International, Inc., seeking to compel Honeywell to investigate and clean up the effects of past and on-going releases of hazardous substances and pollutants in Onondaga Lake and the surrounding environs; and

WHEREAS, in 1994, Honeywell brought an action for contribution against Onondaga County; and

WHEREAS, in 2004 Honeywell and the County entered into a settlement agreement which preserves the County's rights to comment on Honeywell's submissions involving: 1) County discharges to the Onondaga Lake System, 2) the County as a source or party responsible for contamination in the Onondaga Lake System, and 3) any proposed or final monitoring program; and

WHEREAS, these participation rights provide the County with a continuing opportunity to identify and address technical, scientific and related legal issues in such submissions and proposals that could impact the County and its residents; and

WHEREAS, in addition, the State of New York and the Environmental Protection Agency have made a demand for payment of \$12.5 million from the County of Onondaga and multiple other parties for recovery of CERCLA related oversight costs allegedly incurred in connection with the Onondaga Lake Superfund site, and negotiations as to the amount and proper allocation of the claim are ongoing; and

WHEREAS, these negotiations and the resolution of related site clean up responsibilities have been complicated by the need to respond to and address the impacts of the Crucible and General Motors bankruptcy filings; and

WHEREAS, by letter dated October 30, 2009 the Environmental Protection Agency has requested that the County join other allegedly potentially responsible parties in negotiating terms under which the parties, either jointly or severally, would conduct a Remedial Investigation and Feasibility Study (RI/FS) of Lower Ley Creek, a sub-site of the Onondaga Lake Superfund Site; and

WHEREAS, the Onondaga Nation also served written notice upon the County of its intention to pursue claims for Natural Resource Damages in connection with Onondaga Lake; and

WHEREAS, this Legislature previously appropriated funds to a contingency account to pay for legal, technical, and scientific expenses expected to be incurred by the County as a consequence of the Honeywell litigation; and

WHEREAS, to cover anticipated expenses for current and anticipated efforts it is now necessary to transfer \$70,000 from the Honeywell Litigation Contingency Fund for activities including but not limited to review and comment upon Honeywell related submittals, plans and proposals, and to provide for continuing technical and legal support for Onondaga Lake Superfund and related legal, scientific and technical issues arising from past and ongoing releases of hazardous substances and other discharges to Onondaga Lake and its environs; now, therefore be it

RESOLVED, that the 2010 County Budget be amended as follows:

APPROPRIATIONS:

In Administrative Unit 80-33-30	
Department of Water Environment Protection	
FAMIS Index 480020	
In Account 408-9408	
Professional Services	+\$70,000
In Account 650-6650	
Contingent Account	-\$70,000

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 50

RESOLUTION DATED MARCH 2, 2010

A RESOLUTION APPROVING IMPROVEMENTS FOR THE METROPOLITAN SYRACUSE WASTEWATER TREATMENT PLANT OF THE COUNTY OF ONONDAGA, NEW YORK

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

WHEREAS, the Commissioner of Water Environmental Protection of said County, pursuant to the Onondaga County Administrative Code, has prepared and submitted to said County Legislature a Report dated January 20, 2010 (the "Report"), duly approved by the County Executive, recommending the Digester Cleaning and Improvement Project at the Syracuse Metropolitan Wastewater Treatment Plant, as more fully set forth in the Report, at a maximum estimated cost of \$5,000,000; and

WHEREAS, this County Legislature duly adopted a resolution on February 2, 2010, calling a public hearing on the foregoing matter to be held in the Legislative Chambers in the County Court House, in Syracuse, New York on March 2, 2010 at 2:15 o'clock P.M., Prevailing Time; and

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

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

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

Section 1. Based upon the proceedings heretofore had and taken, it is hereby found and determined that it is necessary and in the public interest to undertake the proposed improvements described in the preambles hereof for the Syracuse Metropolitan Wastewater Treatment Plant at an estimated maximum cost of \$5,000,000, and that said improvements will be of special benefit to all of the real property included within the limits of the District.

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

Section 3. This resolution shall take effect immediately.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 51

BOND RESOLUTION DATED MARCH 2, 2010

A RESOLUTION AUTHORIZING THE ISSUANCE OF \$3,000,000 BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, TO PAY COSTS OF CERTAIN IMPROVEMENTS FOR THE

METROPOLITAN SYRACUSE WASTEWATER TREATMENT PLANT IN AND FOR SAID COUNTY

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

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

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

Section 1. For the specific object or purpose of paying costs of a digester cleaning and improvement project at the Syracuse Metropolitan Wastewater Treatment Plant, including incidental costs and expenses, there are hereby authorized to be issued \$3,000,000 bonds of said County pursuant to the provisions of the Local Finance Law.

Section 2. The maximum estimated cost of the aforesaid improvements is \$5,000,000, and the plan for the financing thereof shall consist of (i) the issuance of the \$3,000,000 bonds of said County herein authorized; and (ii) the appropriation of \$2,000,000 of available District funds.

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

Section 4. The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. There shall annually be assessed upon the taxable real property in said Sanitary District in the manner provided by law an amount sufficient to pay said principal and interest as the same become due and payable, but if not paid from such source, all the taxable real property within said County shall be subject to the levy of ad valorem taxes without limitation as to rate or amount sufficient to pay the principal of and interest on said bonds.

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

Section 6. All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue serial bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

Section 7. The Chief Fiscal Officer is hereby further authorized, at his sole discretion, to execute a project financing and loan agreement, and any other agreements with the New York State Department of Environmental Conservation and/or the New York State Environmental Facilities Corporation, including amendments thereto, and including any instruments (or amendments thereto)

in the effectuation thereof, in order to effect the financing or refinancing of the specific object or purpose described in Section 1 hereof, or a portion thereof, by a bond, and, or note issue of said County in the event of the sale of same to the New York State Environmental Facilities Corporation.

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

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

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

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

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett, Ms. Williams

RESOLUTION NO. 52

RESOLUTION DATED MARCH 2, 2010

A RESOLUTION APPROVING THE REVISED PROJECT PLAN RELATING TO THE MIDLAND REGIONAL TREATMENT FACILITY AND CONVEYANCES PROJECT IN AND FOR THE ONONDAGA COUNTY SANITARY DISTRICT

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

WHEREAS, the Commissioner of Water Environmental Protection of said County has requested that the County approve a revised project plan for the Midland Regional Treatment Facility and Conveyances Project to allow for floatable control facilities at CSO locations in the Midland Sewershed, additional sewer separation improvements and a variety of green infrastructure projects, in and for the County of Onondaga, New York; and

WHEREAS, this County Legislature duly adopted a resolution on February 2, 2010, calling a public hearing on the foregoing matter to be held in the Legislative Chambers in the County Court House, in Syracuse, New York on March 2, 2010 at 2:20 o'clock P.M., Prevailing Time; and

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

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

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

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

Section 1. Based upon the proceedings heretofore had and taken, it is hereby found and determined that it is necessary and in the public interest to undertake the proposed improvements described in the preambles hereof relating to the Midland Regional Treatment Facility and Conveyances Project at an estimated maximum cost of \$79,000,000, which is included in the \$145,368,853 project cost previously approved and that said improvements will be of special benefit to all of the real property included within the limits of the District.

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

Section 3. This resolution shall take effect immediately.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 53

BOND RESOLUTION DATED MARCH 2, 2010

A RESOLUTION AMENDING THE AUTHORIZED PURPOSES FOR WHICH BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, HAVE BEEN AUTHORIZED TO PAY THE COST OF CERTAIN IMPROVEMENTS FOR THE MIDLAND REGIONAL TREATMENT FACILITY AND CONVEYANCES PROJECT IN AND FOR THE ONONDAGA COUNTY SANITARY DISTRICT

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

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

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

Section 1. Section 1 of the bond resolution dated March 4, 2008 (Resolution 51) adopted by the County Legislature is hereby amended to include floatable control facilities at CSO locations in the

Midland Sewershed, additional sewer separation improvements and a variety of green infrastructure improvements.

Section 2. This resolution, which takes effect immediately, shall be published in summary form in The Post Standard, the official newspaper of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 54

RESOLUTION DATED MARCH 2, 2010

A RESOLUTION APPROVING THE REVISED PROJECT PLAN RELATING TO THE HARBOR BROOK CSO IMPROVEMENT PROJECT IN AND FOR THE ONONDAGA COUNTY SANITARY DISTRICT

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

WHEREAS, the Commissioner of Water Environmental Protection of said County has requested that the County approve a revised project plan for the Harbor Brook CSO Improvement Project to allow for additional engineering studies to assist in properly scoping this project; and

WHEREAS, this County Legislature duly adopted a resolution on February 2, 2010, calling a public hearing on the foregoing matter to be held in the Legislative Chambers in the County Court House, in Syracuse, New York on March 2, 2010 at 2:25 o'clock P.M., Prevailing Time; and

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

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

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

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

Section 1. Based upon the proceedings heretofore had and taken, it is hereby found and determined that it is necessary and in the public interest to undertake the revised project described in the preambles hereof for the Harbor Brook CSO Project at an estimated maximum cost of \$31,500,000, and that said improvements will be of special benefit to all of the real property included within the limits of the District.

Section 2. A certified copy of this resolution shall be recorded in the office of the County Clerk and when so recorded shall be presumptive evidence of the regularity of the determinations

herein contained. The Clerk of the County Legislature is hereby authorized and directed to cause a notice of such recording to be published once in the official newspaper of said County in the manner provided by law.

Section 3. This resolution shall take effect immediately.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 55

BOND RESOLUTION DATED MARCH 2, 2010

A RESOLUTION AMENDING THE AUTHORIZED PURPOSES FOR WHICH BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, HAVE BEEN AUTHORIZED TO PAY THE COST OF CERTAIN IMPROVEMENTS FOR THE HARBOR BROOK CSO IMPROVEMENT PROJECT IN AND FOR THE ONONDAGA COUNTY SANITARY DISTRICT

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

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

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

Section 1. Section 1 of the bond resolution dated June 2, 2009 (Resolution 114) adopted by the County Legislature is hereby amended to include additional engineering studies.

Section 2. This resolution, which takes effect immediately, shall be published in summary form in The Post Standard, the official newspaper of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Stanczyk, Mr. Kinne

RESOLUTION NO. 56

REQUESTING THE NEW YORK STATE COMPTROLLER TO DEPOSIT ALL STATE FUNDS INTO BANKS AND CREDIT UNIONS CHARTERED IN NEW YORK, PARTICULARLY LOCAL BANKS, REQUESTING THE COUNTY EXECUTIVE TO CONTINUE USING LOCAL BANKS FOR COUNTY BUSINESS, AND ENCOURAGING ALL LOCAL GOVERNMENTS AND COUNTY RESIDENTS TO USE LOCAL BANKS AND CREDIT UNIONS TO THE EXTENT PERMITTED BY LAW

WHEREAS, Onondaga County is host to a number of local community banks and credit unions, which rely heavily on customers who deposit funds with them; and

WHEREAS, these local banking institutions provide loans and other financial services to businesses and individuals within Onondaga County; and

WHEREAS, local banking institutions may be examined and insured by the Federal Deposit Insurance Corporation (FDIC), an independent agency created by the Congress to maintain stability and public confidence in the nation's financial system; and

WHEREAS, the financial difficulties surrounding the larger banks, resulting in the federal "bail-out" initiatives, have highlighted the importance of protecting and supporting local banking institutions; and

WHEREAS, unfortunately, despite the belief that the federal aid program would allow the larger banks to increase lending and stimulate the economy, the larger banks are lending less to smaller local businesses; and

WHEREAS, it is the sense of this Onondaga County Legislature that the county's residents would benefit from state and local governments moving the public funds entrusted to them out of the larger banks and depositing such public funds into local community banks and credit unions, chartered within New York State, as such a move would increase lending opportunities to local businesses and individuals, thereby stimulating the local economy; and

WHEREAS, the New York State Comptroller is authorized under New York State Finance Law to designate the banks in which state funds are to be deposited, and pursuant to such authorization, he has created procedures for state agencies to follow with respect to the deposit of such state funds; and

WHEREAS, pursuant to the Onondaga County Charter, the Onondaga County Executive is designated as the County's chief budget officer and, among other things, is empowered to designate banks located within Onondaga County for the deposit of all moneys received by the Chief Fiscal Officer, and, among other things, the Chief Fiscal Officer is empowered to deposit and invest county funds; and

WHEREAS, Onondaga County does use local banks for county transactions, and it is the desire of this Onondaga County Legislature for that practice to continue; now, therefore be it

RESOLVED, that this Onondaga County Legislature hereby requests the New York State Comptroller to modify his procedures for depositing state funds such that state funds shall be deposited into federally insured banks and credit unions chartered in New York State to the maximum extent possible; and, be it further

RESOLVED, that this Legislature hereby further requests the Onondaga County Executive to continue using local banks for transacting county business and depositing county funds to the maximum extent possible; and, be it further

RESOLVED, that this Legislature further requests all local governments and Onondaga County residents to support the local economy by using local banks and credit unions; and, be it further

RESOLVED, that the Clerk of this Legislature is hereby directed to transmit a copy of this resolution to Thomas P. DiNapoli, the New York State Comptroller, and to other interested parties within Onondaga County government.

ADOPTED. Ayes: 11 (Stanczyk, Meyer, Tassone, Corbett, DeMore, Warner, Kinne, Laguzza, Masterpole, Williams, Ervin) Noes: 6 (Lesniak, Rapp, Kilmartin, Jordan, Dougherty, Rhinehart) Excused: 2 (Buckel, Holmquist)

* * *

Motion Made By Mr. Kilmartin

RESOLUTION NO. 57

AMENDING THE 2009 COUNTY BUDGET TO ACCEPT ADDITIONAL FUNDS FOR POLICE SERVICES PROVIDED TO THE TOWN OF CLAY

WHEREAS, by Resolution No. 130 - 08, the Onondaga County Legislature authorized the County Executive to enter into a contract to provide enhanced police services in the town of Clay; and

WHEREAS, pursuant to that contract, the Onondaga County Sheriff's Office bills the Town of Clay quarterly, based on expenses associated with providing the police service; and

WHEREAS, the expenses billed in 2009 were greater than the amount anticipated in the enacted 2009 Onondaga County budget; and

WHEREAS, the Town of Clay will be providing to Onondaga County an additional \$75,000, above the previously budgeted \$1,304,727, to pay for the Sheriff's Office costs associated with providing the enhanced police services in the Town; and

WHEREAS, it is the desire of this Legislature to accept such funding; now, therefore be it

RESOLVED, that the 2009 County budget be amended by providing and making available the following:

REVENUES:

In Admin. Unit 40-79-20	\$75,000
Sheriff Police/Civil	
FAMIS Index 410019	
In Project 782129	
2009 Clay Enhanced Patrol	
In Acct. 042-1526 Public Safety Other Governments	\$75,000

APPROPRIATIONS:

In Admin. Unit 40-79-20	\$75,000
Sheriff Police/Civil	
FAMIS Index 410019	
In Project 782129	
2009 Clay Enhanced Patrol	\$75,000

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 58

AMENDING THE 2010 COUNTY BUDGET TO PROVIDE ADDITIONAL GRANT FUNDS FOR A SELECTIVE TRAFFIC ENFORCEMENT PROGRAM AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the Congress of the United States has enacted Public Law 89 - 564, authorizing financial assistance for states to accelerate highway traffic safety programs; and

WHEREAS, the Governor’s Traffic Safety Committee has made funds available for a Selective Traffic Enforcement Program (STEP) to reduce unsafe driving; and

WHEREAS, a number of aggressive driving behaviors have been identified as contributing factors in motor vehicle accidents, including speeding, failure to yield right of way, following too closely, unsafe passing or lane usage and disregarding traffic control devices; and

WHEREAS, the Onondaga County Sheriff’s Office has applied for and received an additional \$3,000 in program funding, above the previously budgeted \$37,800, for the period of October 1, 2009 through September 30, 2010; and

WHEREAS, this Legislature is supportive of the efforts of the Sheriff to reduce unsafe driving behavior through the enforcement of the New York State Vehicle and Traffic Laws, and it is the desire of this Legislature to accept such funds; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County budget be amended by providing and making available the following:

REVENUES:

In Admin. Unit 40-79-20		\$3,000
Sheriff Police/Civil		
FAMIS Index 410019		
In Project 782138 – STEP 2010		
In Acct. 014-0163 Federal Aid Highway Safety	\$3,000	

APPROPRIATIONS:

In Admin. Unit 40-79-20		\$3,000
Sheriff Police/Civil		
FAMIS Index 410019		
In Project 782138 – STEP 2010	\$3,000	

ADOPTED. Ayes: 15 (Lesniak, Meyer, Tassone, Rapp, Buckel, Corbett, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Williams, Dougherty, Rhinehart) Noes: 4 (Stanczyk, Kinne, Masterpole, Ervin)

* * *

Motion Made By Mr. Kilmartin

RESOLUTION NO. 59

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT STATE HOMELAND SECURITY FUNDS FOR THE ONONDAGA COUNTY SHERIFF'S OFFICE AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the Sheriff's Office is eligible to receive State Law Enforcement Terrorism Prevention Program (SLETPP) funds in the amount \$477 from the New York State Office of Homeland Security, to be used from July 1, 2007 to June 30, 2010; and

WHEREAS, the purpose of these grant funds is to provide law enforcement personnel in the city, towns and villages in Onondaga County with additional training to enhance preparedness and response capabilities in the event of terrorist attacks; and

WHEREAS, these funds will reimburse the overtime costs of Sheriff's Office personnel participating in Red Team exercises to test the effectiveness of Operation Safeguard NY, an important program partnering community members, businesses and other associations across New York State to work together to alert members of state and local law enforcement to suspicious activities and potential acts of terrorism; and

WHEREAS, it is the desire of this Legislature to accept these SLETPP grant funds; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

<u>REVENUES:</u>	
In Admin. Unit 40-79-20	\$477
Sheriff's Police/Civil	
FAMIS Index 410019	
In Project 782147	
SLETPP 2010	
In Acct. 022-0371 St. Aid Homeland Security	\$477

<u>APPROPRIATIONS:</u>	
In Admin. Unit 40-79-20	\$477
Sheriff's Police/Civil	
FAMIS Index 410019	
In Project 782147	
SLETPP 2010	\$477

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Kilmartin

RESOLUTION NO. 60

AMENDING THE 2010 COUNTY BUDGET TO PROVIDE ADDITIONAL GRANT FUNDS FOR A SAFETY BELT ENFORCEMENT PROGRAM AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, Section 1229(c) of the New York State Vehicle and Traffic Law requires operators of motor vehicles to ensure that all front seat passengers and certain rear seat passengers are restrained by a safety belt while the vehicle is in operation; and

WHEREAS, the use of vehicle safety belts has been proven effective in reducing injuries and saving lives during motor vehicle collisions, and the Police Department of the Onondaga County Sheriff's Office is charged with enforcing this statute; and

WHEREAS, the Congress of the United States has enacted Public Law 89 - 564, authorizing financial assistance for states to accelerate highway traffic safety programs; and

WHEREAS, Section 16-A of the New York State Executive Law authorizes the Governor's Traffic Safety Committee to act on behalf of the Governor and the State of New York for the purpose of carrying out the Sections of Public Law 89 - 564; and

WHEREAS, the Governor's Traffic Safety Committee has made available an additional \$420 in program funding, above the previously budgeted \$28,560, to assist the Office of the Sheriff with enforcement of this statute through September of 2010; and

WHEREAS, it is the desire of this Legislature to accept such funding; now, therefore be it

RESOLVED, the County Executive hereby is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County budget be amended by providing and making available the following:

REVENUES:

In Admin. Unit 40-79-20	\$420
Sheriff Police / Civil	
FAMIS Index 410019	
In Project 782137	
2010 Buckle Up NY Program	
In Acct. 014-0163 Federal Aid Occupant Restraint	\$420

APPROPRIATIONS:

In Admin. Unit 40-79-20	\$420
Sheriff Police / Civil	
FAMIS Index 410019	
In Project 782137	
2010 Buckle Up NY Program	\$420

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Warner, Mr. Laguzza, Mr. Stanczyk, Mr. Kinne

RESOLUTION NO. 61

REQUESTING THE FEDERAL AND STATE LEGISLATORS WHO REPRESENT ONONDAGA COUNTY TO TAKE LEGISLATIVE ACTION TO COUNTER THE RECENT SUPREME

COURT DECISION WHICH STRUCK DOWN SPENDING LIMITS BY CORPORATIONS AND UNIONS IN POLITICAL ELECTIONS

WHEREAS, in a recent decision (Citizens United v. Federal Election Commission, decided January 21, 2010), the United States Supreme Court struck down statutory limits on corporate and union spending in elections, which some are calling a major victory for big business in silencing the interests of everyday citizens; and

WHEREAS, the law at issue, referred to as the McCain-Feingold law, essentially banned the broadcast of certain election broadcasts funded by corporations or labor unions in the thirty days preceding a presidential primary and in the sixty days preceding a general election; and

WHEREAS, this ruling favors corporate influence over democracy, essentially opening the floodgates to unbridled corporate political spending; and

WHEREAS, the Supreme Court ruling will make it more difficult to enact legislation designed to benefit the people by allowing corporations to spend freely to promote special interests in the days immediately preceding elections; and

WHEREAS, this court decision threatens grassroots organizing efforts, while encouraging large corporations to engage in massive spending to foster special interests; and

WHEREAS, it is necessary to take action to restore faith in our election process; and

WHEREAS, various options have been proposed to address the issues raised by this court decision, including creating a single website to catalog information on political spending, requiring the consent of shareholders prior to corporate political spending, requiring the chief executive officer of the corporation to appear in any political advertisement to make the public aware of the corporate sponsorship, imposing spending limits on corporations that have received federal bailout money or that receive federal contracts, and providing sources of public grants for campaigns; and

WHEREAS, even though the Supreme Court decision pertains to federal elections, it calls into question the viability of state campaign finance laws; and

WHEREAS, it is the desire of this Onondaga County Legislature for our elected representatives at the state and federal levels to take immediate action to guard against the possible adverse impacts of this court ruling; now, therefore be it

RESOLVED, that this Onondaga County Legislature hereby memorializes the state and federal legislators representing Central New York to take immediate action to address the issues raised in the United States Supreme Court case of Citizens United v. Federal Election Commission, necessary to restore integrity in the democratic election process as noted herein; and, be it further

RESOLVED, that the Clerk of this Legislature hereby is directed to transmit a copy of this resolution to the elected federal and state legislative representatives who represent Onondaga County.

ADOPTED. Ayes: 10 (Stanczyk, Tassone, Buckel, Corbett, Warner, Kinne, Laguzza, Masterpole, Williams, Ervin) Noes: 9 (Lesniak, Meyer, Rapp, Holmquist, Kilmartin, DeMore, Jordan, Dougherty, Rhinehart)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 62

PERSONNEL RESOLUTION

WHEREAS, various County Departments have requested changes in personnel, requests that have been approved by the Commissioner of Personnel, Chief Fiscal Officer, County Executive and the Ways & Means Committee of the County Legislature; now, therefore be it

RESOLVED, that the following changes be and hereby are authorized:

FACILITIES MANAGEMENT Admin. Unit 80-05-10

Create R.P. 01 80051000 0003 1246, Steamfitter @ \$30.0710/hr. effective March 13, 2010.

Abolish R.P. 01 80051000 0007 0672, Mech Sys Mtce Wkr, Grade 04 @ \$44,658 - \$49,462 effective March 13, 2010.

and, be it further,

RESOLVED, that this Legislature hereby authorizes the following transfer of function and positions and employees from the Department of Long Term Care Services to the Department Social Services in accordance with Section 70.2 of New York State Civil Service Law effective March 27, 2010.

Transfer the following positions from LONG TERM CARE SERVICES Admin. Unit 40-49-00 to SOCIAL SERVICES Admin. Unit 40-81-10:

Transfer R.P. 01 40493000 0013 0921, Administrative Assistant, Grade 09 @ \$41,622 - \$46,260 to R.P. 01 40811000 0012 0921, Administrative Assistant, Grade 09 @ \$41,622 - \$46,260 effective March 27, 2010.

Transfer R.P.s 01 40493000 0013 4729 and 4843, Community Health Nursing Supervisor, Grade 05 @ \$48,394 - \$59,597 to R.P.s 01 40811000 0012 4729 and 4843, Community Health Nursing Supervisor, Grade 05 @ \$48,394 - \$59,597 effective March 27, 2010.

Transfer R.P.s 01 40493000 0013 4835, 4852, 4853, 4855, 4856, 4858, 4867 and 7329, Community Health Nurse, Grade 03 @ \$42,703 - \$59,597 to R.P.s 01 40811000 0012 4835, 4852, 4853, 4855, 4856, 4858, 4867 and 7329, Community Health Nurse, Grade 03 @ \$42,703 - \$59,597 effective March 27, 2010.

Transfer R.P.s 01 40493000 0013 4822 and 4823, Typist II, Grade 05 @ \$30,238 - \$33,389 to R.P.s 01 40811000 0012 4822 and 4823, Typist II, Grade 05 @ \$30,238 - \$33,389 effective March 27, 2010.

Transfer R.P.s 01 40493000 0013 4934 and 4945, Clerk II, Grade 05 @ \$30,238 - \$33,389 to R.P. 01 40811000 0012 4934 and 4945, Clerk II, Grade 05 @ \$30,238 - \$33,389 effective March 27, 2010.

Transfer R.P. 01 40493000 0013 6212, Deputy Commissioner Community Services, Grade 35 @ \$68,363 - \$96,450 to R.P. 01 40811000 0012 6212 Deputy Commissioner Community Services, Grade 35 @ \$68,363 - \$96,450 effective March 27, 2010.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 63

APPROVING AND DIRECTING THE CORRECTION OF CERTAIN ERRORS ON TAX BILLS

WHEREAS, the following named property owners have filed an application with the County Director of Real Property Tax Services for the correction of errors on the assessment and tax rolls relative to their respective premises; and

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

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

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

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

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

<u>NAME AND ADDRESS OF APPLICANT:</u>	<u>TAX MAP NUMBER:</u>	<u>AMOUNT OF TAX BILLED:</u>	<u>CORRECTED TAX:</u>
<u>GEDDES:</u> Onondaga County Industrial Development Agency Solvay Paperboard 53 Industrial Drive Syracuse, New York 13204	002.-01-09.0	1,243,002.94	1,239,814.24
<u>POMPEY:</u> Pompey Community Church P.O. Box 27 Pompey, New York 13138-0027	021.-02-07.3	10,160.47	619.89
<u>SALINA:</u> Ramsey J. Michaels Northern Lights Ring ATTN: William Porter Real Estate 109 South Warren St., Suite 315 Syracuse, New York 13202	056.-01-01.0/3	4,984.58	1,741.86

ADOPTED. Ayes: 19

Motion Made By Mr. Jordan, Mr. Corbett

RESOLUTION NO. 64

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT FUNDS FROM THE NEW YORK STATE EDUCATION DEPARTMENT LOCAL GOVERNMENT RECORDS MANAGEMENT IMPROVEMENT FUND, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the County Clerk for Onondaga County, designated as the Chief Administrative Officer for the Onondaga County Clerk's Office, is mandated to scan and produce images of records; and

WHEREAS, the Onondaga County Clerk has obtained approval from the New York State Education Department to receive a \$68,260 grant through the Local Government Records Management Improvement Fund to provide for improvements and upgraded equipment for the County Clerk's computer system; and

WHEREAS, it is the desire of this Legislature to accept these funds; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 Onondaga County Budget be amended as follows:

REVENUES:

CG510 Estimated Revenues		\$68,260
Administrative Unit 10-19		
County Clerk		
FAMIS Index #110023		
In Acct. 0308-3060 State Aid	\$68,260	
Grant #779015 Phase 001 Records Management		
Improvement Fund Project 058010 1193		

APPROPRIATIONS:

CG960 Appropriations		\$68,260
Administrative Unit 10-19		
County Clerk		
FAMIS Index #110023		
Grant #779015 Phase 001 Records Management		
Improvement Fund Project 058010 1193	\$68,260	

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Jordan, Mrs. Rapp

RESOLUTION NO. 65

MEMORIALIZING THE GOVERNOR AND THE LEGISLATURE OF THE STATE OF NEW YORK TO REPEAL THE COST RECOVERY TAX ON LOCAL INDUSTRIAL DEVELOPMENT AGENCIES

WHEREAS, local Industrial Development Agencies (IDAs) serve as the primary vehicle for the implementation of economic development programs in counties and local communities across New York State; and

WHEREAS, the primary mission of local IDAs is the creation and retention of jobs for New York's residents through innovative, locally-driven and developed programs that serve to make counties and local communities better places in which to invest and grow productive businesses that serve and create environments that are conducive to generating new economic activity, creating new jobs and increasing tax revenue; and

WHEREAS, the 2009-2010 State budget contained a maximum statewide "cost recovery" tax of \$5 million to "reimburse to New York State an allocable share of state governmental costs attributable to the provisions of services to industrial development agencies"; and

WHEREAS, the State Department of Taxation and Finance has sent tax bills to every IDA in the state for amounts corresponding to 4.727% of the gross revenue as reported by IDAs under PARIS for 2008 calendar year, due March 31, 2010; and

WHEREAS, the tax bills received by local IDAs were received long after local IDA budgets were developed and implemented, without the inclusion of this new unanticipated tax in their adopted budgets; and

WHEREAS, the "cost recovery tax" is arbitrarily applied in that its assessment against PARIS revenue data imposes a tax on non-revenue funds, such as PILOT payments and state and federal pass-through grants; and

WHEREAS, imposing a state gross receipts tax on 2008 revenues (which include state and federal government resources) is redundant and punitive; and

WHEREAS, both IDA revenues and non-revenue funds that have fallen subject to this tax would more appropriately be used for economic development, rather than being used to bail out the State during its time of financial crisis; now, therefore be it

RESOLVED, that this Onondaga County Legislature strongly opposes the imposition of the new tax on the gross revenues of local Industrial Development Agencies as a means to help eliminate the state budget deficit; and, be it further

RESOLVED, that this Onondaga County Legislature calls upon the Governor and the State Legislature to repeal this onerous tax on the primary economic development organizations of New York's counties and other local governments - a tax which will take local resources that could better be used to create jobs in our communities in this time of economic crisis; and, be it further

RESOLVED, that the Clerk of the County Legislature hereby is directed to forward this resolution to Governor David A. Paterson and to the New York State Legislators representing Onondaga County.

ADOPTED. Ayes: 19

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 66

AUTHORIZING THE SETTLEMENT OF THE COURT ACTION OF ADOLF KLINGER AND
DIANA KLINGER V. THE COUNTY OF ONONDAGA

WHEREAS, on or about March 8, 2006, by Summons and Complaint, Plaintiffs Adolf Klinger and Diana Klinger, commenced this action against the County of Onondaga, demanding payment for property damages due to a sewer backup; and

WHEREAS, Plaintiffs Adolf Klinger and Diana Klinger are willing to settle against the County of Onondaga upon payment of \$12,000; now, therefore be it

RESOLVED, that the County Attorney be and hereby is authorized to enter into documents to implement this resolution and settle this action in the amount of \$12,000, inclusive of attorney fees, and the Comptroller be and hereby is authorized to draw his warrant charging it against the proper funds; and, be it further

RESOLVED, that this warrant shall be released by the County Attorney upon receipt of the proper release and the Stipulation of Discontinuance.

ADOPTED. Ayes: 19

* * *

LOCAL LAW NO. 6 - 2010

A LOCAL LAW AMENDING THE ONONDAGA COUNTY ADMINISTRATIVE CODE TO
TRANSFER THE DIVISION OF COMMUNITY SERVICES FROM THE ONONDAGA
COUNTY DEPARTMENT OF LONG TERM CARE SERVICES TO THE ONONDAGA
COUNTY DEPARTMENT OF SOCIAL SERVICES

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

Section 1. The Onondaga County Administrative Code, being Local Law No. 1 of 1975, hereby is amended in Article XI to strike Section 11.05 and Section 11.06 and is further amended in Article XIV to add Sections 14.04A and Section 14.04 B in Article XI, to read as follows:

Section 14.04A. DIVISION OF COMMUNITY SERVICES; DEPUTY COMMISSIONER
OF COMMUNITY SERVICES.

There shall be within the Department of Social Services a Division of Community Services under the direction of a Deputy Commissioner. The Deputy Commissioner shall be appointed by the Commissioner and, unless otherwise required by law, serve at the pleasure of the Commissioner. Appointments and revocations thereof, shall be in writing and reported to the Commissioner of Personnel.

Section 14.04B DEPUTY COMMISSIONER OF COMMUNITY SERVICES; POWERS
AND DUTIES.

The powers and duties of the Deputy Commission of Community Services shall be to:

- (a) encourage the development of community-based long term care programs in the County of Onondaga;

- (b) in collaboration with other County departments, establish and operate a long term care systems management program;
- (c) oversee the day-to-day operation of services rendered by the Community Services Division to residents of the County within such guidelines as may be provided by the Commissioner;
- (d) ensure that all employees within the division are duly licensed and registered in the State of New York to provide the services to which they have been assigned;
- (e) ensure that the management and the services delivered by the division provided thereunder are in compliance with applicable laws and regulations;
- (f) initiate, implement and update written policies and procedures for the operation of Community Services as may be required by law or regulation and as may be required for the efficient operation of programs;
- (g) develop agreements and contracts, subject to the approval of the Commissioner, to provide services and to secure services needed by the division;
- (h) make recommendations to the Commissioner, whenever appropriate, regarding all matters relating to delivery of community services.

Section 2. Effective Date. This local law shall take effect upon filing pursuant to the provisions of the New York State Municipal Home Rule Law.

ADOPTED. Ayes: 19

* * *

LOCAL LAW NO. 7 - 2010

A LOCAL LAW DESIGNATING A REGIONALLY SIGNIFICANT PROJECT WITHIN THE
ONONDAGA COUNTY EMPIRE ZONE

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

Section 1. By Local Law No. 6 - 1997, this Legislature authorized the County of Onondaga to prepare and submit an application for designation of an Empire Zone (then known as an Economic Development Zone), pursuant to Section 961(a) of the General Municipal Law, and the creation of such Zone was approved by the New York State Commissioner of Economic Development and such Zone was formally designated by the Empire Zones Designation Board on June 3, 1998.

The New York State Legislature and the Governor enacted into law changes to the Empire Zones program, whereby each existing Empire Zone configured its existing acreage into not more than six "distinct and separate contiguous areas" and provided for the location of regionally significant projects outside of the distinct and separate contiguous areas.

Section 2. Regionally significant projects include a manufacturer projecting the creation of fifty or more jobs.

Section 3. C Speed, LLC is proposing the inclusion of their manufacturing facility on a 1.37 acre parcel at 4465 Steelway Boulevard North, in the Town of Clay, New York, as a Regionally Significant Project within the Onondaga County Empire Zone.

Section 4. This expansion will add a minimum of 50 jobs that support the on-site manufacturing.

Section 5. The project is not within the Onondaga County Empire Zone boundaries.

Section 6. The New York State Department of Economic Development has determined that the proposed expansion is eligible for Empire Zone benefits as a Regionally Significant Project under Section 957(d)(i) of the General Municipal Law.

Section 7. The Zone Administrative Board of the Onondaga County Empire Zone has determined that the proposed expansion is eligible for Empire Zone benefits as a Regionally Significant Project under Section 957(d)(i) of the General Municipal Law.

Section 8. The Onondaga County Legislature of Onondaga County hereby approves the allocation of zone lands for the proposed expansion of the C Speed, LLC manufacturing project for a Regionally Significant Project as determined by the Zone Administrative Board and the New York State Department of Economic Development, said zone lands to constitute the property identified as Tax Parcel 105.-01-11.3 in the Town of Clay.

Section 9. The Commissioner of the New York State Department of Economic Development is hereby requested to approve this addition to the Onondaga County Empire Zone in accordance with this Local Law.

Section 10. This Local Law shall take effect immediately pursuant to the provisions of the New York State Municipal Home Rule Law.

ADOPTED. Ayes: 19

* * *

LOCAL LAW NO. 8 - 2010

A LOCAL LAW DESIGNATING A REGIONALLY SIGNIFICANT PROJECT WITHIN THE ONONDAGA COUNTY EMPIRE ZONE

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

Section 1. By Local Law No. 6 - 1997, this Legislature authorized the County of Onondaga to prepare and submit an application for designation of an Empire Zone (then known as an Economic Development Zone), pursuant to Section 961(a) of the General Municipal Law, and the creation of such Zone was approved by the New York State Commissioner of Economic Development and such Zone was formally designated by the Empire Zones Designation Board on June 3, 1998.

The New York State Legislature and the Governor enacted into law changes to the Empire Zones program, whereby each existing Empire Zone configured its existing acreage into not more than six "distinct and separate contiguous areas" and provided for the location of regionally significant projects outside of the distinct and separate contiguous areas.

Section 2. Regionally significant projects include a manufacturer projecting the creation of fifty or more jobs.

Section 3. Bannon Automotive, LLC is proposing the inclusion of their manufacturing facility on a 39.34 acre parcel at 2900 McLane Drive, in the Town of Lysander New York, as a Regionally Significant Project within the Onondaga County Empire Zone.

Section 4. This expansion will add a minimum of 50 jobs that support the on-site manufacturing.

Section 5. The project is not within the Onondaga County Empire Zone boundaries.

Section 6. The New York State Department of Economic Development has determined that the proposed expansion is eligible for the Empire Zone benefits as a Regionally Significant Project under Section 957(d)(i) of the General Municipal Law.

Section 7. The Zone Administrative Board of the Onondaga County Empire Zone has determined that the proposed expansion is eligible for Empire Zone benefits as a Regionally Significant Project under Section 957(d)(i) of the General Municipal Law.

Section 8. The Onondaga County Legislature of Onondaga County hereby approves the allocation of zone lands for the proposed expansion of the Bannon Automotive, LLC manufacturing project for a Regionally Significant Project as determined by the Zone Administrative Board and the New York State Department of Economic Development, said zone lands to constitute the property as identified as Tax Parcel 079.-01-10.5 in the Town of Lysander.

Section 9. The Commissioner of the New York State Department of Economic Development is hereby requested to approve this addition to the Onondaga County Empire Zone in accordance with this Local Law.

Section 10. This Local Law shall take effect immediately pursuant to the provisions of the New York State Municipal Home Rule Law.

ADOPTED. 19

* * *

There being no further business to come before the County Legislature, Mr. Lesniak moved to adjourn until Tuesday, April 6, 2010. There was no objection and the meeting was adjourned at 4:01 p.m.

Respectfully submitted,
DEBORAH L. MATURO, Clerk
Onondaga County Legislature

* * *

April 6, 2010

The Legislature of Onondaga County convened on the above date at 2:30 p.m. Chairman Rhinehart presiding.

The Clerk called the roll and the following legislators were present: Lesniak, Dougherty, Meyer, Tassone, Rapp, Buckel, Corbett, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Mr. Chairman.

Absent: Legislator Kinne

Legislator Tassone gave the invocation. Legislator Rapp led the Pledge of Allegiance to the Flag of the United States of America.

Upon motion by Mr. Lesniak, there being no objection, the reading of the minutes of the last session of the County Legislature was dispensed with the minutes as prepared by the Clerk approved.

* * *

The Deputy Clerk read the following communications:

February 18, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 1903 of the Onondaga County Charter, and Article III, Section 3.13 of the County Administrative Code, I have appointed, subject to confirmation of the County Legislature, the following individual as a new member of the Onondaga County Fire Advisory Board:

APPOINTMENT:
Thomas H. Sauer
211 Roberts Avenue
Syracuse, NY 13207

TERM EXPIRES:
December 31, 2013

Mr. Sauer has been recommended to replace Mark Zoanetti (Western Region), whose term on the Board has expired.

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

February 18, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

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

* * *

GOLD SEAL:

- a. RECOGNIZE AND HONOR STELLA PEIZOTTO UPON RECEIPT OF THE NEW YORK STATE SMALL BUSINESS PERSON OF THE YEAR AWARD

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 67

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT A GRANT FROM THE NEW YORK STATE ENERGY RESEARCH AND DEVELOPMENT AUTHORITY AND TO PROVIDE FOR THE LOCAL MATCH FOR AN ENERGY MANAGEMENT SYSTEM AT VAN DUYN, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, funding is available under the American Recovery and Reinvestment Act of 2009 for the Department of Energy to award formula grants to State Energy Programs; and

WHEREAS, the New York State Energy Research and Development Authority (NYSERDA), which administers the State Energy Program, developed a Request for Proposals through which approximately \$49.9 Million of New York's allocation of ARRA SEP funds will be awarded for eligible energy conservation projects on a competitive basis; and

WHEREAS, Onondaga County proposed an eligible energy conservation project that has been selected by NYSERDA and has been awarded funding; and

WHEREAS, the project will provide for the upgrade of the existing energy management system at Van Duyn Hospital and Home to allow for active control of air handling units and implementation of demand control ventilation strategies; and

WHEREAS, it is estimated that the project will save 5,732/MMBTU per year, resulting in an estimated energy savings of \$47,853 per year; and

WHEREAS, the estimated cost of the project is \$360,000; and

WHEREAS, NYSERDA has made funding available for this project in the amount of \$288,000, and the 20% local share will be made available through a transfer of funds from the 2010 adopted county budget; and

WHEREAS, it is the desire of this Legislature to accept such grant funds and to provide for said transfer; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement the intent of this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

APPROPRIATIONS:

A 960 Appropriations

\$0

In Admin Unit: 80-05-00
 Facilities Management
 Index: 470005
 Account: 413-9413 Maintenance Utilities and Rents (\$72,000)
 Account: 960-7460 Provisions for Capital Projects \$72,000

REVENUES:

H 510 Estimated Revenue \$360,000
 In Admin Unit: 80-05-00
 Facilities Management
 Index: 470021
 Project#: 512584-001 (NEW)
 Project Title: Van Duyn Energy
 Management System Upgrade
 Account: 057-2039-2770 NYSERDA Reimbursement \$288,000
 Account: 3701-5031 Transfer From General Fund \$72,000

APPROPRIATIONS:

H 960 Appropriations \$360,000
 In Admin Unit: 80-05-00
 Facilities Management
 Index: 470021
 Project#: 512584-001 (NEW)
 Project Title: Van Duyn Energy
 Management System Upgrade \$360,000

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 68

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT INSURANCE RECOVERY FUNDS
 FOR THE ONONDAGA COUNTY PUBLIC LIBRARY, AND AUTHORIZING THE COUNTY
 EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, property damage was sustained at Hazard Branch Library, located at 1620 West
 Genesee Street, resulting from an automobile crash in July 2009; and

WHEREAS, an estimate for the needed repairs to the County's property was submitted to the
 driver's insurance company, and the insurance company has remitted to the County payment
 intended to cover such repairs; and

WHEREAS, is the desire of this Onondaga County Legislature to accept this insurance
 payment for the purpose of making such repairs; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this
 resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the
 following:

REVENUES:

In Admin. Unit 6500 OCPL Capital Projects	\$4,497
FAMIS Index 390070	
Project # 562129 Syr Branch Libraries Improvements	
In Acct. 1987 Insurance Recoveries	\$4,497

APPROPRIATIONS:

In Admin Unit 6500 OCPL Capital Projects	\$4,497
FAMIS Index 390070	
Project # 562134 Syr Branch Libraries Improvements	\$4,497

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 69

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT STATE SPECIAL LEGISLATIVE
FUNDS TO IMPLEMENT THE "LOOK IT UP AT YOUR LIBRARY" PROGRAM, AND
AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO
IMPLEMENT THIS RESOLUTION

WHEREAS, Special Legislative funds in the amount of \$7,000 are available through the New York State Division of Library Development for the Look It Up At Your Library grant; and

WHEREAS, the grant provides funding to defray a portion of the cost of ReferenceUSA, a resource for residential and business information that is used by a wide spectrum of Onondaga County residents; and

WHEREAS, this database provides residential and business directory information, including marketing and job search data, and is one of the most frequently-used and helpful databases OCPL makes available to its patrons; and

WHEREAS, the grant also provides funding for two additional computers to accommodate additional access to ReferenceUSA, as well as other OCPL resources; and

WHEREAS, it is the desire of this Legislature to accept such funds; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement the intent of this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

CL510 Estimated Revenues	\$7,000
In Administrative Unit 655000	
OCPL Grants	
FAMIS Index 390062	
Project #767291	
Look It Up At Your Library Grant	
In Acct. In Acct. 027-0640	

State Aid Other Culture & Recreation \$7,000

APPROPRIATIONS:

CL960 Appropriations	\$7,000
In Administrative Unit 655000	
OCPL Grants	
FAMIS Index 390062	
Project #767291	
Look It Up At Your Library Grant	\$7,000

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 70

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT STATE SPECIAL LEGISLATIVE FUNDS TO SUPPORT REFERENCE USA FOR THE ONONDAGA COUNTY PUBLIC LIBRARY, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, Special Legislative funds in the amount of \$15,000 are available through the New York State Division of Library Development for the Sharing System Resources grant; and

WHEREAS, the grant provides funding to defray a portion of the cost of Reference USA, a resource for residential and business information that is used by a wide spectrum of Onondaga County residents; and

WHEREAS, this database provides residential and business directory information, including marketing and job search data, and is one of the most frequently-used and helpful databases OCPL makes available to its patrons; and

WHEREAS, this grant will enable OCPL to offer this service to all 32 libraries in the OCPL system; and

WHEREAS, it is the desire of this Legislature to accept such funds; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement the intent of this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

CL510 Estimated Revenues	\$15,000
In Administrative Unit 655000	
OCPL Grants	
FAMIS Index 390062	
Project #767292	
Sharing System Resources Grant	
In Acct. 027-0640	
State Aid Other Culture & Recreation	\$15,000

APPROPRIATIONS:

CL960 Appropriations	\$15,000
In Administrative Unit 655000	
OCPL Grants	
FAMIS Index 390062	
Project #767292	
Sharing System Resources Grant	\$15,000

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Kilmartin

RESOLUTION NO. (5)

ADVANCING FUNDS TO FACILITATE THE CONSTRUCTION OF THE SRC ARENA PURSUANT TO AN AGREEMENT BETWEEN THE COUNTY, ONONDAGA COMMUNITY COLLEGE AND THE ONONDAGA COMMUNITY COLLEGE FOUNDATION, AND A GUARANTY BY THE ONONDAGA COMMUNITY COLLEGE ASSOCIATION, INC.

WHEREAS, by Resolution No. 172 - 2008, the Onondaga County Legislature authorized the issuance of \$15,932,960 in bonds, of which \$2,857,500 is for part of the construction costs of a new sports arena ("SRC Arena") at Onondaga Community College ("the College"); and

WHEREAS, funding for the SRC Arena is comprised of \$6,208,750 from the State, \$2,857,500 in bonded funds from the County, and \$3,351,250 to be contributed by the College, for a total cost of \$12,417,500; and

WHEREAS, the College contribution (\$3,351,250) will be raised by the Onondaga Community College Foundation (the "Foundation") through a fundraising campaign and through a \$500,000 cash donation from the Onondaga Community College Association; and

WHEREAS, to facilitate the commencement and construction of the SRC Arena, in advance of the final construction of the SRC Arena, the County proposes to advance the College up to \$3,351,250 (the "Principal") while the Foundation proceeds with its fundraising campaign; and

WHEREAS, by Foundation Resolution No. 2010 - 3, the Foundation has committed to repay so much of the Principal as is advanced by the County in an amount not to exceed \$3,351,250 plus an Agreed Upon Fee, and the Onondaga Community College Association, Inc. will execute a Guaranty of payment to the County in which it guarantees the Foundation's full and timely repayment to the County (the "Guaranty"); and

WHEREAS, the County, the College, and the Foundation will enter into an Agreement (the "Advance Agreement", copy on file with the Clerk of this Legislature) that requires, inter alia, the Foundation to repay the County, on or before December 31, 2011, the full amount of Principal advanced for the SRC Arena plus the Agreed Upon Fee; and

WHEREAS, the Advance Agreement will further provide for the Foundation to deposit the sum of \$250,000 in the name of and on behalf of the County, and will provide that the County shall be entitled to interest at the statutory rate on any amounts outstanding, that the Foundation and the College waive any rights to challenge the validity of the Advance Agreement and are estopped from

challenging said Advance Agreement, and shall provide for the payment of reasonable attorney fees by the Foundation if the County is awarded any right or remedy for breach of said Agreement; and

WHEREAS, the SRC Arena will benefit the College by providing a necessary venue for athletic events at the College, will benefit the County as the local sponsor, and will benefit the Foundation whose corporate purpose includes furthering the objects and purposes of the College; and

WHEREAS, the College advises that it has conducted and completed a review of the College Athletic Complex, including the SRC Arena, pursuant to the New York State Environmental Quality Review Act; and

WHEREAS, it is the desire of this Legislature to provide for the advance of the Principal to facilitate the construction of the SRC Arena pursuant to the terms of the proposed Advance Agreement between the County, the College and the Foundation and in reliance on the Guaranty; now, therefore be it

RESOLVED, that this Legislature hereby authorizes the advance of up to \$3,351,250 to the College to facilitate the construction of the SRC Arena pursuant to the terms of the Advance Agreement and as provided for herein.

* * *

Mr. Stanczyk offered the following amendment accepted by the sponsor.

Motion Made By Mr. Stanczyk

AMENDMENT 1 TO RESOLUTION NO. 5

WHEREAS, it is the desire of this Legislature for the Advance Agreement to provide that if the total costs for the design and construction of the SRC Arena are less than the estimated total cost of \$12,417,500, then the County and the Foundation shall share equally in those costs savings, and the County Chief Fiscal Officer shall take the necessary steps to reconcile amounts paid with amounts due and owing; now, therefore be it

RESOLVED, that Resolution No. (5) be amended to add a new Resolved Clause to be inserted after the final Whereas Clause, to read as follows:

RESOLVED, that said Advance Agreement shall provide that if the total costs for the design and construction of the SRC Arena are less than the estimated total cost of \$12,417,500, then the County and the Foundation shall share equally in those costs savings, said savings to be calculated based upon the ratio of the County's \$2,857,000 contribution to the College's \$3,351,250 contribution, respectively, as said ratio is applied to the amount that the actual costs of the project bears to \$12,417,500, and the County Chief Fiscal Officer shall take the necessary steps to reconcile amounts paid with amounts due and owing.

Mr. Masterpole made a motion to table the resolution for one month. Mr. Lesniak objected.

A vote was taken on the motion to table.

Motion FAILED. Ayes: 3 (Holmquist, Jordan, Masterpole) Noes: 15 (Lesniak, Stanczyk, Tassone, Rapp, Buckel, Corbett, Kilmartin, DeMore, Warner, Laguzza, Williams, Ervin, Dougherty, Meyer, Rhinehart) Absent: 1 (Kinne)

* * *

A vote was taken on the resolution as amended.

Motion Made By Mrs. Rapp, Mr. Kilmartin

RESOLUTION NO. 71

ADVANCING FUNDS TO FACILITATE THE CONSTRUCTION OF THE SRC ARENA
PURSUANT TO AN AGREEMENT BETWEEN THE COUNTY, ONONDAGA COMMUNITY
COLLEGE AND THE ONONDAGA COMMUNITY COLLEGE FOUNDATION, AND A
GUARANTY BY THE ONONDAGA COMMUNITY COLLEGE ASSOCIATION, INC.

WHEREAS, by Resolution No. 172 - 2008, the Onondaga County Legislature authorized the issuance of \$15,932,960 in bonds, of which \$2,857,500 is for part of the construction costs of a new sports arena ("SRC Arena") at Onondaga Community College ("the College"); and

WHEREAS, funding for the SRC Arena is comprised of \$6,208,750 from the State, \$2,857,500 in bonded funds from the County, and \$3,351,250 to be contributed by the College, for a total cost of \$12,417,500; and

WHEREAS, the College contribution (\$3,351,250) will be raised by the Onondaga Community College Foundation (the "Foundation") through a fundraising campaign and through a \$500,000 cash donation from the Onondaga Community College Association; and

WHEREAS, to facilitate the commencement and construction of the SRC Arena, in advance of the final construction of the SRC Arena, the County proposes to advance the College up to \$3,351,250 (the "Principal") while the Foundation proceeds with its fundraising campaign; and

WHEREAS, by Foundation Resolution No. 2010 - 3, the Foundation has committed to repay so much of the Principal as is advanced by the County in an amount not to exceed \$3,351,250 plus an Agreed Upon Fee, and the Onondaga Community College Association, Inc. will execute a Guaranty of payment to the County in which it guarantees the Foundation's full and timely repayment to the County (the "Guaranty"); and

WHEREAS, the County, the College, and the Foundation will enter into an Agreement (the "Advance Agreement", copy on file with the Clerk of this Legislature) that requires, inter alia, the Foundation to repay the County, on or before December 31, 2011, the full amount of Principal advanced for the SRC Arena plus the Agreed Upon Fee; and

WHEREAS, the Advance Agreement will further provide for the Foundation to deposit the sum of \$250,000 in the name of and on behalf of the County, and will provide that the County shall be entitled to interest at the statutory rate on any amounts outstanding, that the Foundation and the College waive any rights to challenge the validity of the Advance Agreement and are estopped from challenging said Advance Agreement, and shall provide for the payment of reasonable attorney fees by the Foundation if the County is awarded any right or remedy for breach of said Agreement; and

WHEREAS, the SRC Arena will benefit the College by providing a necessary venue for athletic events at the College, will benefit the County as the local sponsor, and will benefit the Foundation whose corporate purpose includes furthering the objects and purposes of the College; and

WHEREAS, the College advises that it has conducted and completed a review of the College Athletic Complex, including the SRC Arena, pursuant to the New York State Environmental Quality Review Act; and

WHEREAS, it is the desire of this Legislature to provide for the advance of the Principal to facilitate the construction of the SRC Arena pursuant to the terms of the proposed Advance Agreement between the County, the College and the Foundation and in reliance on the Guaranty; now, therefore be it

RESOLVED, that said Advance Agreement shall provide that if the total costs for the design and construction of the SRC Arena are less than the estimated total cost of \$12,417,500, then the County and the Foundation shall share equally in those costs savings, said savings to be calculated based upon the ratio of the County's \$2,857,000 contribution to the College's \$3,351,250 contribution, respectively, as said ratio is applied to the amount that the actual costs of the project bears to \$12,417,500, and the County Chief Fiscal Officer shall take the necessary steps to reconcile amounts paid with amounts due and owing; and, be it further

RESOLVED, that this Legislature hereby authorizes the advance of up to \$3,351,250 to the College to facilitate the construction of the SRC Arena pursuant to the terms of the Advance Agreement and as provided for herein.

ADOPTED. Ayes: 14 (Lesniak, Stanczyk, Tassone, Rapp, Buckel, Corbett, Kilmartin, DeMore, Warner, Laguzza, Williams, Ervin, Meyer, Rhinehart) Noes: 3 (Holmquist, Jordan, Masterpole) Absent: 1 (Kinne) Excused: 1 (Dougherty)

* * *

Motion Made By Mr. Rhinehart, Mr. Masterpole, Mr. Corbett

RESOLUTION NO. 72

AMENDING THE 2010 COUNTY BUDGET TO PROVIDE ADDITIONAL FUNDS FOR THE PURCHASE OF GASOLINE AND DIESEL FUEL TO BE SOLD TO THE ONONDAGA COUNTY SOIL AND WATER CONSERVATION DISTRICT

WHEREAS, the Onondaga County Department of Transportation (OCDOT) operates fuel pumps located at its four Maintenance Facilities, including Jamesville; and

WHEREAS, the Onondaga County Soil and Water Conservation District, created in 1944 by the Onondaga County Board of Supervisors, is authorized to enter into cooperative agreements with Onondaga County; and

WHEREAS, the Onondaga County Soil and Water Conservation District desires to purchase gasoline and diesel fuel at OCDOT facilities; and

WHEREAS, the Soil and Water Conservation District has agreed to purchase fuel at a price equal to the current cost to the County plus overhead; and

WHEREAS, the Soil and Water Conservation District may purchase fuel from Onondaga County because it is exempt from sales tax on the purchase of fuel and is considered a municipality under the Soil and Water Conservation District Law; and

WHEREAS, this arrangement will benefit the Soil and Water Conservation District at no additional direct cost to OCDOT; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

APPROPRIATIONS:
 E960 Appropriations \$10,313
 In Administrative Unit 80-93-20
 Road Machinery Fund
 FAMIS Index 533216
 In Acct. 300-9300
 Supplies & Materials \$10,313

REVENUES:
 E510 Estimated Revenues \$10,313
 In Administrative Unit 80-93-20
 Road Machinery Fund
 FAMIS Index 533216
 In Acct. 060-3066
 Sale of Motor Fuel \$10,313

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 73

CONFIRMING APPOINTMENT TO THE REGION 7 FISH AND WILDLIFE MANAGEMENT BOARD

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

APPOINTMENT:
 Mr. Michael Cusano
 9488 Horseshoe Island Rd.
 Clay, NY 13041

TERM EXPIRES:
 December 31, 2012

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of the above individual as a member of the Region 7 Fish and Wildlife Management Board for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 74

AUTHORIZING AN INTERMUNICIPAL AGREEMENT WITH THE CITY OF SYRACUSE FOR THE CONSTRUCTION OF A NEW WATER MAIN AND TRANSMISSION LINES IN THE HARBOR BROOK SEWER SHED

WHEREAS, the Amended Consent Judgment ("ACJ") entered into by Onondaga County, Atlantic States Legal Foundation, and the New York State Department of Environmental Conservation on January 20, 1998, and amended by Orders dated April 27, 1998, December 14, 2006, April 24, 2008 and November 16, 2009, requires, in part, that the County abate combined sewer overflow points through the construction of various remedial projects; and

WHEREAS, the Harbor Brook Interceptor Sewer Replacement is one such remedial project, and as part of that project the County and the City of Syracuse seek to make certain improvements to the City's water supply system in the Harbor Brook area to assist in abatement efforts; and

WHEREAS, the County will provide for the development of plans and specifications and for the construction of a new water main and transmission lines from near the junction of the existing 48-inch water main near the eastern property line of Onondaga County property, specifically the Burnet Park Zoo, to the existing 36-inch water main near the intersection of South Geddes Street and Marcellus Street via Burnet Park Zoo property owned by Onondaga County, Burnet Park property owned by the City of Syracuse, South Wilbur Avenue, Marcellus Street, and Fowler High School property owned by the City of Syracuse, including valves, couplings, and miscellaneous appurtenances; and

WHEREAS, the City of Syracuse will pay the County for the actual costs of engineering and construction, as well as other miscellaneous project costs, currently estimated to be \$1,100,000; and

WHEREAS, it is the desire of this Legislature for the County to enter into an Intermunicipal Agreement with the City of Syracuse to provide for such improvements as provided for herein; now, therefore be it

RESOLVED, the County Executive hereby is authorized to execute agreements with the City of Syracuse to provide for the engineering and construction of the water main and transmission lines as provided for herein and to implement the intent of this Resolution.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 75

A RESOLUTION CALLING A PUBLIC HEARING IN CONNECTION WITH PROPOSED IMPROVEMENTS FOR THE BEAR TRAP LEY CREEK DRAINAGE DISTRICT

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

WHEREAS, the Commissioner of Water Environment Protection of said County, pursuant to the Onondaga County Administrative Code, has prepared and submitted to said County Legislature, a report dated March 23, 2010 (the "Report"), duly approved by the County Executive, recommending the Detention Basin Bear Trap – Ley Creek Project, consisting of improvements to the West Second Street detention facility located in the Village of East Syracuse, including the removal of approximately 10,000 cubic yards of sediment and vegetated debris; construction of a perimeter maintenance access road; flood proofing of several sanitary sewer manholes; and revisions to the outlet works of the facility; all as more fully set forth in the Report, at a maximum estimated cost of \$975,000 to be paid from \$975,000 of bonds; and

WHEREAS, it is now desired to call a Public Hearing thereon, in accordance with the provisions of the Onondaga County Administrative Code; now, therefore be it

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

Section 1. A meeting of the County Legislature of the County of Onondaga, New York shall be held in the Legislative Chambers in the County Court House, in Syracuse, New York, on the 4th day of May, 2010, at 2:25 o'clock P.M., Prevailing time, for the purpose of conducting a public hearing upon the aforesaid matter. The Clerk of said County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published and posted in the manner provided by law.

Section 2. This resolution shall take effect immediately.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Kilmartin, Mr. Jordan, Mr. Stanczyk, Mr. Kinne, Mr. Holmquist

RESOLUTION NO. 76

REQUESTING THE ONONDAGA COUNTY EXECUTIVE TO AMEND THE SHERIFF'S 2010 BUDGET BY ELIMINATING \$250,000 ANNUAL PRORATED UNNECESSARY OCSD OPERATIONAL EXPENSES FOR THE OCC POLICE ACADEMY AND THEREBY REDUCE THE SHERIFF'S OPERATIONAL AND OVERTIME COSTS

WHEREAS, OCC is authorized by the NYS DCJS to operate a police academy ("Academy") in the Central New York Zone Seven; and

WHEREAS, OCC is responsible for operation of said police academy including the management of facilities, equipment, services, operations, administration and staffing at the Academy; and

WHEREAS, over the course of time, the Onondaga County Sheriff's Department ("OCSD") has expanded its role at the Academy and undertaken educational and administrative services at the Academy beyond the scope of policing and public safety services; and

WHEREAS, the OCSD currently pays Onondaga County Community College \$80,000 per year for administration services and office space which are unnecessary OCSD expenditures; and

WHEREAS, the Sheriff also assigns one full time sergeant and one full time deputy to the Academy to perform training services for the Academy and at the Academy to other local and

regional police agencies at a cost to Onondaga County for base pay and benefits of approximately \$170,000 per year; and

WHEREAS, the OCS D should be dedicated primarily to policing and public safety services and should not be engaged in the operation and administration of an educational institution; and

WHEREAS, OCC, under the direction of the Division of Criminal Justice Services, is the appropriate entity to manage and oversee the Academy, and, in these times of fiscal constraint, it is unnecessary to use OCS D budgeted funds to pay for operation of the Academy; and

WHEREAS, providing office/administrative compensation and free OCS D personnel to the Academy costs the Onondaga County taxpayers at least \$250,000 per year, and the OCS D does not receive any revenues from OCC or from other police agencies for the free services the OCS D provides at the Academy; and

WHEREAS, if the OCS D transferred the one sergeant and one deputy from the Academy to the police functions, the Sheriff would have additional staff available to perform police services and would be able to reduce police overtime expenses; and

WHEREAS, it is the desire of this Legislature for the County Executive to initiate a budget amendment and a transfer to eliminate the \$80,000 in funds from the OCS D budget for the office lease at the Academy, to initiate a transfer to eliminate \$170,000 (prorated for the current calendar year based on the date of any County Executive implementation with other necessary adjustments) in overtime funds from the Sheriff's Police/Civil road patrol budget, and for the OCS D to redeploy the one sergeant and one deputy presently assigned to the Academy to perform police functions instead of educational services, thereby reducing the OCS D's overtime costs; now, therefore be it

RESOLVED, that this Legislature hereby requests the County Executive to initiate a transfer of funds to remove funding from the OCS D's 2010 budget, including \$80,000 in funds for operational services/office lease at the Academy and \$170,000 (prorated for the current calendar year based on the date of any County Executive implementation together with other necessary adjustments) in overtime funds from the OCS D's road patrol budget; and, be it further

RESOLVED, that this Legislature hereby requests the Onondaga County Sheriff to redeploy the one sergeant and one deputy currently from their current assignment at the Academy to policing functions to perform police duties, where their services will be utilized for public safety and will result in a savings of OCS D's overtime costs.

ADOPTED. Ayes: 17 Noes: 1 (Meyer) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Warner, Mr. Corbett

RESOLUTION NO. 77

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT A VETERANS DIRECTED HOME AND COMMUNITY BASED SERVICES PROGRAM

WHEREAS, the United States Department of Veterans Affairs has agreed to purchase directed home and community based services for selected veterans from the Onondaga County Department of Aging and Youth; and

WHEREAS, as part of the program, the County will offer eligible veterans a package of services that will allow the veteran to live independently in the community by assisting the veteran in obtaining home and community based services; and

WHEREAS, it is the desire of this Legislature for the County to enter into a Provider Agreement to provide such services and receive funds pursuant thereto; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement the intent of this resolution.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 78

CONFIRMING APPOINTMENT OF PETER TROIANO AS COMMISSIONER OF THE ONONDAGA COUNTY DEPARTMENT OF PERSONNEL

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, pursuant to Article XIII, Section 1301 of the Onondaga County Charter, has duly designated and appointed, pending confirmation, Peter Troiano, 6114 Gaspé Lane, Cicero, NY 13039, as Commissioner of the Onondaga County Department of Personnel for a six year term to expire March 1, 2016; and

WHEREAS, it is the desire of the Onondaga County Legislature, in accordance with the provisions of the Onondaga County Charter, to confirm said appointment; now, therefore be it

RESOLVED, that the Onondaga County Legislature, pursuant to the provisions of the Onondaga County Charter, does hereby confirm the appointment of Peter Troiano as Commissioner of the Onondaga County Department of Personnel by the County Executive; and, be it further

RESOLVED, that the above named appointment is effective March 2, 2010 through March 1, 2016.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan, Mr. Corbett

RESOLUTION NO. 79

APPOINTING HELEN M. KIGGINS AS REPUBLICAN COMMISSIONER OF ELECTIONS

WHEREAS, John C. DeSpirito, III, Chairman of the Onondaga County Republican Committee, has filed a certification with the Clerk of the Onondaga County Legislature pursuant to Section 3 - 204 of the New York State Election Law that Helen M. Kiggins, residing at 60 First Street, Camillus, New York 13031, was duly recommended by the Republican Committee of Onondaga County as a suitable and qualified person for appointment to the Office of Republican Commissioner of Elections; and

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

RESOLVED, that the Onondaga County Legislature does hereby appoint Helen M. Kiggins, residing at 60 First Street, Camillus, New York 13031, to the Office of Republican Commissioner of Elections for the County of Onondaga for a term of two (2) years effective as of the first day of January 2011; and, be it further

RESOLVED, that the above named Commissioner of Elections shall be paid at the annual salary established for Grade 35, pursuant to Resolution No. 235 - 2008, and payable in the same manner as are the salaries of other County officials; and, be it further

RESOLVED, that the Clerk of this Legislature be and she hereby is directed to forward certified copies of this resolution to the proper State and County officials.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan, Mr. Lesniak, Mr. Corbett

RESOLUTION NO. 80

CONFIRMING APPOINTMENTS TO THE ONONDAGA COUNTY FIRE ADVISORY BOARD

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, has duly appointed and designated pursuant to Section 1903 of the Onondaga County Charter and Article III, Section 3.13 of the Onondaga County Administrative Code, subject to confirmation by the Onondaga County Legislature, the following individuals as members of the Onondaga County Fire Advisory Board:

APPOINTMENT:
Thomas H. Sauer
211 Roberts Ave.
Syracuse, NY 13207

TERM EXPIRES:
December 31, 2013

Stephen Erwin
412 Ontario Ave.
Syracuse, NY 13209

December 31, 2013

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of the above individuals as members of the Onondaga County Fire Advisory Board for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Mr. Masterpole requested a waiver to present the resolution entitled, "AMENDING RESOLUTION NO. 447 - 1957, AS AMENDED BY RESOLUTION NO. 98 - 1964 AND RESOLUTION NO. 111 - 1964, TO ELIMINATE COMPENSATION FOR FUTURE MEMBERS OF THE ONONDAGA COUNTY WATER AUTHORITY". Chairman Rhinehart denied the waiver. Mr. Masterpole requested that the resolution be sent to committee.

* * *

Mr. Masterpole requested a wavier to present a resolution entitled, "REQUESTING THE PRESIDENT OF ONONDAGA COMMUNITY COLLEGE TO NEGOTIATE AN AGREEMENT WITH THE MANAGING ENTITY OF THE SRC ARENA AND THE COUNTY SUCH THAT A PORTION OF THE NET REVENUES GENERATED FROM THE SRC ARENA FROM EVENTS OTHER THAN ACADEMIC EVENTS AND NON-PROFESSIONAL ATHLETIC EVENTS BE USED TO REDUCE THE COUNTY'S COST FOR OPERATING EXPENSES AND CAPITAL EXPENDITURES AT THE COLLEGE". Chairman Rhinehart denied the waiver. Mr. Masterpole requested that the resolution be sent to committee.

* * *

Motion Made By Mr. Lesniak, Mr. Dougherty, Mrs. Rapp, Mr. Meyer, Mrs. Tassone, Mr. Rhinehart, Mr. Buckel, Mr. Corbett, Mr. Stanczyk, Mr. Holmquist, Mr. Kilmartin, Mr. DeMore, Mr. Warner, Mr. Jordan, Mr. Kinne, Mr. Laguzza, Mr. Masterpole, Ms. Williams, Mrs. Ervin

RESOLUTION NO. 81

IN MEMORIAM

WHEREAS, it has pleased Almighty God to remove from this Earth M. Betty Christen; and

WHEREAS, Betty Christen led an exemplary life which included 10 years of military service as a navy nurse traveling from base to base and many years of public service; and

WHEREAS, Betty Christen was a member of the Onondaga County Legislature from 1976 – 1981, serving as Majority Floor Leader from 1980 – 1981; and

WHEREAS, Betty Christen continued her service to Onondaga County as Coordinator of Emergency Medical Services from 1981 – 1985; and

WHEREAS, Betty Christen generously donated her time to volunteer organizations such as the University United Methodist Church and the Burnett Park Zoo; and

WHEREAS, Betty Christen later retired to her home on Oneida Lake where she enjoyed watching the wildlife, gardening, traveling, and keeping up with Syracuse Basketball; and

WHEREAS, Betty Christen leaves behind six children, eight grandchildren and one brother; and

WHEREAS, it is the desire of this Legislature to express sympathy to Betty Christen's grieving family, and very large circle of friends, on the sad occasion of her passing; now, therefore be it

RESOLVED, that the members of the Onondaga County Legislature do hereby express sincere and heartfelt sympathy to Betty Christen's family and large circle of friends; and, be it further

RESOLVED, that this resolution be spread among the minutes of the Legislature and a copy be prepared and given to the family of M. Betty Christen.

ADOPTED by rising tribute.

* * *

Motion Made By Mr. Lesniak

RESOLUTION NO. 82

PERSONNEL RESOLUTION

WHEREAS, various County Departments have requested changes in personnel, requests that have been approved by the Commissioner of Personnel, Chief Fiscal Officer, County Executive and the Ways & Means Committee of the County Legislature; now, therefore be it

RESOLVED, that the following changes be and hereby are authorized:

HEALTH Admin. Unit 40-43-00

Create R.P. 01 40430000 0008 1248 Nutritionist, Grade 10, @ \$44,770 – \$48,537 effective April 10, 2010.

Abolish R.P. 01 40430000 0010 2481 Program Coordinator (ED/HC), Grade 14, @ \$62,434 – \$69,163 effective April 10, 2010.

Create R.P. 01 40430000 0009 7251 Public Health Social Work Assistant (Sp Sp), Grade 9, @ \$41,662 - \$46,083 effective April 10, 2010

Abolish R.P. 01 40430000 0009 2262 Public Health Social Work Assistant Grade 9, @ \$41,662 to \$46,083 effective April 10, 2010.

and, be it further

RESOLVED, to amend the Onondaga County Salary Plan to delete the title Program Coordinator (ED/HC).

ADOPTED. Ayes: 15 (Lesniak, Stanczyk, Tassone, Rapp, Buckel, Corbett, Holmquist, DeMore, Warner, Laguzza, Masterpole, Williams, Ervin, Meyer, Rhinehart) Noes: 3 (Kilmartin, Jordan, Dougherty) Absent: 1 (Kinne)

* * *

LOCAL LAW NO. 9 - 2010

A LOCAL LAW AMENDING LOCAL LAW NO. 7 - 2009 RELATING TO AN EXEMPTION FROM REAL PROPERTY TAXES FOR COLD WAR VETERANS AS AUTHORIZED BY SECTION 458 - B OF THE NEW YORK STATE REAL PROPERTY TAX LAW

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

Section 1. This Onondaga County Legislature enacted Local Law No. 7 - 2009, providing for a real property tax exemption from Onondaga County real property taxes for Cold War veterans, pursuant to New York State Real Property Law Section 458 - b. Subsequently, Real Property Law Section 458 - b was amended by Chapter 235 of the Laws of 2009. Section 458 - b(2)(c)(iii), as amended, authorizes a county to enact a local law and increase the maximum exemption allowable in paragraphs (a) and (b) of said subdivision. It is the desire of this Onondaga County Legislature to amend its prior local law and increase the maximum allowable exemption in accordance with Real Property Law Section 458 - b, as amended.

Section 2. Local Law No. 7 - 2009 is hereby amended to strike Section 3 in its entirety and to substitute the following language:

Section 3. Amount of Exemption. Pursuant to Section 458 - b of the New York State Real Property Tax Law, the maximum Cold War Veteran's exemption from real property taxes is established as follows:

a. Qualifying residential real property shall be exempt from taxation to the extent of 15% of the assessed value of such property; provided, however, that such exemption shall not exceed thirty-six thousand dollars (\$36,000) or the product of thirty-six thousand dollars (\$36,000) multiplied by the latest state equalization rate of the assessing unit, whichever is less.

b. In addition to the exemption provided by subparagraph (a) of this section, where the Cold War veteran received a compensation rating from the United States Veterans Affairs or from the United States Department of Defense because of a service connected disability, qualifying residential real property shall be exempt from taxation to the extent of the product of the assessed value of such property, multiplied by 50% of the Cold War veteran disability rating; provided, however, that such exemption shall not exceed one hundred twenty thousand dollars (\$120,000), or the product of one hundred twenty thousand dollars (\$120,000) multiplied by the latest state equalization rate for the assessing unit, whichever is less.

Section 3. Local Law No. 7 - 2009 shall remain in full force and effect except to the extent it is modified by the instant local law.

Section 4. This local law shall take effect upon filing pursuant to the provisions of the New York State Municipal Home Rule Law.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

LOCAL LAW NO. 10 - 2010

AMENDING LOCAL LAW NO. 2-2008 AUTHORIZING THE SALE OF PROPERTY TO DESTINY USA RESEARCH AND DEVELOPMENT PARK, LLC, TO SELL APPROXIMATELY 3.2 ACRES OF SAID PROPERTY TO THE TOWN OF SALINA TO IMPLEMENT A REMEDIATION PLAN FOR THE TOWN OF SALINA LANDFILL

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

Section 1. By Local Law No. 2 - 2008, this Onondaga County Legislature authorized the transfer of approximately 50.92 ± acres of property located in the Town of Salina (the "property"), as shown on a map entitled "Proposed Town of Salina Research and Development Park" and as also set forth in the legal description entitled "Conveyance of Onondaga County Property, Ley Creek – 7th North Street, Town of Salina" both on file with the Clerk of the Onondaga County Legislature, to Destiny USA Research and Development Park, LLC for use as a Research and Development Park.

Section 2. Following adoption of Local Law No. 2 - 2008, the Town of Salina conducted an investigation for the design and implementation of a remediation plan for the Town of Salina Landfill. That remediation plan, which has been approved by the New York State Department of Environmental Conservation, requires the Town to cap 3.2± acres along the western border of said property adjacent to the Landfill.

Section 3. The County, the Town of Salina and Destiny USA Research and Development Park, LLC have agreed to sever the 3.2± acres from said property, and to sell that 3.2 ± acres to the Town of Salina for the sum of one (\$1.00) U.S. dollar, payment waived, to implement that remediation plan.

Section 4. The County hereby transfers to the Town of Salina the property consisting of two (2) portions of the parcel identified as Tax Parcel No. 074.-03-03.1 located in the Town of Salina, consisting of one portion containing approximately 2.440± acres of land designated as Parcel II, and the second portion containing approximately 0.805± acres of land designated as Parcel III, as depicted on a map and legal description, copies of which are on file with the Clerk of this Legislature, for a consideration of one dollar (\$1.00), payment waived, subject to any easements of record, to implement the remediation plan for the Town of Salina Landfill. The transfer of said 3.2± acres of property is subject to the following conditions.

a. The Town of Salina having agreed and executed appropriate documents to hold harmless, defend and indemnify the County from any and all claims arising from any hazardous material located on said 3.2± acres of property; and

b. The purchaser having agreed and executed appropriate documents to provide that any future costs associated with the transfer and remediation of the property shall be at the sole cost and expense of the purchaser.

Section 5. Local Law No. 2 - 2008 hereby is amended in Section 4 to strike “50.92± acres” and substitute therefore “47.72± acres”.

Section 6. The County Executive is authorized to enter into agreements to implement this local law.

Section 7. The Town of Salina shall, as lead agency, take any action required pursuant to the New York State Environmental Quality Review Act.

Section 8. This local law supercedes Section 215 of the County Law.

Section 9. This local law shall be filed and take effect in accordance with provisions of the Municipal Home Rule Law and is subject to a permissive referendum.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

There being no further business to come before the County Legislature, Mr. Lesniak moved to adjourn until Tuesday, May 4, 2010. There was no objection and the meeting was adjourned at 4:01 p.m.

Respectfully submitted,
DEBORAH L. MATURO, Clerk
Onondaga County Legislature

* * *

May 4, 2010

95

May 4, 2010

The Legislature of Onondaga County convened on the above date at 2:30 p.m. Chairman Rhinehart presiding.

The Clerk called the roll and the following legislators were present: Lesniak, Dougherty, Tassone, Rapp, Buckel, Corbett, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Mr. Chairman.

Absent: Legislator Kinne, Legislator Meyer

Legislator Rapp gave the invocation. Chairman Rhinehart led the Pledge of Allegiance to the Flag of the United States of America.

Upon motion by Mr. Lesniak, there being no objection, the reading of the minutes of the last session of the County Legislature was dispensed with the minutes as prepared by the Clerk approved.

* * *

The Deputy Clerk read the following communications:

March 19, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 1903 of the Onondaga County Charter, and Article III, Section 3.13 of the County Administrative Code, I have appointed, subject to confirmation of the County Legislature, the following individual as a new member of the Onondaga County Fire Advisory Board:

APPOINTMENT:
Paul R. Abend II
110 Lindbergh Road
Syracuse, NY 13205

TERM EXPIRES:
December 31, 2013

Mr. Abend has been recommended to replace Benjamin Page (Southern Region), whose term on the Board has expired.

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

April 21, 2010

TO: Casey Jordan, Chairman
Ways and Means Committee Members

FROM: James M. Rhinehart, Chairman

RE: Appointments to Onondaga County Industrial Development Agency

Submitted for your consideration are the appointments of Ms. Jessica Crawford and Mr. Frank Forte to the Onondaga County Industrial Development Agency. Mr. Forte will fill the unexpired term of Mr. Towsley and Ms. Crawford will be replacing Mr. Baldwin, who wished to not be reappointed.

Attached are resumes for your review. These appointments require confirmation by the full Legislature at its May 4, 2010 meeting.

APPOINTMENT:
Jessica Crawford
309 South Franklin Street, #3D
Syracuse, NY 13202
(Effective June 1, 2010)

TERM EXPIRES:
June 1, 2013

Frank Forte
2630 Rose Hill Road
Marietta, NY 13110
(Effective May 4, 2010)

June 1, 2011

* * *

GOLD SEAL:

- a. RECOGNIZE AND HONORING CHIEF WILLIAM PEVERLY FOR HIS MANY YEARS OF DEDICATED SERVICE TO ONONDAGA COUNTY

* * *

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

Motion Made By Mr. Rhinehart, Mr. Lesniak, Mr. Corbett, Mr. Stanczyk, Mr. Holmquist, Mrs. Rapp

RESOLUTION NO. 83

AMENDING ONONDAGA COUNTY LEGISLATURE RESOLUTION NO. 372 – 1967 AS AMENDED RELATIVE TO THE IMPOSITION AND DISPOSITION OF SALES AND COMPENSATING USE TAX PURSUANT TO ARTICLES 28 AND 29 OF THE TAX LAW OF THE STATE OF NEW YORK

WHEREAS, the Onondaga County Board of Supervisors by Resolution No. 372, adopted on September 11, 1967, imposed a tax on sales and use of taxable personal property and certain services, occupancy of hotel rooms, admission charges and club dues pursuant to Articles 28 and 29 of the Tax Law of the State of New York; and

WHEREAS, said resolution was amended by action of the County Board of Supervisors by Resolution No. 494 adopted on December 4, 1967; and

WHEREAS, said resolution was further amended by the Onondaga County Legislature by Resolution No. 329 adopted on October 11, 1968; and

WHEREAS, said resolution was further amended by the Onondaga County Legislature by Resolution No. 375 adopted November 4, 1968; and

WHEREAS, said resolution was further amended by the Onondaga County Legislature by Resolution No. 509 adopted December 6, 1971; and

WHEREAS, said resolution was further amended by the Onondaga County Legislature by Resolution No. 510 adopted December 6, 1971; and

WHEREAS, said resolution was further amended by the Onondaga County Legislature by Resolution No. 64 adopted February 13, 1973; and

WHEREAS, said resolution was further amended by the Onondaga County Legislature by Resolution No. 217 adopted May 1, 1978; and

WHEREAS, said resolution was further amended by the Onondaga County Legislature by Resolution No. 301 adopted June 25, 1981; and

WHEREAS, said resolution was further amended by the Onondaga County Legislature by Resolution No. 228 adopted June 7, 1982; and

WHEREAS, said resolution was further amended by the Onondaga County Legislature by Resolution No. 230 adopted June 7, 1982; and

WHEREAS, said resolution was further amended by the Onondaga County Legislature by Resolution No. 227 adopted June 19, 1990; and

WHEREAS, said resolution was further amended by the Onondaga County Legislature by Resolution No. 201 adopted June 14, 2000; and

WHEREAS, it is the desire of the Onondaga County Legislature to further amend said resolution and provide for the disposition of sales tax revenues; and

WHEREAS, it is the intent of the Onondaga County Legislature by this resolution to amend Resolution No. 372 adopted September 11, 1967, as amended, to offer the City of Syracuse the opportunity to agree by contract(s) to the distribution of sales tax revenues as provided in the first Resolved clause of this resolution and to the terms provided for in the second Resolved Clause of this resolution, which contract(s) must be authorized by the Common Council of Syracuse and executed by the Mayor of the City of Syracuse and the County Executive of the County of Onondaga on or before 11:59 p.m. May 24, 2010; and it is further the intent of the Legislature that if the City of Syracuse fails to authorize and execute said contract(s) with the County of Onondaga by 11:59 p.m., May 24, 2010, this resolution shall be deemed rescinded, without further action of this Onondaga County Legislature; now, therefore be it

RESOLVED, (1) provided that the City of Syracuse so agrees by Ordinance and by contract(s), executed within the time frames above, to the terms prescribed by Resolved Clauses 2, 3 and 4 of this resolution, then Section 14(a) and (b) of Resolution No. 372 adopted on September 11, 1967, as amended by Resolution No. 339 adopted on October 11, 1968, and as amended by Resolution No. 217 adopted on May 1, 1978, and as further amended by Resolution No. 301 adopted June 25, 1981, and as further amended by Resolution No. 228 adopted June 7, 1982, and as subsequently amended by Resolution No. 230 adopted June 7, 1982, and as subsequently amended by Resolution No. 227 adopted June 19, 1990, and as subsequently amended by Resolution No. 201 adopted June 14, 2000 dealing with disposition of revenues, shall be further amended to provide as follows:

The net collections from the taxes so imposed shall be disposed of as follows:

- A. For the period from January 1, 2011 to the last day of December, 2011:

- (1) 67.88 % of such monies is hereby set aside for County purposes and shall be available for any County purpose.
- (2) 22.25% of such monies is hereby set aside and shall be allocated quarterly to the City of Syracuse.
- (3) 6.97% of such monies is hereby set aside and shall be allocated to the area in the County outside the City in proportion to their respective population, determined in accordance with the latest decennial federal census or special population census taken pursuant to Section 20 of the General Municipal Law, completed and published prior to the end of the quarter for which the allocation is made, which special census must include the entire area of the County as provided by Section 1262(c) of the Tax Law of the State of New York.

The amount so allocated to the area outside the City of Syracuse shall be applied first to reduce County taxes levied upon real property in the several towns in such area. Any balance remaining shall then be applied to reduce general town taxes levied upon real property in such area.

If the amount allocated to a town exceeds the amount of the County taxes and general town taxes levied upon real property in the town, the excess shall be apportioned between the town and each village, if any, wholly or partially situated therein, in the ratios that the full valuation of real property in such village or portion thereof within the town, and the full valuation of real property in the portion of the town outside of such village or villages, respectively, bear to the aggregate full valuation of the entire town. The share of each such village shall be paid directly to such village. The share of the town shall be applied, first, to reduce taxes levied for part town activities, and any balances remaining shall be paid directly to the town to be used only for part town activities. The amount to be applied in reduction of County taxes and general town taxes in each town in each year shall be allocated in proportion to their respective populations determined in accordance with the latest decennial federal census or special population census taken pursuant to Section Twenty of the General Municipal Law completed and publicized prior to the end of the quarter, for which the allocation is made.

- (4) 2.9% of such monies is hereby set aside and shall be distributed quarterly to all school districts in the County of Onondaga in accordance with the total average daily attendance for the last preceding school year of pupils residing in each such district (without regard to the location of the school attended) provided, however, that in the case of school districts which are partially within and partially without the County such school district shall receive a distribution in accordance with the total daily attendance of the pupils in such school district who reside in the County of Onondaga and in any such case, the amount raised by school taxes by the district from the portion of such district within the County of Onondaga shall be reduced by the amount so distributed. It is the desire of the Onondaga County Legislature that the amount to be raised by school taxes by the school districts shall at the discretion of the school district whenever feasible be reduced by the amount so distributed to each such school district pursuant to this section except as heretofore stated.

B. For the period from January 1, 2012 to the last day of December, 2012:

- (1) 96% of such monies is hereby set aside for County purposes and shall be available for any County purpose.

- (2) 0% of such monies is hereby set aside and allocated to the City of Syracuse.
- (3) 2.5% of such monies is hereby set aside and allocated to the area in the County outside the City in proportion to their respective population, determined in accordance with the latest decennial federal census or special population census taken pursuant to Section 20 of the General Municipal Law, completed and published prior to the end of the quarter for which the allocation is made, which special census must include the entire area of the County as provided by Section 1262(c) of the Tax Law of the State of New York

The amount so allocated to the area outside the City of Syracuse shall be applied first to reduce County taxes levied upon real property in the several towns in such area. Any balance remaining shall then be applied to reduce general town taxes levied upon real property in such area.

If the amount allocated to a town exceeds the amount of the County taxes and general town taxes levied upon real property in the town, the excess shall be apportioned between the town and each village, if any, wholly or partially situated therein, in the ratios that the full valuation of real property in such village or portion thereof within the town, and the full valuation of real property in the portion of the town outside of such village or villages, respectively, bear to the aggregate full valuation of the entire town. The share of each such village shall be paid directly to such village. The share of the town shall be applied, first, to reduce taxes levied for part town activities, and any balances remaining shall be paid directly to the town to be used only for part town activities. The amount to be applied in reduction of County taxes and general town taxes in each town in each year shall be allocated in proportion to their respective populations determined in accordance with the latest decennial federal census or special population census taken pursuant to Section Twenty of the General Municipal Law completed and publicized prior to the end of the quarter, for which the allocation is made.

- (4) 1.5% of such monies is hereby set aside and shall be distributed quarterly to all school districts in the County of Onondaga in accordance with the total average daily attendance for the last preceding school year of pupils residing in each such district (without regard to the location of the school attended) provided, however, that in the case of school districts which are partially within and partially without the County such school district shall receive a distribution in accordance with the total daily attendance of the pupils in such school district who reside in the County of Onondaga and in any such case, the amount raised by school taxes by the district from the portion of such district within the County of Onondaga shall be reduced by the amount as distributed. It is the desire of the Onondaga County Legislature that the amount to be raised by school taxes by the school districts shall at the discretion of the school district whenever feasible be reduced by the amount so distributed to each such school district pursuant to this section except as heretofore stated.

C. For the period from January 1, 2013 to the last day of December, 2013:

- (1) 98.55% of such monies is hereby set aside for County purposes and shall be available for any County purpose.
- (2) 0% of such monies is hereby set aside and shall be allocated to the City of Syracuse.
- (3) 0% of such monies is hereby set aside and shall be allocated to the area in the County outside the City.

- (4) 1.45% of such monies is hereby set aside and shall be distributed quarterly to all school districts in the County of Onondaga in accordance with the total average daily attendance for the last preceding school year of pupils residing in each such district (without regard to the location of the school attended) provided, however, that in the case of school districts which are partially within and partially without the County such school district shall receive a distribution in accordance with the total daily attendance of the pupils in such school district who reside in the County of Onondaga and in any such case, the amount raised by school taxes by the district from the portion of such district within the County of Onondaga shall be reduced by the amount as distributed. It is the desire of the Onondaga County Legislature that the amount to be raised by school taxes by the school districts shall at the discretion of the school district whenever feasible be reduced by the amount so distributed to each such school district pursuant to this section except as heretofore stated.
- D. For the period from January 1, 2014 to the last day of December, 2014:
- (1) 98.57% of such monies is hereby set aside for County purposes and shall be available for any County purpose.
 - (2) 0% of such monies is hereby set aside and shall be allocated to the City of Syracuse.
 - (3) 0% of such monies is hereby set aside and shall be allocated to the area in the County outside the City.
 - (4) 1.43% of such monies is hereby set aside and shall be distributed quarterly to all school districts in the County of Onondaga in accordance with the total average daily attendance for the last preceding school year of pupils residing in each such district (without regard to the location of the school attended) provided, however, that in the case of school districts which are partially within and partially without the County such school district shall receive a distribution in accordance with the total daily attendance of the pupils in such school district who reside in the County of Onondaga and in any such case, the amount raised by school taxes by the district from the portion of such district within the County of Onondaga shall be reduced by the amount as distributed. It is the desire of the Onondaga County Legislature that the amount to be raised by school taxes by the school districts shall at the discretion of the school district whenever feasible be reduced by the amount so distributed to each such school district pursuant to this section except as heretofore stated.
- E. For the period from January 1, 2015 to the last day of December, 2015:
- (1) 98.59% of such monies is hereby set aside for County purposes and shall be available for any County purpose.
 - (2) 0% of such monies is hereby set aside and shall be allocated to the City of Syracuse.
 - (3) 0% of such monies is hereby set aside and shall be allocated to the area in the County outside the City.
 - (4) 1.41% of such monies is hereby set aside and shall be distributed quarterly to all school districts in the County of Onondaga in accordance with the total average daily attendance for the last preceding school year of pupils residing in each such district (without regard to the location of the school attended) provided, however, that in the case of school districts which are partially within and partially without the County such school district shall receive a distribution in accordance with the total daily attendance of the pupils in

such school district who reside in the County of Onondaga and in any such case, the amount raised by school taxes by the district from the portion of such district within the County of Onondaga shall be reduced by the amount as distributed. It is the desire of the Onondaga County Legislature that the amount to be raised by school taxes by the school districts shall at the discretion of the school district whenever feasible be reduced by the amount so distributed to each such school district pursuant to this section except as heretofore stated.

F. For the period from January 1, 2016 to the last day of December, 2016:

- (1) 99.3% of such monies is hereby set aside for County purposes and shall be available for any County purpose.
- (2) 0% of such monies is hereby set aside and shall be allocated to the City of Syracuse.
- (3) 0% of such monies is hereby set aside and shall be allocated to the area in the County outside the City.
- (4) 0.7% of such monies is hereby set aside and shall be distributed quarterly to all school districts in the County of Onondaga in accordance with the total average daily attendance for the last preceding school year of pupils residing in each such district (without regard to the location of the school attended) provided, however, that in the case of school districts which are partially within and partially without the County such school district shall receive a distribution in accordance with the total daily attendance of the pupils in such school district who reside in the County of Onondaga and in any such case, the amount raised by school taxes by the district from the portion of such district within the County of Onondaga shall be reduced by the amount as distributed. It is the desire of the Onondaga County Legislature that the amount to be raised by school taxes by the school districts shall at the discretion of the school district whenever feasible be reduced by the amount so distributed to each such school district pursuant to this section except as heretofore stated.

G. For the period from January 1, 2017 to the last day of December, 2017:

- (1) 99.31% of such monies is hereby set aside for County purposes and shall be available for any County purpose.
- (2) 0% of such monies is hereby set aside and shall be allocated to the City of Syracuse.
- (3) 0% of such monies is hereby set aside and shall be allocated to the area in the County outside the City.
- (4) 0.69% of such monies is hereby set aside and shall be distributed quarterly to all school districts in the County of Onondaga in accordance with the total average daily attendance for the last preceding school year of pupils residing in each such district (without regard to the location of the school attended) provided, however, that in the case of school districts which are partially within and partially without the County such school district shall receive a distribution in accordance with the total daily attendance of the pupils in such school district who reside in the County of Onondaga and in any such case, the amount raised by school taxes by the district from the portion of such district within the County of Onondaga shall be reduced by the amount as distributed. It is the desire of the Onondaga County Legislature that the amount to be raised by school taxes by the school districts shall at the discretion of the school district whenever feasible be reduced by the

amount so distributed to each such school district pursuant to this section except as heretofore stated.

H. For the period from January 1, 2018 to the last day of December, 2018:

- (1) 99.32% of such monies is hereby set aside for County purposes and shall be available for any County purpose.
- (2) 0% of such monies is hereby set aside and shall be allocated to the City of Syracuse.
- (3) 0% of such monies is hereby set aside and shall be allocated to the area in the County outside the City.
- (4) 0.68% of such monies is hereby set aside and shall be distributed quarterly to all school districts in the County of Onondaga in accordance with the total average daily attendance for the last preceding school year of pupils residing in each such district (without regard to the location of the school attended) provided, however, that in the case of school districts which are partially within and partially without the County such school district shall receive a distribution in accordance with the total daily attendance of the pupils in such school district who reside in the County of Onondaga and in any such case, the amount raised by school taxes by the district from the portion of such district within the County of Onondaga shall be reduced by the amount as distributed. It is the desire of the Onondaga County Legislature that the amount to be raised by school taxes by the school districts shall at the discretion of the school district whenever feasible be reduced by the amount so distributed to each such school district pursuant to this section except as heretofore stated.

I. For the period from January 1, 2019 to the last day of December, 2019:

- (1) 99.33% of such monies is hereby set aside for County purposes and shall be available for any County purpose.
- (2) 0% of such monies is hereby set aside and shall be allocated to the City of Syracuse.
- (3) 0% of such monies is hereby set aside and shall be allocated to the area in the County outside the City.
- (4) 0.67% of such monies is hereby set aside and shall be distributed quarterly to all school districts in the County of Onondaga in accordance with the total average daily attendance for the last preceding school year of pupils residing in each such district (without regard to the location of the school attended) provided, however, that in the case of school districts which are partially within and partially without the County such school district shall receive a distribution in accordance with the total daily attendance of the pupils in such school district who reside in the County of Onondaga and in any such case, the amount raised by school taxes by the district from the portion of such district within the County of Onondaga shall be reduced by the amount as distributed. It is the desire of the Onondaga County Legislature that the amount to be raised by school taxes by the school districts shall at the discretion of the school district whenever feasible be reduced by the amount so distributed to each such school district pursuant to this section except as heretofore stated.

J. For the period from January 1, 2020 to the last day of December, 2020:

- (1) 99.34% of such monies is hereby set aside for County purposes and shall be available for any County purpose.
- (2) 0% of such monies is hereby set aside and shall be allocated to the City of Syracuse.
- (3) 0% of such monies is hereby set aside and shall be allocated to the area in the County outside the City.
- (4) 0.66% of such monies is hereby set aside and shall be distributed quarterly to all school districts in the County of Onondaga in accordance with the total average daily attendance for the last preceding school year of pupils residing in each such district (without regard to the location of the school attended) provided, however, that in the case of school districts which are partially within and partially without the County such school district shall receive a distribution in accordance with the total daily attendance of the pupils in such school district who reside in the County of Onondaga and in any such case, the amount raised by school taxes by the district from the portion of such district within the County of Onondaga shall be reduced by the amount as distributed. It is the desire of the Onondaga County Legislature that the amount to be raised by school taxes by the school districts shall at the discretion of the school district whenever feasible be reduced by the amount so distributed to each such school district pursuant to this section except as heretofore stated.

and, be it further

RESOLVED (2), that the County Executive be and she hereby is authorized to contract with the City of Syracuse, subject to the approval of the County Attorney, to distribute and allocate said sales tax revenues pursuant to the first Resolved clause of this resolution, for the period January 1, 2011 to the last day of December, 2020, provided that the City and the County shall agree by duly authorized written contract(s), on or before 11:59 p.m. May 24, 2010 to said distribution and to the following: (a) that for the term of said contract(s), the City shall not exercise any prior rights with respect to the three percent sales and compensating use tax, the additional one percent rate of sales and compensating use tax, or any additional sales and compensating use taxes; (b) that the distribution of the one percent additional rate (hereinafter referred to as the "Additional Rate") for the term of said contract(s) shall be as provided for in the third Resolved Clause of this resolution; (c) that the distribution of any additional rate of sales and use taxes greater than the Additional Rate shall be in the amount of twenty-five percent to the City and seventy-five percent to the County (the "agreed excess distribution"), provided that the distribution of the Additional Rate shall remain as provided for in the third Resolved Clause of this resolution; (d) for the termination of a certain 2006 Payment Agreement, dated the first day of February 2006 and executed pursuant to authority granted by Local Law No. 2-2001, as amended by Local Law No. 3-2002, Local Law No. 5-2002 and Local Law No. 9-2006, and any and all other payment agreements executed between the City and County, pursuant to said local laws, specifically regarding the payment of revenues in connection with the construction project at Carousel Mall or DestiNY USA, referred to as the "Carousel Expansion" in the third Whereas Clause of said 2006 Payment Agreement; and (e) that the City will not claim or be entitled to Infrastructure Payments under County Contract No. 43304, as that term is defined therein, after any and all payments have been made for the period ending December 2010 under said contract; and, be it further

RESOLVED (3), that if at any time during the period of January 1, 2011 through December 31, 2020 the Additional Rate is in effect, then the allocation and distribution of the net collections from said Additional Rate shall be as follows:

	<u>County</u>	<u>City</u>	<u>Towns</u>	<u>Schools</u>
1/1/2011 - 11/30/2011	72.7%	11.35%	13.04%	2.91%

12/1/2011 - 11/30/2012	3%	92.8%	2.95%	1.25%
12/1/2012 - 11/30/2013	4.54%	94.21%	0%	1.25%
12/1/2013 - 11/30/2014	3.05%	95.7%	0%	1.25%
12/1/2014 - 11/30/2015	1.6%	97.15%	0%	1.25%
12/1/2015 - 12/31/2020	1.58%	97.79%	0%	0.63%

and, be it further

RESOLVED (4), provided, however, that if at any time during the period of January 1, 2011 through December 31, 2020 there is no Additional Rate in effect that authorizes a distribution as set forth in the Resolved Clause immediately preceding (the “agreed distribution”), and such Additional Rate with the agreed distribution is not in effect because:

- a. the County fails to enact the appropriate legislation to request authorization for such Additional Rate with the agreed distribution, whether such legislation be a memorializing resolution or a home rule resolution, as required by the State, and the State fails to enact any sales and compensating use tax in addition to the three percent sales and compensating use tax (“additional tax”), then the distribution of the net collections from the three percent sales and compensating use tax as provided for in the first Resolved Clause of this resolution is hereby amended to reduce the amount set aside for the County by thirty percent and to set aside and allocate said thirty percent to the City for a period commencing on the first day on or after December 1, 2010 in which there is no Additional Rate in effect with the agreed distribution and continuing either (i) throughout the term of the Agreement, or (ii) until the County enacts the legislation required by the State (whether such legislation be a memorializing or home rule resolution), the State enacts legislation authorizing the County to impose the Additional Rate with the agreed distribution, and the County imposes the Additional Rate with the agreed distribution and the same is in effect in Onondaga County, or (iii) as otherwise provided for in paragraphs d, e and f below as may be applicable; or
- b. the County fails to impose the Additional Rate with the agreed distribution, despite the State having properly enacted legislation authorizing such imposition and distribution, then the distribution of the net collections from the three percent sales and compensating use tax as provided for in the first Resolved Clause of this resolution is hereby amended to reduce the amount set aside for the County by thirty percent and to set aside and allocate said thirty percent to the City for a period commencing on the first day on or after December 1, 2010 in which there is no Additional Rate in effect with the agreed distribution and continuing either (i) throughout the term of the Agreement, or (ii) until the County enacts legislation imposing the Additional Rate with the agreed distribution and the same is in effect in Onondaga County, or (iii) as otherwise provided for in paragraphs d, e and f below as may be applicable; or
- c. the County enacts the appropriate legislation to request authorization for the Additional Rate with the agreed distribution, whether such legislation be a memorializing resolution or a home rule resolution, required by the State, but the State fails to enact legislation authorizing the imposition of any additional tax, then the distribution of the net collections from the three percent sales and compensating use tax provided for in the first Resolved Clause of this Resolution is hereby amended to reduce the amount set aside for the County by twenty percent and to set aside and allocate said twenty percent to the City for a period commencing on the first day on or after December 1, 2010 in which there is no additional tax in effect in Onondaga County and continuing either (i) throughout the term of the Agreement, or (ii) until such time as there is in effect in Onondaga County the Additional Rate with the agreed distribution, or (iii) as otherwise provided for in paragraphs d, e and f below as may be applicable; or
- d. the County enacts the appropriate legislation to request authorization for at least the Additional Rate with the agreed distribution, whether such legislation be a memorializing resolution or a

home rule resolution, as required by the State, and the State enacts legislation at a rate higher than the Additional Rate (“the additional excess tax”), then the County has the option of imposing the additional excess tax as authorized by the State; in the event that the County imposes the additional excess tax as authorized by the State, then the net collections from any amount imposed at the rate greater than the Additional Rate shall be allocated and distributed to the County at a rate of 75% of said net collections and to the City at a rate of 25% of said net collections (the “agreed excess distribution”), and the City or County, as the case may be, shall remit any amount received by said party that is greater than the agreed excess distribution to the other party; alternatively, in the event that the County fails to impose the additional excess tax, then the distribution of the net collections from the three percent sales and compensating use tax provided for in the first Resolved Clause of this Resolution is hereby amended to reduce the amount set aside for the County by twenty percent and to set aside and allocate said twenty percent to the City for a period commencing on the first day on or after December 1, 2010 in which there is no additional tax in effect in Onondaga County and continuing either (i) throughout the term of the Agreement, or (ii) until such time as there is in effect in Onondaga County the Additional Rate with the agreed distribution, or (iii) as otherwise provided for within paragraphs e or f below as may be applicable. Provided, however, should the State, at any time, enact an additional excess tax separate and apart from said Additional Rate, the County has the option to impose said additional excess tax as provided for in this paragraph “d”. In the event that the County elects not to impose the same, then the net collections from the three percent sales and compensating use tax provided for in the first Resolved Clause and any additional rate in effect shall remain unchanged; or

- e. the County enacts the appropriate legislation to request authorization for the Additional Rate with the agreed distribution, whether such legislation be a memorializing resolution or a home rule resolution, as required by the State, but the State enacts legislation at the Additional Rate with a greater percentage of said Additional Rate to be distributed to the City than provided for in the agreed distribution, then the County has the option of imposing the Additional Rate as authorized by the State; in the event that the County imposes the Additional Rate as authorized by the State, the City shall remit to the County funds in an amount equal to the amount that the agreed distribution to the City exceeds the percentage afforded the City under the agreed distribution and the distribution of the net collections from the three percent sales and compensating use tax shall be as provided for in the first Resolved Clause of this Resolution; alternatively, in the event that the County fails to impose said Additional Rate with the different distribution, then the distribution of the net collections from the three percent sales and compensating use tax provided for in the first Resolved Clause of this Resolution is hereby amended to reduce the amount set aside for the County by twenty percent and to set aside and allocate said twenty percent to the City for a period commencing on the first day on or after December 1, 2010 in which there is no additional tax in effect in Onondaga County and continuing either (i) throughout the term of the Agreement, or (ii) until such time as there is in effect in Onondaga County the Additional Rate with the agreed distribution, or (iii) as otherwise provided for within paragraphs d or f herein as may be applicable; or
- f. the County enacts the appropriate legislation to request authorization for the Additional Rate with the agreed distribution, whether such legislation be a memorializing resolution or a home rule resolution, as required by the State, but the State enacts legislation at the Additional Rate which provides for a distribution to the City which is less than the agreed distribution, then the County has the option of imposing the Additional Rate as authorized by the State; in the event that the County imposes the Additional Rate as authorized by the State, the distribution of the net collections from the three percent sales and compensating use tax provided for in the first Resolved Clause of this Resolution hereby is amended to reduce the amount set aside for the County by an amount equal to the difference between (A) the amount allocated to the City under the agreed distribution and (B) the amount allocated to the City in said state legislation, and said amount shall be set aside and allocated to the City, provided however that in no event

shall said allocation of the three percent collections exceed twenty percent of the County's share of said three percent net collections; alternatively, in the event that the County fails to impose the Additional Rate as authorized by the State, then the distribution of the net collections from the three percent sales and compensating use tax provided for in the first Resolved Clause of this Resolution is hereby amended to reduce the amount set aside for the County by twenty percent and to set aside and allocate said twenty percent to the City for a period commencing on the first day on or after December 1, 2010 in which there is no additional tax in effect in Onondaga County and continuing either (i) throughout the term of the Agreement, or (ii) until such time as there is in effect in Onondaga County the Additional Rate with the agreed distribution, or (iii) as otherwise provided for within paragraphs d or e above as may be applicable.

In any event, with respect to the foregoing, the sole remedy shall be as stated hereinabove, and the City may not exercise its prior rights pursuant to the New York State Tax Law, and the distribution of the net collections from the three percent sales and compensating use tax shall remain as provided for in the first Resolved Clause of this Resolution except as is specifically provided for in this section; and, be it further

RESOLVED (5), that the County Executive is authorized to enter into contract(s) with the City to pay to the City official designated by the City any amounts owed to the City School District for educational purposes within the City as provided for in the first Resolved Clause of this Resolution, said contract to be subject to the approval of the County Attorney; and, be it further

RESOLVED (6), that the allocation and distribution of funds provided by the first RESOLVED clause of this resolution, which amends Section 14(a) and (b) of Resolution No. 372-67, as amended, shall not take effect until January 1, 2011 and the New York State Comptroller has approved said contract; and, be it further

RESOLVED (7), that if the City of Syracuse fails to authorize and execute the contract(s) as set forth in Resolved Clauses 1, 2, 3 and 4 with the County of Onondaga by 11:59 p.m., May 24, 2010, this resolution shall be deemed rescinded, without further action of this Onondaga County Legislature; and, be it further

RESOLVED (8), that the Onondaga County Legislature hereby reaffirms the repeal of the second unnumbered paragraph of Section 17 of Resolution No. 372 dated September 11, 1967, as amended, as set forth in the tenth RESOLVED clause of Resolution No. 201 adopted June 14, 2000; and, be it further

RESOLVED (9), that all portions of Resolution No. 372 adopted on September 11, 1967, as amended, except as amended herein, shall in all other respects be affirmed; and, be it further

RESOLVED (10), that pursuant to New York State Tax Law Section 1262(e), notice hereby is afforded to the City of Syracuse and to all towns, villages and school districts in Onondaga County that the net collections set aside for allocation and distribution to such city, towns, villages and school districts by this resolution terminate and are eliminated effective December 31, 2020, after which time no such net collections will be allocated and provided to the City, towns, villages or school districts and all such net collections shall be retained by the County; and, be it further

RESOLVED (11), that the sole parties to any agreement authorized by this resolution shall be the City of Syracuse and the County of Onondaga, and notice hereby is afforded to any other entity, including, but not limited to, all towns, villages and school districts in Onondaga County, that such entity is not a beneficiary of said contract(s), and that such entity has not been granted nor extended by this resolution, the contract(s) authorized by this resolution, or otherwise, any actionable rights under said contract(s) or any other remedy at law or equity; and, be it further;

RESOLVED (12), that the Chief Fiscal Officer shall take steps to reconcile the monies to be distributed at the end of each calendar year; and, be it further

RESOLVED (13), that this resolution shall be liberally construed to effectuate the intent of this resolution as set forth above; and, be it further

RESOLVED (14), that if any clause, sentence, paragraph or section of this resolution shall be adjudged by a court of competent jurisdiction to be invalid, such adjudication shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, section, paragraph or sentence thereof directly involved in the proceeding in which such adjudication shall have been rendered; and, be it further

RESOLVED (15), that the Clerk of this Legislature hereby is directed to send certified copies of this resolution to the City of Syracuse, to the towns and villages in Onondaga County, and to all school districts in Onondaga County.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

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

Motion Made By Mr. Rhinehart, Mr. Holmquist, Mr. Lesniak, Mr. Jordan, Mr. Stanczyk, Mr. DeMore, Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 84

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS WITH THE VILLAGES LOCATED IN ONONDAGA COUNTY, FOR THE PERIOD OF 2011- 2020, TO IMPLEMENT A PROGRAM TO ASSIST THE VILLAGES IN MAKING NEEDED PUBLIC IMPROVEMENTS

WHEREAS, a viable and prosperous community rests in part upon the ability of that community to maintain and improve its public infrastructure system; and

WHEREAS, a region's potential for economic development is inextricably linked to the performance and efficiency of the public infrastructure system, including the ability to obtain abundant and clean water, to viably manage wastewater, the ability to rely upon accessible roadways, and the ability to access up to date facilities necessary for development; and

WHEREAS, the villages in Onondaga County are foundational population centers in our community and provide desirable locations for smart and effective future economic growth; and

WHEREAS, given the current fiscal situation and the decreasing availability of financial assistance from state and federal governments, the villages in Onondaga County face severe funding gaps and are unable to continue funding needed improvements to their public infrastructure systems; and

WHEREAS, the inability to properly fund these needed improvements impacts the ability to effectively plan for growth and development in the region, leads to the potential for undesirable sprawl, and inhibits the promotion of green and sustainable growth; and

WHEREAS, it is the desire of this County to make a commitment to investing in capital expenditures at the village level to effectively plan for regional growth and development and to provide opportunities for shared services among local governments; now, therefore be it

RESOLVED, that this Legislature hereby authorizes the County Executive to enter into agreements with the villages in Onondaga County to provide financial assistance for public improvements designed to enhance and promote regional growth, particularly improvements that reduce undesirable sprawl and encompass green technology and sustainable growth; and, be it further

RESOLVED, that said agreements shall be for a period from January 1, 2011 through December 31, 2020, and it is the intent of this Legislature to phase in this program such that amounts to be funded through this program shall commence in 2011 at an estimated amount of \$1.35 million, in 2012 at an estimated amount of \$3.2 million, and thereafter at an amount not to exceed \$4 million, with the funds to be divided among each village as follows: Baldwinsville, 13.48%; Camillus, 2.02%; E. Syracuse, 4.80%; Elbridge, 3.04%; Fabius, 0.61%; Fayetteville, 11.07%; Jordan, 2.58%; Liverpool, 7.03%; Manlius, 10.21%; Marcellus, 4.01%; Minoa, 5.51%; N. Syracuse, 13.60%; Skaneateles, 6.66%; Solvay, 14.01%; and Tully, 1.37%; and, be it further

RESOLVED, that should any village be abolished during the term of said agreement, any funds owed to the village in which such town(s) was located shall be provided to said town(s) to complete and pursue projects identified in the contract with such village; and, be it further

RESOLVED, that the Planning Committee of this Onondaga County Legislature shall receive semi-annual reports on the status of this program; and, be it further

RESOLVED, that the Clerk of this Legislature hereby is directed to send certified copies of this resolution to villages in Onondaga County.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

LOCAL LAW NO. 11 - 2010

A LOCAL LAW AMENDING LOCAL LAW NO. 2-2001, AS AMENDED BY LOCAL LAW NO. 3-2002, LOCAL LAW NO. 5-2002, AND LOCAL LAW NO. 9-2006, TO TERMINATE THE PAYMENT AGREEMENT EXECUTED BETWEEN THE CITY OF SYRACUSE AND THE COUNTY OF ONONDAGA IN CONNECTION WITH THE CAROUSEL EXPANSION PROJECT, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS

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

Section 1. This Onondaga County Legislature previously enacted Local Law No. 2-2001, as amended by Local Law No. 3-2002, Local Law No. 5-2002, and Local Law No. 9-2006, authorizing the County Executive to execute a payment agreement with the City of Syracuse in connection with the Carousel Expansion Project. This Legislature hereby amends the aforementioned local laws to terminate the 2006 Payment Agreement and any and all other payment agreements executed between the City and the County, pursuant to said Local Laws, specifically regarding the payment of revenues in connection with the construction project at Carousel Mall or DestiNY USA.

Section 2. The County Executive is hereby authorized to enter into agreements with the City of Syracuse, as authorized by City Ordinance, to effectuate the intent of this local law.

Section 3. This local law shall become effective upon filing pursuant to the provisions of the Municipal Home Rule Law.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 85

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT NEW YORK STATE DIVISION OF LIBRARY DEVELOPMENT FUNDS FOR THE ONONDAGA COUNTY PUBLIC LIBRARY, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the recent economic shift has had a deleterious effect on adult refugees who have recently arrived to our area, evidenced by the high unemployment rates reported among this population by local refugee resettlement agencies, and the local schools that teach these adults English skills are becoming drastically overcrowded; and

WHEREAS, the New York State Division of Library Development has made available funds for the Onondaga County Public Library's "Meet Me at the Library" adult literacy project; and

WHEREAS, the primary purpose of this project is to reach out to adult refugees who have recently arrived, providing volunteer library internship opportunities to those refugees with intermediate level English skills who are unable to find employment; and

WHEREAS, through this volunteer project, the refugee participants will be able to gain skills in a variety of areas, including work, library, English and computer, and will be encouraged to provide recommendations to the library to enhance services and collections for their ethnic communities; and

WHEREAS, additionally, the project will raise public awareness of refugees living in our communities and the work they are doing in the libraries through outreach and a poster campaign; and

WHEREAS, the grant provides funding to host internships for twenty-four primary participants, as well as to reach out to an additional 150 refugees through programs and classes; and

WHEREAS, it is the desire of this Legislature to accept such funds; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

CL510 Estimated Revenues	\$23,803
In Administrative Unit 655000	

OCPL Grants
 FAMIS Index 390062
 Project #767293
 Meet Me at the Library Grant
 In Acct. In Acct. 027-0619
 State Aid Library Literacy \$23,803

APPROPRIATIONS:
 CL960 Appropriations \$23,803
 In Administrative Unit 655000
 OCPL Grants
 FAMIS Index 390062
 Project #767293
 Meet Me at the Library Grant \$23,803

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 86

AMENDING THE 2010 COUNTY BUDGET TO PROVIDE FUNDING FOR THE UPSTATE BALLET
 COMPANY AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS
 TO IMPLEMENT THIS RESOLUTION

WHEREAS, Onondaga County plays a major role and has a substantial fiscal and civic interest in the promotion of conventions, tourism, and economic development activity within Onondaga County; and

WHEREAS, the County collects Room Occupancy Tax with the intent of reinvesting those revenues into activity which builds the tourism trade in Onondaga County, and the County has available unspent Room Occupancy Tax revenues from prior years that must be allocated for projects and activities that promote tourism; and

WHEREAS, the Upstate Ballet offers the community a wide range of performances, while simultaneously nurturing a connection to the performing arts in children and young adults, and these performances promote tourism in Onondaga County; and

WHEREAS, in this difficult economic climate, the Upstate Ballet has faced reductions in its funding, greatly affecting its ability to meet its operating budget; and

WHEREAS, this Legislature has previously designated the Upstate Ballet Company as an authorized agency for the performance of the arts, and it is the desire of this Legislature to amend the 2010 budget and appropriate \$3,200 to the Upstate Ballet Company as an authorized agency; and

WHEREAS, this amount is consistent with appropriations within the 2010 County Budget for other authorized agencies, each of which had its appropriation reduced by twenty percent from the amount appropriated within the 2009 County Budget; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended as follows:

REVENUES:

CG 510 Estimated Revenues	\$3,200
In Admin. Unit 23-65-30	
County Promotion	
FAMIS Index 140814	
Grant Project 719010	
County Tourism	
In Acct. 005-0063 Room Occupancy Taxes	\$3,200

APPROPRIATIONS:

In Admin. Unit 40-03	\$3,200
Human - Authorized Agencies	
FAMIS Index 280255	
In Acct. 896-5996 Upstate Ballet	\$3,200

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 87

BOND RESOLUTION DATED MAY 4, 2010

A RESOLUTION AUTHORIZING THE RECONSTRUCTION AND CONSTRUCTION OF IMPROVEMENTS TO VARIOUS BRIDGES IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$1,375,000, AND AUTHORIZING THE ISSUANCE OF \$1,375,000 BONDS OF SAID COUNTY TO PAY THE COST THEREOF

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

Section 1. The reconstruction and construction of improvements to various bridges, including widening and restoration projects, bridge deck improvements, as well as pavement, sidewalks, curbs, gutters, landscaping, grading and other incidental improvements in connection therewith, is hereby authorized at an estimated maximum cost of \$1,375,000.

Section 2. No expenditures shall be made for any of such projects and no obligations shall be issued pursuant to this bond resolution therefor unless and until all steps required under the State Environmental Quality Review Act and the regulations promulgated thereunder have been fully satisfied in connection with the projects to be so financed.

Section 3. The plan for the financing thereof is by the issuance of \$1,375,000 bonds of said County hereby authorized to be issued therefor.

Section 4. It is hereby determined that the aforesaid constitutes a class of objects or purposes having a period of probable usefulness of twenty years, pursuant to subdivision 10 of paragraph a of Section 11.00 of the Local Finance Law.

Section 5. The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same

respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 6. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

Section 7. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

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

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 9. The County Executive is authorized to enter into contracts to implement the intent of this resolution.

Section 10. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 11. This resolution, which takes effect immediately, shall be published in summary form in *The Post-Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 88

BOND RESOLUTION DATED MAY 4, 2010

A RESOLUTION AUTHORIZING THE RECONSTRUCTION AND CONSTRUCTION OF IMPROVEMENTS TO VARIOUS HIGHWAYS IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$9,270,000, AND AUTHORIZING THE ISSUANCE OF \$9,270,000 BONDS OF SAID COUNTY TO PAY THE COST THEREOF

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

Section 1. The reconstruction and construction of improvements to various highways, including widening and resurfacing projects, intersection improvements, as well as sidewalks, curbs, gutters, drainage, landscaping, grading and other incidental improvements in connection therewith, is hereby authorized at an estimated maximum cost of \$9,270,000.

Section 2. No expenditures shall be made for any of such projects and no obligations shall be issued pursuant to this bond resolution therefor unless and until all steps required under the State Environmental Quality Review Act and the regulations promulgated thereunder have been fully satisfied in connection with the projects to be so financed.

Section 3. The plan for the financing thereof is by the issuance of \$9,270,000 bonds of said County hereby authorized to be issued therefor.

Section 4. It is hereby determined that the aforesaid constitutes a class of objects or purposes having a period of probable usefulness of fifteen years, pursuant to subdivision 20(c) of paragraph a of Section 11.00 of the Local Finance Law.

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

Section 6. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

Section 7. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

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

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 9. The County Executive is authorized to enter into contracts to implement the intent of this resolution.

Section 10. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 11. This resolution, which takes effect immediately, shall be published in summary form in *The Post-Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 89

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT A GRANT FROM THE NEW YORK STATE ENERGY RESEARCH AND DEVELOPMENT AUTHORITY AND TO PROVIDE FOR THE LOCAL MATCH FOR A DISTRICT HEATING AND COOLING HEAT RECOVERY SYSTEM FOR THE JUSTICE CENTER, AND AUTHORIZING THE EXECUTION OF AGREEMENTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, funding is available under the American Recovery and Reinvestment Act of 2009 for the Department of Energy to award formula grants to State Energy Programs; and

WHEREAS, the New York State Energy Research and Development Authority (NYSERDA), which administers the State Energy Program, developed a Request for Proposals through which approximately \$49.9 million of New York's allocation of such funds will be awarded for eligible energy conservation projects on a competitive basis; and

WHEREAS, Onondaga County proposed an eligible energy conservation project that has been selected by NYSERDA and has been awarded funding; and

WHEREAS, the County project will recover the heat by-product of two natural gas-fired electric generators located in the County's District Heating and Cooling Plant to produce Domestic Hot Water for use in the adjacent Justice Center; and

WHEREAS, it is estimated that the project will save 3,964/MMBTU per year, resulting in an estimated energy savings of \$44,047 per year; and

WHEREAS, the estimated cost of the project is \$265,000; and

WHEREAS, NYSERDA has made funding available for this project in the amount of \$185,500, and the 30% local share will be made available through a transfer of funds from the 2010 adopted county budget; and

WHEREAS, it is the desire of this Legislature to accept such grant funds and to provide for said transfer; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement the intent of this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

APPROPRIATIONS:

A 960 Appropriations	\$0
In Admin Unit: 80-05-00	
Facilities Management	
Index: 470005	
Account: 413-9413 Maintenance Utilities and Rents	(\$79,500)
Account: 960-7460 Provisions for Capital Projects	\$79,500

REVENUES:

H 510 Estimated Revenue	\$265,000
In Admin Unit: 80-05-00	
Facilities Management	
Index: 470021	
Project#: 512583	
Project Title: DH&C Heat Recovery System for Justice Center DHW	
Account: 057-2039-2770 NYSERDA Reimbursement	\$185,500
Account: 3701-5031 Transfer from General Fund	\$79,500

APPROPRIATIONS:

H 960 Appropriations	\$265,000
In Admin Unit: 80-05-00	
Facilities Management	
Index: 470021	
Project#: 512583	
Project Title: DH&C Heat Recovery System for Justice Center DHW	\$265,000

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 90

AUTHORIZING THE SYRACUSE-ONONDAGA COUNTY PLANNING AGENCY TO ACCEPT THE GIFT OF A HEWLETT PACKARD DESIGNJET 1055CM PLOTTER FROM THE SYRACUSE METROPOLITAN TRANSPORTATION COUNCIL WITHOUT CONDITION

WHEREAS, the Syracuse Metropolitan Transportation Council recently purchased a new full sized plotter and has offered to donate unconditionally its surplus Hewlett Packard Designjet 1055cm plotter, valued at approximately \$2,000, to the Syracuse-Onondaga County Planning Agency; and

WHEREAS, the Syracuse-Onondaga County Planning Agency will use the plotter to print poster-sized maps and air photos to meet the needs of Onondaga County departments and for sale to the public; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby authorize the acceptance of the donation of the Hewlett Packard Designjet 1055cm plotter to the Syracuse-Onondaga County Planning Agency without condition.

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Rapp, Buckel, Corbett, Holmquist, Kilmartin, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Dougherty, Tassone, Rhinehart) Absent: 3 (DeMore, Kinne, Meyer)

* * *

Motion Made By Mr. Rhinehart, Mr. Corbett

RESOLUTION NO. 91

CONFIRMING APPOINTMENTS TO THE ONONDAGA COUNTY INDUSTRIAL DEVELOPMENT AGENCY

WHEREAS, pursuant to Section 895 of the General Municipal Law, this Legislature is authorized to appoint the members of the Onondaga County Industrial Development Agency; and

WHEREAS, it is the desire of this Legislature to confirm the appointments of the following individuals as members of the Onondaga County Industrial Development Agency; now, therefore be it

RESOLVED, that the following individuals be confirmed as members of the Onondaga County Industrial Development Agency for the term specified:

APPOINTMENT:

Jessica Crawford
309 South Franklin Street, #3D
Syracuse, New York 13202
(Effective June 1, 2010)

TERM EXPIRES:

June 1, 2013

Frank Forte
2630 Rose Hill Road
Marietta, New York 13110
(Effective May 4, 2010)

June 1, 2011

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 92

A RESOLUTION APPROVING IMPROVEMENTS FOR THE BEAR TRAP - LEY CREEK DRAINAGE DISTRICT

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

WHEREAS, the Commissioner of Water Environment Protection of said County has requested that the County approve certain improvements to the Onondaga County Sanitary District being the Detention Basin Bear Trap – Ley Creek Project, consisting of improvements to the West Second Street detention facility located in the Village of East Syracuse, including the removal of approximately 10,000 cubic yards of sediment and vegetated debris; construction of a perimeter maintenance access road; flood proofing of several sanitary sewer manholes; and revisions to the outlet works of the facility; and

WHEREAS, this County Legislature duly adopted a resolution on April 6, 2010, calling a public hearing on the foregoing matter to be held in the Legislative Chambers in the County Court House, in Syracuse, New York on May 4, 2010, at 2:25 o'clock P.M., Prevailing Time; and

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

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

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

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

Section 1. Based upon the proceedings heretofore had and taken, it is hereby found and determined that it is necessary and in the public interest to undertake the proposed improvements described in the preambles hereof for the Bear Trap - Ley Creek Drainage District at an estimated maximum cost of \$975,000, and that said improvements will be of special benefit to all of the real property included within the limits of the District.

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

Section 3. This resolution shall take effect immediately.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 93

BOND RESOLUTION DATED MAY 4, 2010

A RESOLUTION AUTHORIZING IMPROVEMENTS FOR THE BEAR TRAP - LEY CREEK DRAINAGE DISTRICT IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$975,000, AND AUTHORIZING THE ISSUANCE OF \$975,000 BONDS OF SAID COUNTY TO PAY THE COST THEREOF

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

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

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

Section 1. Improvements for the Onondaga County Sanitary District referred to as the Detention Basin Bear Trap – Ley Creek Project, consisting of improvements to the West Second Street detention facility located in the Village of East Syracuse, including the removal of approximately 10,000 cubic yards of sediment and vegetated debris; construction of a perimeter maintenance access road; flood proofing of several sanitary sewer manholes; and revisions to the outlet works of the facility, are hereby authorized at an estimated maximum cost of \$975,000.

Section 2. The plan for the financing thereof is by the issuance of \$975,000 bonds of said County hereby authorized to be issued therefor.

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

Section 4. The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. There shall annually be assessed upon the taxable real property in the District, in the manner provided by law, an amount sufficient to pay said principal and interest as the same become due and payable, but if not paid from such source, all the taxable real property within said County shall be subject to the levy of ad valorem taxes without limitation as to rate or amount to pay the principal of and interest on such bonds as the same become due and payable.

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

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation

with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

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

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution.

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

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

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Kilmartin

RESOLUTION NO. 94

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY FIRE ADVISORY BOARD

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, has duly appointed and designated pursuant to Section 1903 of the Onondaga County Charter, and Article III, Section 3.13 of the Onondaga County Administrative Code, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Onondaga County Fire Advisory Board:

APPOINTMENT:
Paul R. Abend II
110 Lindbergh Road
Syracuse, NY 13205

TERM EXPIRES:
December 31, 2013

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

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

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Kilmartin, Mr. Meyer, Mr. Masterpole, Mr. Lesniak, Mr. Corbett, Mr. Jordan

RESOLUTION NO. 95

CONFIRMING APPOINTMENTS TO THE POSITION OF DEPUTY COORDINATOR AND AUTHORIZING REIMBURSEMENT FOR EXPENSES INCURRED IN THE PERFORMANCE OF THEIR DUTIES

WHEREAS, Peter Alberti, in accordance with the County Law Section 401 and pursuant to the power vested in him as Commissioner of Emergency Management, has duly appointed pending confirmation, the following persons as Deputy Coordinators Hazardous Materials commencing May 1, 2010 through December 31, 2010:

DEPUTY COORDINATORS FOR HAZ MAT:

Mr. George Hart
9640 Bauer Road
PO Box 371
Brewerton, NY 13029-0371

Mr. Richard Ottoviano
112 David Drive
North Syracuse, NY 13212

Mr. Martin Heim
100 Enderberry Circle
Syracuse, NY 13224

Mr. Courtney Rutherford
127 Hunter Drive
Baldwinsville, NY 13027

Mr. Pat Herrick
708 Oswego Street
Liverpool, NY 13088

Mr. Greg Tiner
7537 Shalako Circle
Baldwinsville, NY 13027

Mr. Jason Klink
224 Beley Avenue
Mattydale, NY 13211

Mr. Paul Wiedman
6816 Kingdom Road
Memphis, NY 13112

Mr. John Lisi, Jr.
125 Edden Lane
North Syracuse, NY 13212

Mr. Stephen J. Wisley
101 Foxmeadow Drive
Liverpool, NY 13088

Mr. Steve McLaughlin
102 Graston Avenue
Syracuse, NY 13219

WHEREAS, it is the desire of this Legislature to confirm the appointment of the above-named persons to serve as Deputy Coordinators without salary, but to be reimbursed for actual expenses; now, therefore be it

RESOLVED, that this Legislature does hereby confirm the appointment of the above-named Deputy Coordinators for a one (1) year term commencing May 1, 2010 through December 31, 2010; and, be it further

RESOLVED, that said Deputy Coordinators shall serve without salary but be authorized to be reimbursed for actual expenses incurred in performing the duties of said office, upon submission of duly approved claim forms to the Onondaga County Comptroller.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 96

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT FUNDS FROM THE NEW YORK STATE EMERGENCY RESPONSE COMMISSION FOR USE BY THE ONONDAGA COUNTY LOCAL EMERGENCY PLANNING COMMITTEE (LEPC)

WHEREAS, the Hazardous Materials Emergency Preparedness Program, administered by the New York State Emergency Response Commission, makes federal funding available to the Onondaga County Local Emergency Planning Committee (LEPC) to implement emergency planning under the Emergency Planning and Community Right-To-Know Act of 1986; and

WHEREAS, the Onondaga County Department of Emergency Management is designated by the New York State Emergency Response Commission to act as the fiscal officer for the Local Emergency Planning Committee, and is eligible to receive such funds in the amount of \$8,072; and

WHEREAS, the funds will be used to coordinate and oversee the work of the Local Emergency Planning Committee, and it is the desire of this Legislature to accept such funds; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

In Admin. Unit 40-38	\$8,072
Emergency Management	
FAMIS Index 309997	
Project # 734114 Local Emergency Planning Committee	
In Account 012-0123 Haz Materials Assist Prog.	\$8,072

APPROPRIATIONS:

In Admin. Unit 40-38	\$8,072
Emergency Management	
FAMIS Index 309997	
Project # 734114 Local Emergency Planning Committee	
In Account 012-0123 Haz Materials Assist Prog.	\$8,072

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Rapp, Buckel, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Dougherty, Tassone, Rhinehart) Absent: 3 (Corbett, Kinne, Meyer)

* * *

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 97

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT HOMELAND SECURITY FUNDS FROM THE URBAN AREA SECURITY INITIATIVE GRANT PROGRAM FOR THE ONONDAGA COUNTY DEPARTMENT OF EMERGENCY MANAGEMENT AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the federal government designated the Syracuse Metropolitan Statistical Area (Onondaga County, Oswego County, Madison County, City of Syracuse) as a Tier II Urban Area under the federal Department of Homeland Security Urban Area Security Initiative; and

WHEREAS, Onondaga County Department of Emergency Management has been designated the fiduciary agent for the Syracuse Central New York Urban Area; and

WHEREAS, the Syracuse Central New York Urban Area (SCNYUA) is eligible to receive funding from the Urban Area Security Initiative Grant Program (UASI) administered by the New York State Office of Homeland Security; and

WHEREAS, the Syracuse Central New York Urban Area (SCNYUA) under the leadership of the Onondaga County Department of Emergency Management has submitted and received approval for a grant in the amount of \$1,495,440 to be used from June 1, 2009 through May 31, 2012; and

WHEREAS, the grant funds will provide for planning, organization, equipping, training and exercising to enhance target capabilities aligned with the eight national priorities to prevent, protect against, respond to, and recover from an all-hazards emergency with the emphasis on terrorism prevention; and

WHEREAS, the grant funds will support the National Infrastructure Protection Plan (NIPP) and it is the desire of this Legislature to accept such funds; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

In Admin. Unit 40-38	\$1,495,440
Emergency Management	
FAMIS Index 309997	
Project # 735001 UASI Program	
In Account 022-0371 St. Aid Pub.	\$1,495,440
Safety Other	

APPROPRIATIONS:

In Admin. Unit 40-38	\$1,495,440
Emergency Management	
FAMIS Index 309997	
Project # 735001 UASI Program	\$1,495,440

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Rapp, Buckel, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Dougherty, Tassone, Rhinehart) Absent: 3 (Corbett, Kinne, Meyer)

* * *

Motion Made By Mr. Kilmartin

RESOLUTION NO. 98

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS WITH SURROUNDING LAW ENFORCEMENT AGENCIES IN SUPPORT OF THE LICENSE PLATE READER SERVER SYSTEM AND AMENDING THE 2010 COUNTY BUDGET TO ACCEPT REVENUES FROM SUCH CONTRACTS

WHEREAS, several law enforcement agencies in Central New York have license plate readers in patrol cars that are able to scan and transmit information obtained on license plates; and

WHEREAS, the Onondaga County Sheriff's Office has implemented a server system to allow for the transmission of information obtained by these license plate readers and the storage of the information on servers maintained by Onondaga County; and

WHEREAS, to benefit public safety in Central New York, law enforcement agencies in the region may wish to share license plate information, from time to time, through the server system developed by Onondaga County; and

WHEREAS, there is a cost to the County to maintain the server system, and it is the desire of the Legislature to enter into agreements with participating out-of-county law enforcement agencies in order to make the shared information available to the agencies and to have these agencies share in the cost supporting and maintaining the server system; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into agreements as provided herein; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

In Admin. Unit 40-79-20	\$1,000
Sheriff's Police / Civil	
FAMIS Index 410019	
In Project 782148	
License Plate Readers Server	
In Acct. 042-1526 Other Public Safety Other Govts.	\$1,000

APPROPRIATIONS:

In Admin. Unit 40-79-20	\$1,000
Sheriff's Police / Civil	
FAMIS Index 410019	

In Project 782148	
License Plate Readers Server	\$1,000

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Rapp, Buckel, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Dougherty, Tassone, Rhinehart) Absent: 3 (Corbett, Kinne, Meyer)

* * *

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 99

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT GRANT FUNDS FOR A SELECTIVE TRAFFIC ENFORCEMENT PROGRAM AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the Congress of the United States has enacted Public Law 89-564, authorizing financial assistance for states to accelerate highway traffic safety programs, and the Governor’s Traffic Safety Committee has made funds available for Distracted Driving Demonstration Projects; and

WHEREAS, driver distraction is reported as a contributing factor in approximately one out of every five crashes statewide, and the number of crashes in which driver distraction is a contributing factor has increased steadily in both Onondaga County and the City of Syracuse over the past few years; and

WHEREAS, the City of Syracuse has been chosen as the site of a demonstration project (modeled after the highly successful “Click It or Ticket” high visibility seatbelt enforcement program) to determine whether high visibility enforcement of cell phone violations and other distracted driving behaviors is effective in reducing hand-held cell phone use and other distracting driving behaviors; and

WHEREAS, the Traffic Safety Committee has made funds available in the amount of \$42,000 to the Onondaga County Sheriff’s Office to work in conjunction with the Syracuse Police Department and the New York State Police to carry out the demonstration project; and

WHEREAS, this Legislature is supportive of the efforts of the Sheriff to reduce unsafe driving behavior through the enforcement of the New York State Vehicle and Traffic Laws, and it is the desire of this Legislature to accept such funds; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County budget be amended by providing and making available the following:

<u>REVENUES:</u>	
In Admin. Unit 40-79-20	\$42,000
Sheriff Police / Civil	
FAMIS Index 410019	
In Project 782149 – Distracted Driving Demo 2010	
In Acct. 014-0163 Federal Aid Highway Safety	\$42,000

APPROPRIATIONS:

In Admin. Unit 40-79-20	\$42,000
Sheriff Police / Civil	
FAMIS Index 410019	
In Project 782149 – Distracted Driving Demo 2010	\$42,000

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Rapp, Buckel, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Dougherty, Tassone, Rhinehart) Absent: 3 (Corbett, Kinne, Meyer)

* * *

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 100

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT STATE HOMELAND SECURITY FUNDS FOR THE ONONDAGA COUNTY SHERIFF’S OFFICE AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the Onondaga County Sheriff’s Office is eligible to receive Homeland Security Grant Program funds from the New York State Office of Homeland Security; and

WHEREAS, the Onondaga County Sheriff’s Office submitted a grant application and has been awarded Homeland Security grant funds in the amount of \$109,476; and

WHEREAS, the funds are specifically to support the Onondaga County Sheriff’s Office Hazardous Device Disposal Team (HDDT), and to ensure that the Sheriff’s HDDT is sufficiently equipped and trained to prevent terrorist attacks; and

WHEREAS, funding will be used to equip the Sheriff’s HDDT with a robot to be used in small areas or confined spaces, a fiber optic scope for diagnostic use and locating/identifying intrusion detection systems/booby traps/sensors utilizing optical interrogations in low or zero light, and a wireless air card to utilize in conjunction with the mobile data terminal funded in a previously awarded Homeland Security grant; and

WHEREAS, it is the desire of this Legislature to accept such funding; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended and the following amounts be provided and made available:

REVENUES:

CG510 Estimated Revenues	\$109,476
In Admin. Unit 40-79-20	
Sheriff Police / Civil	
FAMIS Index #410019	
Project 782150	
2009 Homeland Security HDDT	
In Acct. 022-0371 State Aid Homeland Security	\$109,476

APPROPRIATIONS:

CG960 Appropriations	\$109,476
In Admin. Unit 40-79-20	
Sheriff Police / Civil	
FAMIS Index #410019	
Project 782150	
2009 Homeland Security HDDT	\$109,476

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Rapp, Buckel, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Dougherty, Tassone, Rhinehart) Absent: 3 (Corbett, Kinne, Meyer)

* * *

Motion Made By Mr. Warner, Mr. Corbett

RESOLUTION NO. 101

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT FEDERAL FUNDS FOR THE SENIOR COMMUNITY SERVICE EMPLOYMENT PROGRAM AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the Department of Aging and Youth - Office for the Aging is charged with the responsibility for coordination and provision of services to the elderly as the local Area Agency for the Senior Community Service Employment Program; and

WHEREAS, the Department of Aging and Youth - Office for the Aging is eligible to receive additional funds in the amount of \$225,855 for the Senior Community Service Employment Program, and these additional funds will be used to increase the number of participants in this program; and

WHEREAS, the Senior Community Service Employment Program provides low-income seniors with paid training and work experience and develops the participants' skills and abilities, so that the participants are able to obtain employment outside of and independent from this program after the participants receive job search and placement assistance through this program; and

WHEREAS, it is the desire of this Legislature to accept such funds; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended as follows:

REVENUES:

Admin. Unit 55-10	\$225,855
Office for the Aging Grants	
FAMIS Index 370015	
Project 755488	
In Acct. 057-0203	
Federal Aid Title V	\$225,855

APPROPRIATIONS:

Admin. Unit 55-10	\$225,855
Office for the Aging Grants	
FAMIS Index 370015	

Project 755488	
Subobject 4101	\$16,150
Subobject 4103	\$168,146
Subobject 9120	\$29,099
Subobject 9454	\$5,500
Subobject 9485	\$6,960

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Warner, Mr. Corbett

RESOLUTION NO. 102

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT ADDITIONAL FEDERAL FUNDS FOR THE ONONDAGA COUNTY DEPARTMENT OF MENTAL HEALTH TO IMPLEMENT AN ELECTRONIC MEDICAL RECORDS SYSTEM, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the Department of Mental Health is eligible to receive federal funds to cover the full cost of purchasing and implementing an Electronic Medical Records System; and

WHEREAS, the Electronic Medical Records System allows clinical staff to document the services rendered directly on a computer and has extensive automatic checks to minimize human error and maximize Medicaid submissions; and

WHEREAS, the Electronic Medical Records System also will transmit information from the clinical record directly to the existing electronic billing system, eliminating the risk of error in transcribing paper records to the billing system; and

WHEREAS, the State of New York is implementing a new outpatient clinic reimbursement model in July, 2010 which will be considerably more complex than the current billing model, and the Electronic Medical Records System will assist in the elimination of human errors in transcribing paper records to the billing system for this new model; and

WHEREAS, it is the desire of this Legislature to accept these funds in the amount of \$125,000; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

In Admin. Unit 40-53-00		\$125,000
Mental Health		
FAMIS Index 360008		
Acct. 023-0150 Fed. Medicaid Salary	\$125,000	

APPROPRIATIONS:

In Admin. Unit 40-53-00		\$125,000
Mental Health		

FAMIS Index 360008
Acct. 300-9300 Supplies \$125,000

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Warner, Mr. Meyer

RESOLUTION NO. 103

AMENDING RESOLUTION NO. 231 - 2000, AS AMENDED, TO ELIMINATE THE
AUTHORITY TO HIRE MANAGEMENT CONFIDENTIAL EMPLOYEES UP TO STEP G

WHEREAS, by Resolution No. 231 - 2000, as amended, this Onondaga County Legislature provided that management confidential employees shall be slotted into the first step in the salary schedule, and that in exceptional circumstances the County Executive may authorize hiring at Step G; and

WHEREAS, given the difficult economic climate, it is necessary to amend Resolution No. 231 - 2000 to eliminate the authorization to hire up to Step G; now, therefore be it

RESOLVED, that Resolution No. 231 - 2000, as amended, hereby is further amended in Appendix C, paragraph 5 to delete the following sentence: "In exceptional circumstances the County Executive can authorize hiring up to Step G"; and, be it further

RESOLVED, that in all other respects, Resolution No. 231 - 2000, as amended, shall remain in full force and effect.

Mr. Lesniak made a motion to table for 30 days. Mr. Warner objected.

A vote was taken on the motion to table for 30 days.

Motion FAILED. Ayes: 7 (Lensiak, Rapp, Kilmartin, DeMore, Jordan, Dougherty, Rhinehart)
Noes: 10 (Stanczyk, Buckel, Corbett, Holmquist, Warner, Laguzza, Masterpole, Williams, Ervin, Tassone) Absent: 2 (Kinne, Meyer)

Mr. Buckel made a motion to reconsider the tabling motion. A five minute recess was called by Mr. Stanczyk.

Mr. Buckel withdrew his motion.

A vote was taken on the resolution.

DEFEATED. Ayes: 9 (Stanczyk, Buckel, Corbett, Holmquist, Warner, Laguzza, Masterpole, Williams, Ervin) Noes: 8 (Lesniak, Rapp, Kilmartin, DeMore, Jordan, Dougherty, Tassone, Rhinehart) Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Warner, Mr. Lesniak, Mrs. Tassone, Mr. Dougherty, Mr. Meyer, Mrs. Rapp, Mr. Jordan, Mr. Rhinehart, Mr. Corbett, Mr. Holmquist, Mr. Kilmartin, Mr. DeMore

RESOLUTION NO. 104

MEMORIALIZING THE GOVERNOR OF NEW YORK STATE AND THE NEW YORK STATE LEGISLATURE TO REVISE ITS STATE MEDICAID PLAN TO ELIMINATE THE OPTIONAL BENEFITS AND TO REDUCE OVERALL SPENDING, THEREBY PROVIDING RELIEF TO TAXPAYERS

WHEREAS, New York State ranks among the highest in the country with respect to the amount spent on Medicaid costs annually, and is reported to have paid \$44,339,402,218 in FY2007 toward such costs; and

WHEREAS, the gross cost of the Medicaid program, including the share paid by the federal, state, and county governments and the administration costs, was \$698,000,000 in Onondaga County for 2009; and

WHEREAS, in 2010, for its share of the Medicaid program costs, Onondaga County would have budgeted \$97,000,000 in Medicaid costs, but the federal government contributed \$13,300,000 in stimulus money toward such costs; and

WHEREAS, this staggering figure will likely be larger for the 2011 budget, and it is not likely that the County will receive the additional federal contribution to offset it; and

WHEREAS, although the counties are required to contribute to this overwhelming cost, the counties do not have control over which benefits are provided to Medicaid recipients; and

WHEREAS, New York State submits an annual plan to the federal government, and chooses in such plan to make available many optional benefits to those eligible for Medicaid, and then passes the cost for such benefits on to the county governments; and

WHEREAS, year after year, the taxpaying residents of this county have been forced to bear the ever-increasing financial burden of the Medicaid costs, but these residents can no longer afford such increases to their property taxes; and

WHEREAS, because mandated Medicaid costs comprise such a significant portion of the available county budget, counties are forced to make painful cuts in other programs and services to their residents, to the detriment of the region; now, therefore be it

RESOLVED, that this Onondaga County Legislature hereby formally protests the practice of the New York State lawmakers, by which the State lawmakers enact legislation mandating the provision of certain services and then charge to the local governments the costs for such services; and, be it further

RESOLVED, that this Onondaga County Legislature emphatically requests the New York State government to revise its annual Medicaid Plan to eliminate the optional benefits and to reduce its overall spending on Medicaid costs, thereby providing much-needed relief to the taxpaying residents of Onondaga County, and restoring to county governments throughout the state greater control over their budgets; and, be it further

RESOLVED, that the Clerk of this Legislature is hereby directed to send a copy of this resolution to David A. Paterson, the Governor of New York State, and to the several legislators representing Onondaga County in the New York State Legislature.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 105

PERSONNEL RESOLUTION

WHEREAS, various County Departments have requested changes in personnel, requests that have been approved by the Commissioner of Personnel, Chief Fiscal Officer, County Executive and the Ways & Means Committee of the County Legislature; now, therefore be it

RESOLVED, that the following changes be and hereby are authorized:

HEALTH Admin. Unit 40-43-00

Abolish R.P. 01 40430000 0013 2313, Environmental Health Technician I, Grade 8 @ \$38,352 - \$42,406 effective May 15, 2010.

Abolish R.P. 01 40430000 0011 6854, Community Health Counselor, Grade 9 @ \$41,662 - \$46,083 effective May 31, 2010.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 106

2010 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin. Unit 40-73-90 Hillbrook FAMIS Index #400200 Acct. 101-4101 Regular Employee Salaries	Admin Unit 40-73-90 Hillbrook FAMIS Index #400200 Acct. 410-9410 All Other Expenses	\$26,443
Admin. Unit 40-73-90 Hillbrook FAMIS Index #400200 Acct. 300-9300 Supplies and Materials	Admin Unit 40-73-90 Hillbrook FAMIS Index #400200 Acct. 410-9410 All Other Expenses	\$2,000

ADOPTED. Ayes: 11 (Lesniak, Rapp, Corbett, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Tassone, Rhinehart) Noes: 6 (Stanczyk, Buckel, Laguazza, Masterpole, Williams, Ervin) Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Jordan, Mr. Lesniak, Mr. Holmquist, Mr. Dougherty, Mrs. Tassone, Mr. Meyer, Mrs. Rapp, Mr. Rhinehart, Mr. Corbett, Mr. Kilmartin, Mr. DeMore, Mr. Warner

RESOLUTION NO. 107

MEMORIALIZING THE GOVERNOR OF NEW YORK STATE AND THE NEW YORK STATE LEGISLATURE TO REFUSE TO ADOPT THE PROPOSAL TO SHIFT COSTS ASSOCIATED WITH MEDICAID DISALLOWANCES TO THE LOCAL GOVERNMENTS

WHEREAS, Medicaid is a federal, state and local health care program whose costs and administration represents the largest component of the state and local fiscal relationship in New York, currently totaling over \$51 billion annually; and

WHEREAS, the Governor's proposed budget would shift the cost of federal penalties and disallowances to local governments, which is inconsistent with the original Medicaid Cap agreement; and

WHEREAS, according to the current Medicaid Cap agreement, the State is responsible for disallowed claims and receives one hundred percent of any recoveries; however, the proposed budget makes local governments, and their taxpayers, responsible for covering the cost of any disallowance, while still allowing the State to continue to keep one hundred percent of any fraud or waste recoveries; and

WHEREAS, all Medicaid services provided by counties are approved as part of the Medicaid State Plan submitted by the State to the federal government; and

WHEREAS, the federal government continues to tighten its oversight of federal Medicaid spending, thereby increasing the likelihood of disallowances due to the state's having changed the rules in the middle of the process versus abuse or negligence on the part of a billing agent or provider; and

WHEREAS, the proposed shifting of the cost and responsibility for disallowed Medicaid claims to local governments and refusal of the State government to permit the local governments to receive payments of any fraud or waste recoveries would present another unfair and unjust unfunded mandate upon already overburdened local governments, which increases the pressures on local governments to increase real property taxes on taxpayers who are already struggling from the weight of overwhelming taxes; now, therefore be it

RESOLVED, that this Onondaga County Legislature hereby memorializes the Governor of the State of New York and the New York State Legislature to reject the budget proposal that would shift the cost of federal Medicaid penalties and disallowances to local governments; and, be it further

RESOLVED, that this Onondaga County Legislature hereby further memorializes the Governor of the State of New York and the New York State Legislature to not implement penalties and civil fines against local governments stemming from Medicaid audits that are largely the result of technical mistakes, or had been acceptable practice at the time the Medicaid service was delivered; and, be it further

RESOLVED, that the Clerk of this Legislature is hereby directed to send a copy of this resolution to David A. Paterson, the Governor of New York State, and to the several legislators representing Onondaga County in the New York State Legislature.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Laguzza, Mrs. Ervin, Mr. Rhinehart, Mr. Stanczyk

RESOLUTION NO. 108
PERSONNEL RESOLUTION

WHEREAS, various County Departments have requested changes in personnel, requests that have been approved by the Commissioner of Personnel, Chief Fiscal Officer, County Executive and the Ways & Means Committee of the County Legislature; now, therefore be it

RESOLVED, that the following changes be and hereby are authorized:

HEALTH Admin. Unit 40-43-00
Authorize Advance Step Hire for R.P. 01 40430000 0013 2308, Director of Environmental Health, Grade 35, Step L @ \$80,185 effective May 15, 2010.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Masterpole, Mr. Rhinehart, Mr. Jordan, Mr. Stanczyk

RESOLUTION NO. 109

REQUESTING THE PRESIDENT OF ONONDAGA COMMUNITY COLLEGE TO NEGOTIATE AN AGREEMENT WITH THE MANAGING ENTITY OF THE SRC ARENA AND THE COUNTY SUCH THAT THE NET REVENUES GENERATED FROM THE SRC ARENA FROM EVENTS OTHER THAN ACADEMIC EVENTS AND NON-PROFESSIONAL ATHLETIC EVENTS BE USED TO REDUCE THE COUNTY'S COST FOR OPERATING EXPENSES AND CAPITAL EXPENDITURES AT THE COLLEGE

WHEREAS, to facilitate the construction of the SRC Arena at Onondaga Community College, the County has authorized the issuance of \$2,857,500 in bonded funds and proposes to advance the College up to \$3,351,250 while the Onondaga Community College Foundation proceeds with its fundraising campaign; and

WHEREAS, the County also contributes annual financial support toward the operating expenses of the College, and the County authorizes the issuance of bonds for various capital projects at the College; and

WHEREAS, this Onondaga County Legislature also appropriates annual funding for the operation and maintenance of the Oncenter Complex, owned by Onondaga County; and

WHEREAS, upon completion, the SRC Arena will provide a venue for academic and non-professional athletic events related to the purposes of the College, as well as other events that may be accommodated at the Oncenter; and

WHEREAS, the Oncenter Complex, owned by Onondaga County, provides a venue for professional sporting events, exhibitions, entertainment, and social events, drawing visitors and tourism to the County and, particularly, to the downtown Syracuse area; and

WHEREAS, a vibrant downtown area is of critical importance to this County, and it is the desire of this Legislature to support tourism and draw visitors to our downtown area; and

WHEREAS, in these times of fiscal constraint, it is necessary to consider all potential revenue sources to offset expenses to the taxpayers; and

WHEREAS, it is anticipated that the SRC Arena will generate revenues from sales at various events, and it is the desire of this Legislature for the College to enter into agreement for the net revenues generated at the SRC Arena from events other than academic events and non-professional sporting events be remitted or applied to reduce the County contribution to the annual budget of Onondaga Community College for the purposes of defraying the County's cost for operating expenses and capital project costs at the College; now, therefore be it

RESOLVED, that this Onondaga County Legislature hereby declares its intent and requests the President of Onondaga County Community College to negotiate an agreement with the managing entity for the SRC Arena such that the net revenues generated at the SRC Arena from events other than academic events and non-professional sporting events be remitted to or applied to reduce the County contribution to the annual budget of Onondaga Community College for purposes of defraying the County's cost for operating expenses and capital project costs at the College.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Masterpole

RESOLUTION NO. 110

AMENDING RESOLUTION NO. 447 - 1957, AS AMENDED BY RESOLUTION NO. 98 - 1964 AND RESOLUTION NO. 111 - 1964, TO ELIMINATE SALARY FOR ALL MEMBERS OF THE ONONDAGA COUNTY WATER AUTHORITY, EFFECTIVE JULY 1, 2010

WHEREAS, Section 1153 of the New York State Public Authorities Law provides for the creation of the Onondaga County Water Authority, and provides for the appointment of five members to said Authority; and

WHEREAS, Section 1153 further provides for the Authority members to receive such compensation for their service as shall be fixed by the County Legislature; and

WHEREAS, by Resolutions No. 447 - 1957, as amended by Resolution No. 98 - 1966 and Resolution No. 111 - 1964, this Onondaga County Legislature established salaries for the members of the Onondaga County Water Authority; and

WHEREAS, it is the desire of this Onondaga County Legislature to amend Resolution No. 447 - 1957, as amended by Resolution No. 98 - 1966 and Resolution No. 111 - 1964, to eliminate such compensation effective July 1, 2010 for all persons serving on the Authority and for all persons newly appointed or reappointed to the Authority; now, therefore be it

RESOLVED, that this Legislature hereby amends Resolution No. 447 - 1957, as amended by Resolution No. 98 - 1966 and Resolution No. 111 - 1964, to strike the compensation fixed by this Legislature for all persons serving on the Authority and for all persons newly appointed or reappointed to the Onondaga County Water Authority, effective July 1, 2010, such that said members shall receive no salary for their services.

DEFEATED. Ayes: 8 (Stanczyk, Buckel, Warner, Laguzza, Masterpole, Williams, Ervin, Tassone)
Noes: 9 (Lesniak, Rapp, Corbett, Holmquist, Kilmartin, DeMore, Jordan, Dougherty, Rhinehart)
Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Masterpole, Mr. Corbett

RESOLUTION NO. 111

AMENDING RESOLUTION NO. 447 - 1957, AS AMENDED BY RESOLUTION NO. 98 - 1964
AND RESOLUTION NO. 111 - 1964, TO ELIMINATE FRINGE BENEFITS FOR ALL
MEMBERS OF THE ONONDAGA COUNTY WATER AUTHORITY

WHEREAS, Section 1153 of the New York State Public Authorities Law provides for the creation of the Onondaga County Water Authority, and provides for the appointment of five members to said Authority; and

WHEREAS, Section 1153 further provides for the Authority members to receive such compensation for their service as shall be fixed by the County Legislature; and

WHEREAS, by Resolutions No. 447 - 1957, as amended by Resolution No. 98 - 1966 and Resolution No. 111 - 1964, this Onondaga County Legislature established salaries for the members of the Onondaga County Water Authority; and

WHEREAS, it is the desire of this Onondaga County Legislature to provide that, effective July 1, 2010, persons serving on the Authority and persons newly appointed or reappointed to the Authority shall not receive any fringe benefits; now, therefore be it

RESOLVED, that this Legislature hereby amends Resolution No. 447 - 1957, as amended by Resolution No. 98 - 1966 and Resolution No. 111 - 1964, to provide that, effective July 1, 2010, persons serving on the Authority and persons newly appointed or reappointed to the Onondaga County Water Authority shall not receive or continue to receive any fringe benefits, including, but not limited to, health, dental, optical, and life insurance.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Masterpole

RESOLUTION NO. 112

RESOLUTION CALLING ON THE GOVERNOR AND THE LEGISLATURE OF THE STATE
OF NEW YORK TO ENFORCE THE COLLECTION OF SALES TAXES ON TOBACCO
PRODUCTS AND MOTOR FUEL SOLD TO NON-INDIANS ON INDIAN LANDS

WHEREAS, local governments depend upon sales tax revenues to deliver and fund a wide range of critical programs and services necessary for the health, welfare and safety of their citizens; and

WHEREAS, sales tax collections also provide a significant revenue source for the State of New York to fund programs for the benefit of the residents, governments and schools districts; and

WHEREAS, local governments across the State York are facing unprecedented challenges in meeting current funding needs; and

WHEREAS, due to the rate at which sales and excise taxes are levied on tobacco products and motor fuels, both classes of product generate significant revenue for the State of New York, counties, cities, towns and villages across New York State; and

WHEREAS, Indian enterprises across New York State do not, on their own initiative, collect and remit to the State of New York or to local governments any sales and excise taxes on sales of tobacco products or motor fuel to non-Indians; and

WHEREAS, failure to collect these taxes on sales to non-Indians deprives the State of New York and local government of sales tax revenues which are desperately needed to continue delivering the current level of programs and services, while keeping property taxes under control; and

WHEREAS, failure to collect these taxes further creates an unfair business environment for non-Indian retailers across the State of New York by diverting business to Indian enterprises and giving Indian retailers an unfair competitive advantage; and

WHEREAS, while the New York State Tax Law was amended to require wholesalers to pay the tax earlier in the distribution scheme to facilitate the collection of cigarette taxes from Indian sales to non-Indians, the State government has refused to take steps needed to enforce the law and tobacco sales and motor fuel sales to non-Indians on Indian lands remain untaxed; and

WHEREAS, it is the desire of this Onondaga County Legislature for the State to take needed measures to begin the collection of those taxes; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby calls upon the Governor and the Legislature of the State of New York to take needed measures such to provide for the collection of sales and excise taxes on sales of tobacco and motor fuel by Indian enterprises to non-Indians; and, be it further

RESOLVED, that the Clerk of this Legislature hereby is directed to transmit this resolution to the Governor and to the State Legislators representing Onondaga County, requesting them to implement resolution.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

Motion Made By Mr. Lesniak, Mr. Dougherty, Mr. Meyer, Mrs. Tassone, Mrs. Rapp, Mr. Rhinehart, Mr. Corbett, Mr. Holmquist, Mr. Kilmartin, Mr. DeMore, Mr. Warner, Mr. Jordan, Mr. Buckel

RESOLUTION NO. 113

AMENDING RESOLUTION NO. 312 - 2009 RELATED TO GRANTING AUTHORIZATION FOR ONONDAGA COUNTY TO PAY THE DIFFERENCE IN PAY BETWEEN MILITARY PAY AND BASE COUNTY SALARY TO COUNTY OFFICERS AND EMPLOYEES WHILE PERFORMING ORDERED MILITARY DUTY

WHEREAS, the New York State Military Law provides certain rights to public officers and employees absent on military duty as members of Reserve Forces or Reserve components of the Armed Forces of the United States; and

WHEREAS, pursuant to the Onondaga County Personnel Rules, county officers and employees on authorized military leave are entitled to all the rights and privileges set forth in said Military Law; and

WHEREAS, notwithstanding those rights and benefits, calls to active duty often impose financial hardship on those summoned and their dependents; and

WHEREAS, by Resolution No. 312 - 2009, this Onondaga County Legislature authorized the County to pay the difference between military pay and county salary to county officers and employees performing ordered military duty through December 31, 2009, and within such resolution it defined "military pay" so as to include military base pay, plus any other financial allowances made by the military to the employee as compensation for said active duty service; and

WHEREAS, this definition of "military pay" wrought further hardship on the county officers and employees on authorized military leave; and

WHEREAS, it is the desire of this Legislature to amend Resolution No. 312 - 2009 to remove from the definition of "military pay" any reference to the other financial allowances made by the military to the employee as compensation for said active duty service; now, therefore be it

RESOLVED, that Resolution No. 312 - 2009 is hereby amended to strike the second resolved clause in its entirety and to substitute therefor the following language:

RESOLVED, that for any county officer or employee who is called to active duty on or after January 1, 2010, "military pay" shall mean military base pay; and, be it further

RESOLVED, that the amended definition contained herein shall be deemed to have been effective as of January 1, 2010, and shall continue through December 31, 2010; and, be it further

RESOLVED, that in all other respects, Resolution No. 312 - 2009 remain in full force and effect.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Meyer)

* * *

There being no further business to come before the County Legislature, Mr. Lesniak moved to adjourn until Tuesday, June 1, 2010. There was no objection and the meeting was adjourned at 5:55 p.m.

Respectfully submitted,
DEBORAH L. MATURO, Clerk
Onondaga County Legislature

* * *

June 1, 2010

137

June 1, 2010

The Legislature of Onondaga County convened on the above date at 2:30 p.m. Chairman Rhinehart presiding.

The Clerk called the roll and the following legislators were present: Lesniak, Dougherty, Meyer, Tassone, Rapp, Buckel, Corbett, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Mr. Chairman.

Absent: Legislator Kinne

Chairman Rhinehart asked the members to rise for a moment of silence in remembrance of former Legislator Lyall Squair. Legislator Buckel led the Pledge of Allegiance to the Flag of the United States of America.

Upon motion by Mr. Lesniak, there being no objection, the reading of the minutes of the last session of the County Legislature was dispensed with the minutes as prepared by the Clerk approved.

* * *

The Deputy Clerk read the following communications:

April 16, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

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

APPOINTMENT:
Mr. Richard Garrett
1212 Apulia Road
LaFayette, NY 13084-9509

TERM EXPIRES:
December 31, 2012

MAILING ADDRESS:
P. O. Box 155
Apulia Station, NY 13020

Mr. Garrett has been recommended to serve as the landowners representative on the Board by Harvey Skeele, President, Onondaga County Farm Bureau.

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

May 21, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XXV, Section 2501 of the Onondaga County Charter, and Article XXVII, Section 27.02 of the Onondaga County Administrative Code, I hereby appoint, subject to confirmation of the County Legislature, William Bleyle, as Commissioner of Emergency Communications effective June 21, 2010. I ask that you schedule the appropriate review for the June committee and place Mr. Bleyle's nomination on your Session agenda for confirmation on Tuesday, July 6, 2010.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

Motion Made By Mr. Laguzza, Mr. Meyer, Mrs. Rapp, Mr. Lesniak, Mrs. Tassone, Mr. Rhinehart, Mrs. Ervin, Mr. Corbett, Mr. Stanczyk, Mr. Holmquist, Mr. Kilmartin, Mr. Dougherty, Mr. DeMore, Mr. Warner, Mr. Jordan, Mr. Kinne, Mr. Masterpole, Ms. Williams, Mr. Buckel

RESOLUTION NO. 114

IN MEMORIAM

WHEREAS, it has pleased Almighty God to remove from this Earth Dominick DeRegis; and

WHEREAS, Dominick DeRegis was a member of the Onondaga County Legislature from 1972-1974, proudly representing the 14th district; and

WHEREAS, Dominick DeRegis was born and raised on Syracuse's North Side, attending North High School, and LeMoyne College before being drafted into the U.S. Army during the Korean War; and

WHEREAS, Dominick DeRegis owned and operated DeRegis Monuments for many years, a business that was started by his grandfather; and

WHEREAS, Dominick DeRegis also owned and operated the Cabaret Restaurant in North Syracuse; and

WHEREAS, Dominick DeRegis was an avid sportsman, a member of the New York State Monument Dealers Association, the Northside Businessmen Association, the Lincoln Republican Club, and the Salem Hyde Little League; and

WHEREAS, Dominick DeRegis leaves behind his wife, Josie, four children, and eleven grandchildren, and it is the desire of this Legislature to express sympathy to Dominick DeRegis' grieving family on the sad occasion of his passing; now, therefore be it

RESOLVED, that the members of the Onondaga County Legislature do hereby express sincere and heartfelt sympathy to Dominick DeRegis' family and friends; and, be it further

RESOLVED, that this resolution be spread among the minutes of the Legislature and a copy be prepared and given to the family of Dominick DeRegis.

ADOPTED by rising tribute.

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 115

PERSONNEL RESOLUTION

WHEREAS, various County Departments have requested changes in personnel, requests that have been approved by the Commissioner of Personnel, Chief Fiscal Officer, County Executive and the Ways & Means Committee of the County Legislature; now, therefore be it

RESOLVED, that the following changes be and hereby are authorized:

Metropolitan Water Board Admin. Unit 80-57-00

Authorize Advance Step hire for R.P. 01 80570000 0001 5376, Administrative Director (Metropolitan Water Board), Grade 37, Step Q at \$102,513 effective June 28, 2010.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 116

CHANGING THE DATE OF THE NOVEMBER 2010 LEGISLATIVE SESSION

WHEREAS, Rule 1 provides that the date of a regular session may be changed by a motion duly passed by a majority of the whole number of the County Legislature; and

WHEREAS, it is the desire of this Legislature to change the date of the November 2010 regular session from Tuesday, November 2, 1010 to Wednesday, November 3, 2010; now, therefore be it

RESOLVED, that this Legislature hereby changes the date of the November 2, 2010 Regular Session to Wednesday, November 3, 2010 at 2:30 p.m.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Corbett, Mr. DeMore

RESOLUTION NO. 117

CONFIRMING APPOINTMENT TO THE REGION 7 FISH AND WILDLIFE MANAGEMENT BOARD

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

APPOINTMENT:

TERM EXPIRES:

June 1, 2010

140

Richard Garrett
1212 Apulia Road
Lafayette, NY 13084-9509

December 31, 2012

Mailing Address:
P.O. Box 155
Apulia Station, NY 13020

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of the above individual as a member of the Region 7 Fish and Wildlife Management Board for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 118

A RESOLUTION CALLING A PUBLIC HEARING IN CONNECTION WITH THE PROPOSED INCREASED COST OF SEWER SEPARATION IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT OF THE COUNTY OF ONONDAGA, NEW YORK INTENDED TO ENABLE THE COUNTY TO COMPLY WITH REQUIREMENTS SET FORTH IN THE AMENDED CONSENT JUDGMENT IN CONNECTION WITH THE SETTLEMENT OF ATLANTIC STATES LEGAL FOUNDATION, INC. ET AL V. COUNTY OF ONONDAGA, ET AL.

WHEREAS, on September 17, 1997, this County Legislature adopted Resolution No. 189 - 97 authorizing the County Executive to execute an Amended Consent Judgment settling the above-noted litigation; and

WHEREAS, on September 17, 1997, the County Executive signed the Amended Consent Judgment; and

WHEREAS, the Amended Consent Judgment and related Municipal Compliance Plan (collectively the "Judgment") specifies capital projects and activities related to attainment of the effluent limitations and water quality objectives of the Judgment and sets forth a comprehensive schedule for the implementation of said capital projects and activities; and

WHEREAS, the County Legislature has duly approved and authorized the implementation of certain sewer separation projects in order to remediate the problems of combined sewer overflows which release raw sewage into tributaries of Onondaga Lake at an estimated maximum cost of \$15,000,000 on December 4, 2000; and

WHEREAS, the County Legislature approved a \$5,000,000 increase to the estimated maximum estimated cost on June 2, 2009 to include separation of CSO 051; and

WHEREAS, the Commissioner of Water Environment Protection has requested an increase of the estimated maximum cost by an additional \$5,000,000 for the separation of CSO 022; and

WHEREAS, this County Legislature has given due consideration to the aforesaid request; and

WHEREAS, it is now desired to call a public hearing thereon in accordance with the provisions of the Onondaga County Administrative Code; now, therefore be it

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

Section 1. A meeting of the County Legislature of the County of Onondaga, New York shall be held in the Legislative Chambers in the County Court House, in Syracuse, New York, on the 6th day of July, 2010, at 2:15 P.M., Prevailing Time, for the purpose of conducting a public hearing upon the aforesaid matter. The Clerk of said County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published and posted in the manner provided by law.

Section 2. This resolution shall take effect immediately.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 119

AUTHORIZING AN INTERMUNICIPAL AGREEMENT WITH THE VILLAGE OF SOLVAY
FOR THE VILLAGE REAL PROPERTY RENTAL REGISTRATION AND INSPECTION
PROGRAM

WHEREAS, the Village of Solvay has established a real property rental registration and inspection program for residential rental properties located in the Village; and

WHEREAS, pursuant to this program, no rental unit may be let, rented or occupied by anyone other than the property owner until such rental unit is registered with the Village, an inspection has been performed by a housing inspector and a rental unit permit has been issued for such rental unit; and

WHEREAS, the Village of Solvay has requested an agreement with the County for qualified employees of the Onondaga County Department of Emergency Management to render Housing Inspector services pursuant to the Real Property Rental Registration and Inspection Program; and

WHEREAS, the Village of Solvay has agreed to reimburse the county for inspection services rendered by county personnel at the rate of \$42.00 per hour, for a maximum amount of \$26,000; and

WHEREAS, the Village of Solvay has also agreed to assume all responsibility for any re-inspection that may be necessary, administrative support services, including the issuance of notices of violation, scheduling inspections, records maintenance and the pursuit of any legal action, as necessary; and

WHEREAS, the Village of Solvay has agreed to assume responsibility for notifying owners, managers and residents in advance of inspections and tracking inspections by street and recording progress; now, therefore be it

RESOLVED, that the County of Onondaga is hereby authorized to enter into an intermunicipal agreement with the Village of Solvay for inspections required by the Village Real Property Rental Registration and Inspection Program; and, be it further

RESOLVED, that the County shall be reimbursed for housing inspection services performed on behalf of the Village of Solvay at the rate of \$42.00 per hour, for a maximum amount of \$26,000, said contract not to extend beyond November 1, 2010 without consent of this Legislature; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute documents to further the intent of this Resolution.

ADOPTED. Ayes: 18 Absent: 1(Kinne)

* * *

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 120

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT HOMELAND SECURITY FUNDS FOR THE ONONDAGA COUNTY DEPARTMENT OF EMERGENCY MANAGEMENT, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the Onondaga County Department of Emergency Management is eligible to receive federal Regional HazMat Grant Program funds, and such funds are administered by the New York State Office of Homeland Security; and

WHEREAS, this grant program is designed to promote regional partnerships among hazardous materials response teams; and

WHEREAS, the Onondaga County Department of Emergency Management, on behalf of the other regional grant participants, applied for and received approval for a grant of \$87,070, and such funds are to be used from August 1, 2009 to July 31, 2012; and

WHEREAS, the funds are to further enhance the Syracuse Central New York Urban Area regional hazardous materials response capability, providing joint training and exercises among the responders in the City of Syracuse, Onondaga County, Oswego County and Madison County, and such funds will strengthen this technical response and recovery capability in the event of a large-scale hazardous materials incident; and

WHEREAS, the training will include hands-on practice with technical instruments, including assessment and management of radioactive hazardous materials, and the equipment will provide for effective operations, safety and survey of geographic areas suspected of radiological contamination; and

WHEREAS, it is the desire of this Legislature to accept such funds; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

In Admin. Unit 40-38

\$87,070

Emergency Management
 FAMIS Index 309997
 Project # 735002 Regional Haz Mat
 In Account 022-0371 St. Aid Pub. \$87,070
 Safety Other

APPROPRIATIONS:
 In Admin. Unit 40-38 \$87,070
 Emergency Management
 FAMIS Index 309997
 Project # 735002 Regional Haz Mat \$87,070

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 121

ACCEPTING A C.O.P.S. GRANT IN THE AMOUNT OF \$300,000 FOR THE ONONDAGA COUNTY INTEROPERABLE COMMUNICATIONS SYSTEM PROJECT, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, Onondaga County is implementing an Onondaga County Interoperable Communications System (OCICS) Project; and

WHEREAS, by Resolution No. 249 - 2007, this Legislature declared its intent for any grant funds awarded to the Department of Emergency Communications (E-911) for the OCICS Project to be applied to reduce borrowing and/or pay debt service for the project; and

WHEREAS, funds are available from the United States Department of Justice, Office of Community Oriented Policing Services (COPS) 2010 Technology (Tech) Grant Program in the amount of \$300,000 for the OCICS Project; and

WHEREAS, it is the desire of this Legislature to accept this grant and to use these grant funds to reduce borrowing and/or reduce debt service incurred by the OCICS Project; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into agreements to implement this resolution.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Warner, Mr. Meyer, Mr. Holmquist

RESOLUTION NO. 122

AMENDING RESOLUTION NO. 231 - 2000, AS AMENDED, TO CHANGE THE AUTHORITY TO HIRE MANAGEMENT CONFIDENTIAL EMPLOYEES FROM STEP G TO STEP B

WHEREAS, by Resolution No. 231 - 2000, as amended, this Onondaga County Legislature provided that management confidential employees shall be slotted into the first step in the salary schedule, and that in exceptional circumstances the County Executive may authorize hiring at Step G; and

WHEREAS, given the difficult economic climate, it is necessary to amend Resolution No. 231 - 2000 to change the authorization for advance step hires from Step G to Step B; now, therefore be it

RESOLVED, that Resolution No. 231 - 2000, as amended, hereby is further amended in Appendix C, paragraph 5 to strike the following sentence: "In exceptional circumstances the County Executive can authorize hiring up to Step G" and to substitute therefor "In exceptional circumstances the County Executive can authorize hiring up to Step B"; and, be it further

RESOLVED, that in all other respects, Resolution No. 231 - 2000, as amended, shall remain in full force and effect.

ADOPTED. Ayes: 12 (Stanczyk, Buckel, Corbett, Holmquist, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Meyer, Rapp) Noes: 6 (Lesniak, Kilmartin, DeMore, Dougherty, Tassone, Rhinehart) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 123

PERSONNEL RESOLUTION

WHEREAS, various County Departments have requested changes in personnel, requests that have been approved by the Commissioner of Personnel, Chief Fiscal Officer, County Executive and the Ways & Means Committee of the County Legislature; now, therefore be it

RESOLVED, that the following personnel changes be and hereby are authorized:

Information Technology Admin. Unit 10-27-00

Create R.P. 01 10270000 0005 2124, Duplicating Machine Operator 1, Grade 04 \$31,097.00, effective 07/01/2010

Create R.P. 01 10270000 0005 7113, Duplicating Machine Operator 2, Grade 07 \$38,975.00, effective 07/01/2010

Create R.P. 01 10270000 0005 2123, Reproduction Services Supervisor, Grade 10 \$49,537.00, effective 07/01/2010

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 124

2010 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin. Unit 69	Admin Unit 69	
Parks	Parks	
FAMIS Index #510024	FAMIS Index #510024	
Acct. 650-6650	Acct. 300-9300.	
Contingency	All Other Expenses	\$50,000

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 125

MORTGAGE TAX APPORTIONMENT

RESOLVED, that pursuant to Section 261 of the Tax Law, the Commissioner of Finance hereby is authorized and directed to forthwith draw warrants and deliver the same to the supervisors of the several towns in the County of Onondaga, the treasurers of the respective villages in said towns, and the City of Syracuse, covering the amounts due respectively for mortgage tax payments for the period October 1, 2009 through March 31, 2010, as follows:

APPORTIONMENT OF TOWNS AND CITY:

Camillus	210,888.08	
Cicero	299,108.68	
Clay	448,661.57	
DeWitt	248,113.49	
Elbridge	25,331.70	
Fabius	7,921.60	
Geddes	90,431.11	
LaFayette	26,600.58	
Lysander	204,892.25	
Manlius	244,737.35	
Marcellus	52,899.32	
Onondaga	182,966.08	
Otisco	42,093.14	
Pompey	75,749.45	
Salina	161,102.49	
Skaneateles	109,515.98	
Spafford	31,652.58	
Tully	24,498.23	
VanBuren	91,978.48	
City of Syracuse	496,493.51	
		3,075,635.67

APPORTIONMENT OF VILLAGES:

Camillus	3,294.71
Cicero-North Syracuse	7,077.04
Clay-North Syracuse	13,824.31
East Syracuse	9,050.78
Jordan	2,261.83
Elbridge	2,670.86
Fabius	461.15
Solvay	14,657.25

Lysander-Baldwinsville	17,575.36	
Fayetteville	17,635.21	
Manlius	16,258.52	
Minoa	8,781.54	
Marcellus	6,680.56	
Liverpool	6,245.60	
Skaneateles	20,950.93	
Tully	2,402.72	
Van Buren-Baldwinsville	6,684.46	
		<u>156,512.83</u>
		3,232,148.50

MORTGAGE TAX

<u>TOWN</u>	<u>AMOUNT OF TAXES COLLECTED AS ADJUSTED AND CORRECTED</u>	<u>NET AMOUNT DUE EACH DISTRICT</u>
CITY OF SYRACUSE	510,115.23	496,493.51
CAMILLUS	220,059.08	214,182.79
CICERO	314,586.19	306,185.72
CLAY	475,174.57	462,485.88
DEWITT	264,219.80	257,164.27
ELBRIDGE	31,094.72	30,264.39
FABIUS	8,612.74	8,382.75
GEDDES	107,971.55	105,088.36
LAFAYETTE	27,330.39	26,600.58
LYSANDER	228,571.19	222,467.61
MANLIUS	295,298.03	287,412.62
MARCELLUS	61,214.50	59,579.88
ONONDAGA	187,985.91	182,966.08
OTISCO	43,248.00	42,093.14
POMPEY	77,827.70	75,749.45
SALINA	171,939.43	167,348.09
SKANEATELES	134,046.38	130,466.91
SPAFFORD	32,521.00	31,652.58
TULLY	27,639.00	26,900.95
VAN BUREN	<u>101,369.84</u>	<u>98,662.94</u>
	3,320,825.25	3,232,148.50

PERCENT INCREASE 0.97329677314

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 126

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO INTERMUNICIPAL AGREEMENTS RELATED TO THE CARE COORDINATION PROGRAM, IN WHICH THE ONONDAGA COUNTY DEPARTMENT OF MENTAL HEALTH IS TO BE A PARTICIPANT

WHEREAS, in accordance with New York State Mental Hygiene Law Article 41, each county mental health department is responsible for engaging in a process for planning, developing, and providing financial support for community-based services for persons diagnosed with either mental illness, a developmental disability, or alcoholism and substance abuse; and

WHEREAS, the county mental health departments are cooperating with each other, the New York State Office of Mental Health, local provider organizations and service recipients to create the "Care Coordination Program", and such program is intended to develop and implement an inter-related set of initiatives to identify and serve high needs individuals; to support person-centered, recovery-focused service planning, provide care coordination; to provide complex care management; to identify best practices; and to monitor the cost, quality and effectiveness of service to adults diagnosed with serious mental illness and/or chemical dependency; and

WHEREAS, these participants, including the Onondaga County Department of Mental Health, have already been working together on an informal basis to create and develop the Care Coordination Program, and it is now the participants' intent to formalize their collaboration by executing an intermunicipal agreement with each other; and

WHEREAS, the informal Care Coordination Program has achieved significant results for participating service recipients in Onondaga County, marked by improvement in recipient-reported quality of life, increases in gainful activity, and fewer emergency room visits, hospitalizations, and arrests; and

WHEREAS, in addition, Medicaid costs for participating service recipients in Onondaga County are lower than such costs for comparable groups in similarly-situated New York State counties; and

WHEREAS, as part of the formalized Care Coordination Program, the county mental health departments will continue the already established components of the program and will work collaboratively to put in place managed systems of care for people diagnosed with serious mental illness, using a strategy which blends managed care techniques with recovery-oriented, person-centered planning to achieve improved clinical outcomes, and this new program component will be known as "Managed Systems of Care"; and

WHEREAS, Managed Systems of Care that actively involve participating service recipients in the treatment process is in the interests of the service recipients, the local provider organizations and the governments; and

WHEREAS, local and regional Managed Systems of Care will also help control Medicaid costs and non-Medicaid costs incurred by county governments; and

WHEREAS, to develop and operate Managed Systems of Care, the county mental health departments require professional expertise, sophisticated technical systems, and staffing resources, and although such resources are unavailable to any single county mental health department, these entities can collaborate and obtain such resources together, allowing for greater efficiencies and for the establishment of common standards of practice and operating procedures in each county mental health department; and

WHEREAS, as such, the county mental health departments will draft and execute an intermunicipal agreement, allowing these entities to establish a framework to support their ongoing collaboration on the Care Coordination Program and to further develop the Managed Systems of Care; and

WHEREAS, such intermunicipal agreement will also include, inter alia, a provision in which

the participating entities agree to sponsor the formation of a not for profit corporation, responsible for managing the collaborative activities of the Care Coordination Program, and a provision in which the participating county mental health department may make financial contribution to support the operation of the corporation, subject to appropriation by this Legislature; and

WHEREAS, it is the desire of this Onondaga County Legislature for the Onondaga County Department of Mental Health to continue participating in the Care Coordination Program and to formalize its role through such an intermunicipal agreement; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement the intent of this resolution for a term not to exceed five years, and such contracts shall be renewable for three additional five-year terms.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 127

BOND RESOLUTION DATED JUNE 1, 2010

A RESOLUTION AUTHORIZING THE ACQUISITION AND INSTALLATION OF PEOPLESOFT ENTERPRISE PRODUCTS IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$9,887,416, AND AUTHORIZING THE ISSUANCE OF \$9,887,416 BONDS OF SAID COUNTY TO PAY THE COST THEREOF

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

Section 1. The acquisition and installation of PeopleSoft Enterprise application software products and related computer hardware, computer software, system integration services, and consulting services in and for the County of Onondaga, New York to support financial, procurement, human resources and payroll business processes, is hereby authorized at an estimated maximum cost of \$9,887,416.

Section 2. The plan for the financing thereof is by the issuance of \$9,887,416 bonds of said County hereby authorized to be issued therefor, to be allocated \$8,691,936 for hardware and installation costs and \$1,195,480 for software expenses.

Section 3. It is hereby determined that the aforesaid constitutes a specific object or purpose having a period of probable usefulness of ten years for the hardware and installation and five years for the software, pursuant to subdivision 81 of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

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

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution, including but not limited to agreements with other municipalities to share services.

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

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

ADOPTED. Ayes: 17 Noes: 1 (Meyer) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 128

CALLING FOR A PUBLIC HEARING ON THE TENTATIVE 2010-2011 BUDGET OF THE
ONONDAGA COMMUNITY COLLEGE

RESOLVED, pursuant to Section 6304 of the Education Law, this County Legislature hereby determines that a public hearing on the tentative budget of the Onondaga Community College for the fiscal year commencing on the 1st day of September, 2010 and ending on the 31st day of August 2011 shall be held at the Legislature Chambers by the Ways and Means Committee of said County Legislature, at the Court House, Syracuse, New York, which committee is hereby designated to hold such public hearing on Friday, June 11, 2010 at 11:00 o'clock a.m.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 129

STANDARD WORK DAY AND REPORTING RESOLUTION

WHEREAS, the County of Onondaga hereby establishes the following as standard work days for elected and appointed officials and will report the following days worked to the New York State and Local Employees' Retirement System based on the record of activities maintained and submitted by these officials to the Clerk of this Legislature:

<u>Title</u>	<u>Name</u>	<u>Standard Work Day (hrs/day)</u>	<u>Term</u>	<u>Participates in Empolyer's Time Keeping System (Y/N)</u>	<u>Days/Month (based on sample Record of Activities)</u>
Chairperson, County Legislature	James M. Rhinehart	6	January 01, 2010 – December 31, 2011	N	20
Floor Leader, County Legislature	Mark A. Stanczyk	6	January 01, 2010 – December 31, 2011	N	20
County Legislator	John C. Dougherty	6	January 01, 2010 – December 31, 2011	N	20
County Legislator	William H. Meyer, Jr.	6	January 01, 2010 – December 31, 2011	N	20
County Legislator	Judith A. Tassone	6	January 01, 2010 – December 31, 2011	N	20
County Legislator	Kathleen A. Rapp	6	January 01, 2010 – December 31, 2011	N	20
County Legislator	Thomas C. Buckel, Jr.	6	January 01, 2010 – December 31, 2011	N	20
County Legislator	James A. Corbett	6	January 01, 2010 – December 31, 2011	N	20
County Legislator	Kevin A. Holmquist	6	January 01, 2010 – December 31, 2011	N	20
County Legislator	Patrick M. Kilmartin	6	January 01, 2010 – December 31, 2011	N	20
County Legislator	Robert S. DeMore	6	January 01, 2010 – December 31, 2011	N	20
County Legislator	Casey E. Jordan	6	January 01, 2010 – December 31, 2011	N	20
County Legislator	William T. Kinne	6	January 01, 2010 – December 31, 2011	N	20
County Legislator	Sam Laguzza	6	January 01, 2010 – December 31, 2011	N	20
County Legislator	Martin D. Masterpole	6	January 01, 2010 – December 31, 2011	N	20
County Legislator	Monica Williams	6	January 01, 2010 – December 31, 2011	N	20
County Legislator	Linda R. Ervin	6	January 01, 2010 – December 31, 2011	N	20
Clerk of the Legislature	Deborah L. Maturo	7	January 01, 2010 – December 31, 2011	N	20
Deputy Clerk of the Legislature	Johanna H. Robb	7	January 01, 2010 – December 31, 2011	N	20
Assistant Clerk of the Legislature	Katherine French	7	January 01, 2010 – December 31, 2011	N	20
Secretary	Susan L. Edwards	7	January 01, 2010 – December 31, 2011	N	20
Dir. of Legislative Budget Review	John W. Corcoran	7	January 01, 2010 – December 31, 2011	N	20
Dir. of Legislative Budget Review	Susan Stanczyk	7	January 01, 2010 – December 31, 2011	N	20
Legislative Aide	Darcie Lesniak	7	January 01, 2010 – December 31, 2011	N	20
Secretary	Melissa Withers	7	January 01, 2010 – December 31, 2011	N	20
Executive Communications Dir.	Martin C. Skahen	7	May 5, 2010	Y	20
Assistant District Attorney 3	Jeremy P. Cali	7	December 12, 2009	N	20
Chief Assistant District Attorney	Joseph T. Coolican	7	December 12, 2009	N	20
Senior Assistant District Attorney	Robert J. Demarco	7	December 12, 2009	N	20
Assistant District Attorney	Matthew D. Dotzler	7	December 12, 2009	N	20
Assistant District Attorney 1	Michael J. Manfredi	7	December 12, 2009	N	20

<u>Title</u>	<u>Name</u>	<u>Standard Work Day (hrs/day)</u>	<u>Term</u>	<u>Participates in Empolyer's Time Keeping System (Y/N)</u>	<u>Days/Month (based on sample Record of Activities)</u>
Assistant District Attorney 2	Scott E. Wells	7	December 12, 2009	N	20
Secretary	Jodi L. Reith-Farley	7	August 24, 2009	Y	20
Deputy County Attorney 1	Devinn N. Barnette	7	October 5, 2009	N	20
Deputy County Attorney 1	Kelly M. Berger	7	October 5, 2009	N	20
Deputy County Attorney	Louis P. Dettor	7	October 5, 2009	N	10
Deputy County Attorney	David M. Primo	7	October 5, 2009	N	10
Deputy County Attorney	Mary J. Fahey	7	October 5, 2009	N	10
Executive Secretary	Kimberly A. Kominski	7	January 1, 2010	Y	20
Confidential Asst. to County Atty. 2	Nancy L. Moran	7	January 1, 2010	Y	20
Commissioner	William J. Lansley	7	September 28, 2009	N	20
Commissioner	Peter P. Troiano	7	March 2, 2010	Y	20
DS Chief	Ted A. Botsford	8	August 28, 2009	N	20
Deputy Commissioner Transportation	Mark D. Premo	7	January 16, 2010	Y	20
Executive Secretary	Carol A. Dooher	7	November 7, 2009	Y	20

and, be it further

RESOLVED, that, pursuant to the requirements of 2 NYCRR 315.4, the Clerk of this Legislature is hereby directed to transmit this resolution and a supporting affidavit of posting to be filed with the New York State Office of the Comptroller within forty-five days of adoption, and cause to be posted a copy of this resolution on the Onondaga County website for a minimum of thirty days; and, be it further

RESOLVED, Resolution No. 81 - 2993 hereby is amended to reflect the foregoing.

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 130

AUTHORIZING THE SETTLEMENT OF THE SUPREME COURT ACTION OF LAWRENCE CORRIDERS, INDIVIDUALLY AND AS ADMINISTRATOR OF THE ESTATE OF JOHNNY CORRIDERS, DECEDENT AND PRISCILLA CORRIDERS, BY LAWRENCE CORRIDERS, GUARDIAN OF THE PERSON AND PROPERTY OF PRISCILLA CORRIDERS, AN INCAPACITATED PERSON V. COUNTY OF ONONDAGA, ONONDAGA COUNTY DEPARTMENT OF SOCIAL SERVICES, GERARD MAINVILLE, DEBORAH MAINVILLE, DONALD HILTON AND STACI HILTON

WHEREAS, on or about September 2, 2005, by Summons and Complaint, Plaintiff, Lawrence Corriders, as Administrator of the Estate of Johnny Corriders, Decedent, and Priscilla Corriders, by Lawrence Corriders, Guardian of the Person and Property of Priscilla Corriders, an Incapacitated Person, commenced this action against the County of Onondaga and the Onondaga County Department of Social Services demanding payment for the injuries and death sustained by Johnny Corriders as result of a drowning incident while in foster care; and

WHEREAS, Plaintiff, Lawrence Corriders, Individually and as Administrator of the Estate of Johnny Corriders, is willing to settle against the County of Onondaga upon the payment of \$200,000; now, therefore be it

RESOLVED, that the County Attorney is hereby authorized to settle this action in the amount of \$200,000, and the Comptroller be and hereby is authorized to draw his warrant charging it against the proper funds; and, be it further

RESOLVED, that this warrant shall be released to the County Attorney upon receipt of the proper release and the Stipulation of Discontinuance.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Lesniak

RESOLUTION NO. 131

AMENDING RESOLUTION NO. 14 - 1995 TO DELETE THE THREE MONTH WAITING PERIOD FOR HEALTH INSURANCE FOR COUNTY EMPLOYEES NOT REPRESENTED BY A BARGAINING UNIT, EXCEPT FOR ELECTED COUNTY OFFICIALS

WHEREAS, by Resolution No. 14 - 1995, the County imposed a three month waiting period for health insurance benefits for county employees not represented by a bargaining unit; and

WHEREAS, the three month waiting period for health insurance has negatively impacted recruitment for County positions, without a commensurate financial benefit to the County; and

WHEREAS, it is the desire of this Legislature to amend Resolution No. 14 - 1995 to eliminate the three month waiting period and to remove the preexisting condition exclusion clause for employees not represented by a bargaining unit, but not for elected County officials, such that enrollment and eligibility for health benefits for such unrepresented employees shall take effect on the first day of the first month following the date of hire; now, therefore be it

RESOLVED, that Resolution No. 14 - 1995 hereby is amended in Appendix C, Point I, Section B, subparagraphs 2 and 3, to add the following sentence at the end of each such subparagraph: Effective June 1, 2010, the provisions of this subparagraph shall not apply to unrepresented employees, but shall continue to apply to County elected officials, such that enrollment and eligibility for health benefits for unrepresented employees shall take effect on the first day of the first month following the date of hire; provided, however, that no such unrepresented employee shall receive benefits retroactively before the date on which this resolution was adopted; and, be it further

RESOLVED, that upon adoption of this resolution, any unrepresented employee, except for an elected county official, who is ineligible for health benefits due to said three month waiting period shall become eligible for health benefits to take effect as of June 1, 2010; and, be it further

RESOLVED, that Resolution No. 14 - 1995 shall remain in full force, except as specifically provided for herein.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. DeMore

RESOLUTION NO. 132

CALLING FOR A PUBLIC HEARING FOR RENEWAL OF AGRICULTURAL DISTRICT NO. 1, TOWNS OF LAFAYETTE, ONONDAGA, OTISCO, AND TULLY

WHEREAS, pursuant to Section 303-a of Article 25AA of the New York State Agriculture and Markets Law, this Onondaga County Legislature adopted Resolution No. 276 - 2009 providing for notice of the eight year review of Agricultural District No. 1 in the Towns of LaFayette (west of Interstate 81), Onondaga, Otisco, and Tully (west of Interstate 81); and

WHEREAS, as part of that review, the County Agriculture and Farmland Protection Board has prepared reports in accordance with the provisions of Article 25AA, including recommendations to continue such district with modifications; and

WHEREAS, as part of the review and renewal process, Article 25AA requires the County to hold a public hearing concerning the renewal of Agricultural District No. 1; and

WHEREAS, a notice of renewal for Agricultural District No. 1 was mailed to involved and affected agencies, municipalities, and landowners by Cornell Cooperative Extension, Onondaga County and the Syracuse-Onondaga County Planning Agency; now, therefore be it

RESOLVED, that pursuant to Article 25-AA of the New York State Agriculture and Markets Law, a public hearing on the renewal of Agricultural District No. 1 shall be held at the Onondaga County Court House, 401 Montgomery St., Syracuse, New York on Tuesday July 6, 2010 at 2:20 p.m.; and, be it further

RESOLVED, that the Clerk of this Legislature hereby is directed to provide notice of such hearing in accordance with the provisions of Article 25AA of the New York State Agriculture and Markets Law.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 133

CALLING FOR A PUBLIC HEARING ON THE PROPOSED INCLUSION OF VIABLE AGRICULTURAL LANDS WITHIN CERTIFIED AGRICULTURAL DISTRICTS PURSUANT TO SECTION 303-B OF THE NEW YORK STATE AGRICULTURE AND MARKETS LAW

WHEREAS, Section 303-b of the New York State Agriculture and Markets Law provides land owners with a thirty day period to submit requests for the inclusion of predominantly viable agricultural lands within certified agricultural districts; and

WHEREAS, pursuant to Resolution No. 71 - 2004, that thirty-day period began January 1, 2010 and ended January 31, 2010; and

WHEREAS, the owners of the following properties filed requests for inclusion of predominantly viable agricultural land within certified agricultural districts:

DISTRICT	MUNICIPALITY	PARCEL	ACRES*
2	Skaneateles	026.-01-06.0	68.54
2	Skaneateles	026.-01-04.0	66.62
2	Skaneateles	025.-01-03.1	20.47
2	Skaneateles	026.-01-01.0	66.29
2	Skaneateles	045.-04-01.0	10.12
2	Spafford	022.-01-30.0	14.95
2	Spafford	022.-02-05.0	28.23
2 Total			275.22
3	Camillus	027.-03-09.1	262.30
3	Camillus	027.-03-10.2	176.94
3	Cicero	060.-01-04.1	24.65
3	Elbridge	029.-03-24.1	8.96
3	Manlius	099.-01-17.0	0.85
3 Total			473.70

4	Pompey	001.-02-14.4	121.58
4	Pompey	001.-06-03.0	3.60
4	Pompey	001.-06-04.0	25.93
4 Total			151.11
Grand Total			900.03
* Calculated using a Geographic Information System, not Real Property Services (RPS) data.			

and

WHEREAS, the Onondaga County Agricultural and Farmland Protection Board has reviewed such requests and determined 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 districts; and

WHEREAS, Section 303-b of the Agriculture and Markets Law requires a hearing upon notice concerning the request for inclusion of such parcels within the certified agricultural districts, and it is the desire of this Legislature to call such hearing; now, therefore be it

RESOLVED, that pursuant to Section 303-b of New York State Agricultural and Markets Law, a public hearing will be held to consider the above requests for inclusion and recommendations on the inclusion of predominantly viable agricultural lands within certified agricultural districts, which hearing shall be held at the Onondaga County Court House, 401 Montgomery Street, Syracuse, New York on Tuesday, July 6, 2010 at 2:25 p.m.; and, be it further

RESOLVED, that the Clerk of this Legislature hereby is directed to cause publication of such hearing pursuant to applicable law.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 134

AMENDING THE 2010 COUNTY BUDGET TO RESTORE THE ONONDAGA COUNTY PRINT SHOP

WHEREAS, in an attempt to reduce county costs, the 2010 County Budget provided appropriations for the County print shop through June 30, 2010, with the intent that the County would evaluate the costs and benefits of continuing to maintain the print shop; and

WHEREAS, the Department of Management and Budget is conducting a study of the costs of the County Print Shop and of the printing services purchased from outside vendors, to evaluate whether it is in the best interest of the County to continue the print shop operations; and

WHEREAS, based upon the preliminary results of the DMB study and specifically based upon the estimated savings attributable to printing the Election Board ballots at the County print shop, it is the desire of this Legislature to amend the 2010 county budget to provide funding to restore the print shop operations for the remainder of the 2010 budget year; now, therefore be it

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

June 1, 2010

157

A960 Appropriations	125,416
In Admin. Unit 10-27	
Information Technology	
FAMIS Index 160028	
In Acct. 101-4101 Reg. Emp.Sal & Wage	68,611
In Acct. 120-9120 Employee Benefits	32,522
In Acct. 300-9300 Supplies and Materials	26,621
In Acct. 408-9408 Fees for Services	15,000
In Acct. 413-9413 Mtce, Utilities and Rent	77,008
In Acct. 650-6650 Contingent Account	<u>(50,000)</u>
	169,762
In Admin. Unit 80-05-10	
Facilities Management	
FAMIS Index 470005	
In Acct. 410-9410 All Other Expenses	(622)
In Acct. 495-9463 All Other Interdepartmentals	622
In Admin. Unit 10-13-20	
Comptroller's - Accounting	
FAMIS Index 102038	
In Acct. 410-9410 All Other Expenses	(1,492)
In Acct. 495-9463 All Other Interdepartmentals	1,492
In Admin. Unit 40-15	
Department of Correction	
FAMIS Index 290015	
In Acct. 410-9410 All Other Expenses	(1,185)
In Acct. 495-9463 All Other Interdepartmentals	1,185
In Admin. Unit 10-19	
County Clerk	
FAMIS Index 110007	
In Acct. 410-9410 All Other Expenses	(124)
In Acct. 495-9463 All Other Interdepartmentals	124
In Admin. Unit 10-21	
County Executive	
FAMIS Index 130039	
In Acct. 410-9410 All Other Expenses	(2,101)
In Acct. 495-9463 All Other Interdepartmentals	2,101
In Admin. Unit 10-25	
County Legislature	
FAMIS Index 150029	
In Acct. 410-9410 All Other Expenses	(1,110)
In Acct. 495-9463 All Other Interdepartmentals	1,110
In Admin. Unit 40-31	
District Attorney	
FAMIS Index 300200	
In Acct. 410-9410 All Other Expenses	(1,715)
In Acct. 495-9463 All Other Interdepartmentals	1,715

In Admin. Unit 40-34	
Emergency Communication	
FAMIS Index 305011	
In Acct. 410-9410 All Other Expenses	(510)
In Acct. 495-9463 All Other Interdepartmentals	510
In Admin. Unit 10-35-10	
Economic Development	
FAMIS Index 180000	
In Acct. 410-9410 All Other Expenses	(522)
In Acct. 495-9463 All Other Interdepartmentals	522
In Admin. Unit 10-37	
Board of Elections	
FAMIS Index 190009	
In Acct. 410-9410 All Other Expenses (Outside Printing)	(1,784)
In Acct. 495-9463 All Other Interdept (Print Shop)	1,784
In Acct. 410-9410 All Other Expenses (Ballot Printing)	(26,148)
In Acct. 495-9463 All Other Interdept (Ballot Printing)	26,148
In Acct. 410-9410 All Other Expenses (Ballot Savings)	<u>(44,346)</u>
	<u>(44,346)</u>
In Admin. Unit 10-39-10	
Finance Department	
FAMIS Index 200246	
In Acct. 410-9410 All Other Expenses	(469)
In Acct. 495-9463 All Other Interdepartmentals	469
In Admin. Unit 10-39-15	
Management and Budget	
FAMIS Index 200501	
In Acct. 410-9410 All Other Expenses	(3,102)
In Acct. 495-9463 All Other Interdepartmentals	3,102
In Admin. Unit 40-43	
Health Department	
FAMIS Index 319962	
In Acct. 410-9410 All Other Expenses	(9,284)
In Acct. 495-9463 All Other Interdepartmentals	9,284
In Admin. Unit 40-43-51	
Center for Forensic Science	
FAMIS Index 330308	
In Acct. 410-9410 All Other Expenses	(470)
In Acct. 495-9463 All Other Interdepartmentals	470
In Admin. Unit 40-43-52	
Correctional Health	
FAMIS Index 330407	
In Acct. 410-9410 All Other Expenses	(4,187)
In Acct. 495-9463 All Other Interdepartmentals	4,187

In Admin. Unit 10-47	
Law Department	
FAMIS Index 210096	
In Acct. 410-9410 All Other Expenses	(189)
In Acct. 495-9463 All Other Interdepartmentals	189
In Admin. Unit 40-53	
Mental Health	
FAMIS Index 360420	
In Acct. 410-9410 All Other Expenses	(1,221)
In Acct. 495-9463 All Other Interdepartmentals	1,221
In Admin. Unit 40-55-20	
Aging & Youth - Youth Bureau	
FAMIS Index 450361	
In Acct. 410-9410 All Other Expenses	(96)
In Acct. 495-9463 All Other Interdepartmentals	96
In Admin. Unit 80-69	
Parks and Recreation	
FAMIS Index 510024	
In Acct. 410-9410 All Other Expenses	(3,536)
In Acct. 495-9463 All Other Interdepartmentals	3,536
In Admin. Unit 10-71-10	
Personnel Department	
FAMIS Index 230128	
In Acct. 410-9410 All Other Expenses	(4,736)
In Acct. 495-9463 All Other Interdepartmentals	4,736
In Admin. Unit 40-73-20	
Probation	
FAMIS Index 401101	
In Acct. 410-9410 All Other Expenses	(835)
In Acct. 495-9463 All Other Interdepartmentals	835
In Admin. Unit 10-75	
Purchase	
FAMIS Index 240028	
In Acct. 410-9410 All Other Expenses	(783)
In Acct. 495-9463 All Other Interdepartmentals	783
In Admin. Unit 40-79-20	
Sheriff-Police/Civil	
FAMIS Index 410001	
In Acct. 410-9410 All Other Expenses	(10,444)
In Acct. 495-9463 All Other Interdepartmentals	10,444
In Admin. Unit 40-81-10	
Social Services - Admin.	
FAMIS Index 430009	
In Acct. 410-9410 All Other Expenses	(22,048)
In Acct. 495-9463 All Other Interdepartmentals	22,048

In Admin. Unit 10-87		
SOCPA		
FAMIS Index 260133		
In Acct. 410-9410 All Other Expenses	(24)	
In Acct. 495-9463 All Other Interdepartmentals	24	
In Admin. Unit 40-95		
Veterans Service Agency		
FAMIS Index 460006		
In Acct. 410-9410 All Other Expenses	(64)	
In Acct. 495-9463 All Other Interdepartmentals	64	
A510 Estimated Revenues		125,416
In Admin. Unit 10-27		
Information Technology		
FAMIS Index 160028		
In Acct. 060-3030 Info Tech Charges Print Shop	9,268	
In Acct. 060-3030 Info Tech Chgs Elections Ballots	<u>26,148</u>	
	125,416	
D960 Appropriations	-	
In Admin. Unit 40-49-20		
County Road Fund		
FAMIS Index 534040		
In Acct. 410-9410 All Other Expenses	(1,055)	
In Acct. 495-9463 All Other Interdepartmentals	1,055	
CH960 Appropriations	-	
In Admin. Unit 40-49-20		
Van Duyn		
FAMIS Index 351677		
In Acct. 410-9410 All Other Expenses	(827)	
In Acct. 495-9463 All Other Interdepartmentals	827	
G960 Appropriations	-	
In Admin. Unit 80-33-30		
WEP - Consolidated San. Dist.		
FAMIS Index 480020		
In Acct. 410-9410 All Other Expenses	(2,457)	
In Acct. 495-9463 All Other Interdepartmentals	2,457	
L960 Appropriations	-	
In Admin. Unit 40-65-10		
OCPL Central Library		
FAMIS Index 390114		
In Acct. 410-9410 All Other Expenses	(7,119)	
In Acct. 495-9463 All Other Interdepartmentals	7,119	
CD960 Appropriations	-	
In Admin. Unit 10-35-20		
Community Development		
FAMIS Index 180182		
In Acct. 410-9410 All Other Expenses	(404)	

In Acct. 495-9463 All Other Interdepartmentals	404
CG960 Appropriations	-
In Admin. Unit 10-55-10	
Aging and Youth - Aging	
FAMIS Index 370015	
In Acct. 410-9410 All Other Expenses	(1,310)
In Acct. 495-9463 All Other Interdepartmentals	1,310
In Admin. Unit 40-43-95	
Health Grants	
FAMIS Index 321091	
In Acct. 410-9410 All Other Expenses	(13,443)
In Acct. 495-9463 All Other Interdepartmentals	13,443

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Rhinehart, Mr. Dougherty, Mr. Jordan

RESOLUTION NO. 135

APPROVING AMENDMENTS TO THE MANAGEMENT AGREEMENT BETWEEN THE COUNTY AND THE ONONDAGA COUNTY CONVENTION CENTER WAR MEMORIAL COMPLEX MANAGEMENT CORPORATION

WHEREAS, pursuant to Chapter 839 of the Laws 1987 of the State of New York, Onondaga County constructed the Onondaga County Convention Center/War Memorial Complex (Oncenter Complex), a county-owned facility, for the purpose of attracting athletics, concerts, conventions and other related business to Onondaga County and, particularly, the downtown area, including its hotels, shops, and restaurants; and

WHEREAS, in order to provide for the efficient and professional operation of the Oncenter Complex, the County has entered into an agreement with the Oncenter Management Corporation (the Corporation) for management of the Oncenter Complex, with it being the sole purpose of the Corporation to manage this county-owned facility; and

WHEREAS, a difficult economic climate has caused a decrease in overall revenues generated at the Oncenter Complex, making it necessary for the County to identify ways in which it can better support the Corporation in providing its management services to the County, thereby continuing to serve a public purpose by generating tourism in the area; and

WHEREAS, it is the understanding of this Legislature that the Corporation is also identifying and implementing various measures to effect a decrease in its overall expenses and limiting the amount of County subsidies; and

WHEREAS, it is the desire of this Legislature to approve amendments to the Management Agreement, consistent with these principles; now, therefore be it

RESOLVED, that this Legislature approves the inclusion, by the County Executive, of the following amendments to the Management Agreement between the Corporation and the County; and, be it further

RESOLVED, that Section 1.01(a) is hereby amended to insert the following:

Provided, however, that the County Executive may elect to terminate such portion of this Agreement whereby the Corporation manages and operates the Civic Center cafeteria, located in the basement of the Civic Center, and/or the Madison Street Café, located on the first floor of the Civic Center. In the event that the County Executive so elects, she shall cause written notice of such decision to be delivered to the Corporation, indicating therein the termination date. The Corporation shall no longer manage, operate, promote, maintain or repair the Civic Center cafeteria and/or the Madison Street Café after said termination date. Thereafter, the County will provide for whatever operation of these facilities it deems appropriate.

and, be it further

RESOLVED, that Section 2.03(e) is hereby amended to strike the second “and” found within the first sentence of such subsection and to substitute therefor “and/or”, making the first sentence read as follows:

All repairs to the Complex made under subparagraphs (b) and (d) of this Section that have a useful life of more than one year and/or cost more than \$10,000 each when considered reasonably discretely, shall be paid for from the accrued reserve for repairs and capital replacements established by the County in accordance with Chapter 839 of the Laws of the State of New York of 1987, as amended and as outlined in the Development and Operations Plan as part of the operating expenses of the Complex, as the case may be, approved in the Corporation’s annual budget by its Board of Directors, and appropriated by the County Legislature.

and, be it further

RESOLVED, that in all other respects the Management Agreement, dated October 2007, on file with the Clerk of this Legislature, be hereby ratified and approved as may be amended herein.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 136

AUTHORIZING THE ACCEPTANCE OF PAYMENT FROM THE NEW YORK STATE DEPARTMENT OF TRANSPORTATION FOR REAL PROPERTY ACQUIRED FOR THE IMPROVEMENT OF NEW YORK STATE ROUTE 173 IN THE TOWN OF ONONDAGA

WHEREAS, as part of a project for the improvement of New York State Route 173 in the Town of Onondaga, the New York State Department of Transportation appropriated certain real property owned by the County of Onondaga and two temporary easements; and

WHEREAS, said property is located along the South side of Route 173 in the area of Onondaga Community College as shown on New York State Department of Transportation map numbers 81, 82, 83, and 87 on file with the Clerk of this Legislature; and

WHEREAS, the New York State Department of Transportation has offered the County \$22,200 for the property and temporary easements, based upon an appraisal; and

WHEREAS, the above amount is fair and reasonable; now, therefore be it

RESOLVED, that the County of Onondaga hereby accepts \$22,200 for the above mentioned property, and temporary easements, plus interest from the date of acquisition; and, be it further

RESOLVED, that the County Executive is authorized to enter into agreements to further the intent of this Resolution.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 137

AUTHORIZING THE ACQUISITION OF REAL PROPERTY NECESSARY FOR THE RECONSTRUCTION OF THE DEWITT-CICERO, PART II (THOMPSON ROAD) C.R. 14 IN THE TOWN OF CICERO, COUNTY OF ONONDAGA

WHEREAS, the Facilities Committee of the Onondaga County Legislature has reviewed the right-of-way necessary for the reconstruction of the Dewitt-Cicero Road Part II (Thompson Road) CR 14; and

WHEREAS, appraisals have been obtained from a certified appraiser, as required by the Eminent Domain Procedure Law, and the values thereof are designated by the map numbers at the amounts specified as follows:

OWNER(S)	MAP NO.	TYPE OF ACQUISITION	SIZE	Total Appraised Comp. (\$)
Believers' Chapel	1	FEE	0.027	\$2,200
Believers' Chapel	2	FEE	0.028	\$2,000
Peter D. Salmon and Rebecca D. Salmon	3	FEE	0.080	\$4,000
Linda F. Gardner	4	FEE	0.034	\$7,600
Charles A. Abbey, Jr. & Dorothy M. Abbey	5	FEE	0.049	\$4,200
Believers Chapel	6	FEE	0.125	\$5,500
Gerald A. Jones and Kim M. Jones	7	FEE	0.019	\$2,800
Heath E. Blandford	8	FEE	0.011	\$800
Mark D. Topor and Ellen C. Topor	9	FEE	0.016	\$1,000
Anthony Tricome, Jr. and Brenda L. Tricome	10	FEE	0.016	\$12,100
Wolfgang Schnurr and Trudy Schurr	11	FEE	0.016	\$5,800
Adrian T. Hiscock, Jr.	12	FEE	0.016	\$8,700

William Redell	13	FEE	0.019	\$4,500
Rosemary Nowicki	14	FEE	0.019	\$900
James Peter Nowicki and Rose Marie Nowicki	15	FEE	0.019	\$4,300
Scott Ross and Felicia Maxine Ross	16	FEE	0.019	\$11,400
Gary R. Ryan and Jane M. Ryan	17	FEE	0.019	\$10,000
Bruce W. Bouthillier	18	FEE	0.014	\$1,800
Bruce W. Bouthillier and Linda M. Bouthillier	19	FEE	0.028	\$7,700
North Syracuse Central Schools	20	FEE	0.262	\$11,300
Lawrence E. Fox and Shirley P. Fox	21	FEE	0.030	\$6,200
David C. Beck	22	FEE	0.015	\$4,800
Rita E. Dirienz	23	FEE	0.015	\$4,800
Christopher Azzara and Peggy Bonitz	24	FEE	0.025	\$5,500
Jeffrey Deline	25	FEE	0.029	\$1,100
Daniel T. Ladd	26	FEE	0.117	\$4,100
Thomas N. Simone	27	FEE	0.020	\$10,900
Henriette Wooding and Ella Mae Wooding	28	FEE	0.307	\$10,700
Daniel T. Ladd & Deborah Ladd	29	FEE	0.041	\$4,700
David B. Carrington	30	FEE	0.041	\$18,000
Amrik Shergil	31	FEE	0.022	\$1,500
Amrik Shergil	32	FEE	0.009	\$6,300
MPH Cicero Properties, LLC	33	FEE	0.053	\$6,500
John B. Schaap	34	FEE	0.100	\$3,300
Michael S. Kennedy	35	FEE	0.075	\$2,500
Girl Scout Council of Central New York, Inc	36	FEE	0.074	\$7,600
Matthew E. Henry and Andrea Morris	37	FEE	0.022	\$7,700
John F. Kastler and Cynthia A. Kastler	38	FEE	0.022	\$6,800
Richard H. Smith and Donna L. Smith	39	FEE	0.051	\$14,900
Randy L. Wilson	40	FEE	0.019	\$6,500
Miller Homes (to be sold to Nicolas Repard)	41	FEE	0.021	\$7,700
Michael J. Bragman and Suzanne M. Bragman	42	FEE	0.131	\$7,900
Keith J. Vinehout	43	FEE	0.003	\$300
Keith J. Vinehout	44	FEE	0.030	\$13,600

Matthew J. & Lori A. Munnich	45	FEE	0.023	\$14,900
William S. Buffum and Margaret C. Buffum	46	FEE	0.019	\$4,100
Mary E. Winters	47	FEE	0.019	\$2,800
Shirley V. Perperian	48	FEE	0.019	\$4,000
Kenneth W. Taite and Helen M. Liberty	49	FEE	0.028	\$3,100
Glenn L. Waterman and Dorothy M. Waterman	50	FEE	0.020	\$2,300
Robert Canestraro and Starr Canestraro	51	FEE	0.019	\$3,900
Warren O. Guffey	52	FEE	0.029	\$2,700
Walter C. Graf and Gwendolyn V. Graf	53	FEE	0.019	\$5,000
Phillip E. Roundy and Lynn E. Roundy	54	FEE	0.019	\$3,800
Michael J. Hendrix Sr. and Myrna S. Hendrix	55	FEE	0.044	\$10,100
Joseph F. Smith	56	FEE	0.019	\$3,200
Anthony, Verginio, Jr., Louis Verginio, and Vincent Verginio	57	FEE	0.019	\$3,100
Daniel F. Russell and Kathryn A. Russell	58	FEE	0.030	\$12,100
Martin J. Dwyer and Sharon M. Dwyer	59	FEE	0.019	\$4,200
George G. Diffin and Eileen C. Diffin	60	FEE	0.019	\$1,100
William F. Winstanley	61	FEE	0.014	\$2,800
George G. Diffin and Eileen C. Diffin	62	FEE	0.019	\$3,400
Denis D. Durant	63	FEE	0.021	\$8,600
Diffin, Eileen C. & George G.	64	FEE	0.007	\$500
Robert A. Bragman	65	FEE	0.004	\$300
Robert A. Bragman	66	FEE	0.022	\$3,600
Erin B. Davies	67	FEE	0.043	\$19,000
United Refining Holdings, Inc	68	FEE	0.020	<u>\$21,600</u>
		Subtotal - FEE		\$412,700.00
Earl Dorn		TE		\$200.00
Williams, Kim Ligoci		TE		\$200.00
Hogan, Steven M. & Parks, Jeanette L. Gray, Mary G., Bedigian, Cheryl, & Gray, John Robert (Tax Id No. 053.- 03-16.1)		TE		\$200.00
		TE		\$200.00

Gray, Mary G., Bedigian, Cheryl, & Gray, John Robert (Tax Id No. 053.-03-21.1)	TE	\$200.00
Gray, Mary G., Bedigian, Cheryl, & Gray, John Robert (Tax Id No. 053.-03-21.4)	TE	\$200.00
Jackman, David P.	TE	\$200.00
Lough, Nicholas C.	TE	\$200.00
De John, Robert & Ellen J.	TE	\$200.00
Sylvia Weldon	TE	\$200.00
Wing, Susan H.	TE	\$200.00
Smothers, Kazimierz A.	TE	\$200.00
Reeve, Timothy W.	TE	\$200.00
Milazzo, Kelly A.	TE	\$200.00
Lyon Steven M & Lyon Paula M	TE	\$200.00
Kinner, Patricia	TE	<u>\$200.00</u>
	Subtotal - TE	\$3200.00
	TOTAL	\$415,900.00

and

WHEREAS, the above amounts are considered fair and reasonable for the property rights to be acquired; and it is the desire of the Department of Transportation to make offers at the above amounts or at such amounts that do not exceed in total \$415,900; and

WHEREAS, an analysis of the potential environmental impacts, if any, of the property purchases has been done under the State Environmental Quality Review Act (SEQRA); now, therefore be it

RESOLVED, that the County Legislature is hereby authorized, directed and designated to act as the lead agency; and, be it further

RESOLVED, that as lead agency the County Legislature hereby determines that the proposed action is an Unlisted Action under SEQRA and an Environmental Assessment Form has been prepared; and, be it further

RESOLVED, that the Environmental Assessment Form prepared by and filed with this Legislature is satisfactory with respect to scope and content and adequacy in compliance with SEQRA and is hereby accepted by the County; and, be it further

RESOLVED, that the Onondaga County Legislature does hereby make and adopt a Negative Declaration for the project, and has determined that the proposed action will not have a significant effect on the environment; and, be it further

RESOLVED, that the Onondaga County Executive, or her designee, is authorized to take such action to comply with the requirements of SEQRA, including without limitation, the execution of

documents and filing of same and any other actions to implement the intent of this resolution; and, be it further

RESOLVED, that the Department of Transportation be and is hereby authorized to make offers at the above amounts to acquire the necessary rights for each property; or at such amounts that do not exceed in total \$415,900 for acquisition of all such rights-of-way; and, be it further

RESOLVED, that the County Comptroller be, and hereby is, directed to draw a check payable to the owner of each property acquired in payment thereof, said check to be delivered to the County Attorney who shall obtain proper conveyance and approve title before delivery of said check, and that said sum be, and hereby is made a charge upon the proper fund or funds; and, be it further

RESOLVED, that if the offer is not accepted by the property owner, that the County Attorney, on behalf of the County of Onondaga be, and hereby is, authorized and directed to commence condemnation proceedings to acquire the property pursuant to the statutes in such cases made and provided, and the cost of said property be charged against the proper fund or funds.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 138

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT INSTITUTE OF MUSEUM AND LIBRARY SERVICES (IMLS) FUNDS FOR THE ONONDAGA COUNTY PUBLIC LIBRARY, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, for over 100 years, the Onondaga County Public Library (OCPL) has developed and maintained a unique and extensive genealogy and history collection that is one of the premiere collections in the United States; and

WHEREAS, included within this collection is the Autograph Manuscript Collection, consisting of 218 letters and other documents written in the 18th and 19th centuries by a number of American historical figures, among them such notable figures as Thomas Jefferson, George Washington, Andrew Jackson, Frederick Douglass, Ralph Waldo Emerson, Louisa May Alcott, Walt Whitman, Harriet Beecher Stowe, and Laura Ingalls Wilder; and

WHEREAS, it is necessary to preserve these unique, invaluable and fragile documents, and the federal Institute of Museum and Library Services grant funds will enable OCPL to do so by engaging conservator services to professionally clean, repair and rehouse the collection in acid free folders and archival boxes; and

WHEREAS, it is the desire of this Legislature to accept such funds; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

CL510 Estimated Revenues	\$2,914
In Administrative Unit 655000	
OCPL Grants	
FAMIS Index 390062	
Project #767294	
IMLS Preservation Grant	
In Acct. 0242 Fed Aid Inst of Museum Svc	\$2,914

APPROPRIATIONS:

CL960 Appropriations	\$2,914
In Administrative Unit 655000	
OCPL Grants	
FAMIS Index 390062	
Project #767294	
IMLS Preservation Grant	\$2,914

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 139

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT STATE CONSTRUCTION FUNDS
FOR THE ONONDAGA COUNTY PUBLIC LIBRARY AND AUTHORIZING THE COUNTY
EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the Onondaga County Public Library (OCPL) has applied to the NYS Division of Library Development for funding for various construction projects at the Syracuse branch libraries; and

WHEREAS, these projects include replacing the roofs at Beauchamp, Hazard, Mundy and Paine branches, and replacing the HVAC system and roof at Petit Branch; and

WHEREAS, the library roofs were last replaced in the mid-1980s, and each of them are currently deteriorated and leaking, cause significant heating and cooling losses, and are long past their useful lives; and

WHEREAS, most of Petit Branch's HVAC system is original to the building's 1961 construction, employs outdated technology, and is at or beyond the end of its useful life; and

WHEREAS, these projects are all within the scope of the Branch Libraries Comprehensive Infrastructure program that was authorized by this Legislature in October 2009; and

WHEREAS, the NYS Education Department has approved funding for these construction projects and it is the desire of this Legislature to accept such funds; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

In Admin. Unit 650000 OCPL Capital Projects	\$425,208
FAMIS Index 390070	
Project # 562136	
Branches Comprehensive Infrastructure	
In Acct. 0626 State Aid Lib Construction	\$425,208

APPROPRIATIONS:

In Admin. Unit 650000 OCPL Capital Projects	\$425,208
FAMIS Index 390070	
Project # 562136	
Branches Comprehensive Infrastructure	
In Acct. 7355 Construction Costs	\$425,208

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 140

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT NEW YORK STATE SPECIAL
LEGISLATIVE FUNDS FOR THE ONONDAGA COUNTY PUBLIC LIBRARY, AND
AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO
IMPLEMENT THIS RESOLUTION

WHEREAS, the New York State Division of Library Development has made available Special Legislative funds to the Onondaga County Public Library (OCPL) through the Electronic Information Center grant, which is intended to offset the expense of library databases used throughout the OCPL system; and

WHEREAS, one such database is Learning Express, a unique education and career online resource meeting students' needs from grade school through college, and such database additionally offers workplace skill and career tools, including basic civil service test preparation, business writing, resume tips and templates, plus three levels of online computer tutorials for all Microsoft Office applications; and

WHEREAS, with this database being available to all OCPL libraries, it affords the libraries the opportunity to avoid purchasing multiple copies of many test study books, such as GED and ASVAB, thereby providing cost savings system-wide; and

WHEREAS, another database is Heritage Quest, a comprehensive treasury of American genealogical sources with coverage dating back to the 1700s, and such database is one of the few resources of its kind offering remote access, allowing OCPL to extend access to high demand genealogical materials to all OCPL cardholders; and

WHEREAS, it is the desire of this Legislature to accept such funds; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

CL510 Estimated Revenues	\$50,000
In Administrative Unit 655000	
OCPL Grants	
FAMIS Index 390062	
Project #767295	
Electronic Information Center Grant	
In Acct. In Acct. 027-0640	
State Aid Other Culture & Recreation	\$50,000

APPROPRIATIONS:

CL960 Appropriations	\$50,000
In Administrative Unit 655000	
OCPL Grants	
FAMIS Index 390062	
Project #767295	
Electronic Information Center Grant	\$50,000

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 141

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT AMERICAN LIBRARY ASSOCIATION/DOLLAR GENERAL FUNDS FOR THE ONONDAGA COUNTY PUBLIC LIBRARY, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, Dollar General has made available funds through the American Library Association for the Tutoring Success @ Your Library Grant program; and

WHEREAS, the recent dramatic increase in the refugee population in Syracuse has resulted in the Onondaga County Public Library (OCPL) seeing increased numbers of learners of English as a Second Language (ESOL) seeking materials to study independently; and

WHEREAS, at the same time, Literacy Volunteers of Greater Syracuse (LVGS) is experiencing a significant growth in applicants who are waitlisted for ESOL classes and who are seeking tutors; and

WHEREAS, these funds will enable OCPL to partner with LVGS to provide in-service training to literacy volunteers, enabling them to make the best use of the many resources the library has to offer, and to provide funding to update OCPL's collection of self-study materials for ESOL learners and workbooks and other materials for tutors; and

WHEREAS, it is the desire of this Legislature to accept such funds; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

In Administrative Unit 655000	\$5,000
Onondaga County Public Library	
FAMIS Index 390062	
Project # 767296	
ALA Tutoring Success @ Your Library Grant	
In Acct. 057-2040 Other Unclassified Revenue	\$5,000

APPROPRIATIONS:

In Administrative Unit 655000	\$5,000
Onondaga County Public Library	
FAMIS Index 390062	
Project # 767296	
ALA Tutoring Success @ Your Library Grant	\$5,000

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett, Mr. Jordan

RESOLUTION NO. 142

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT NEW YORK STATE DIVISION OF LIBRARY DEVELOPMENT FUNDS FOR THE ONONDAGA COUNTY PUBLIC LIBRARY, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the New York State Division of Library Development has made available funds for the statewide Opportunity Online Broadband Grant program; and

WHEREAS, this funding will enable the Baldwinsville Public Library, Northern Onondaga Public Library and Salina Free Library to upgrade their Internet connectivity; and

WHEREAS, the grant also provides funds for technical support and training for the participating libraries' staff and trustees in the benefits of broadband connectivity and in strategies for achieving sustainable funding for such broadband connectivity; and

WHEREAS, it is the desire of this Legislature to accept such funds; now, therefore, be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

CL510 Estimated Revenues	\$23,091
In Administrative Unit 655000	
OCPL Grants	
FAMIS Index 390062	

Project #767297
 Opportunity Online Broadband Grant
 In Acct. 027-0640
 State Aid Other Culture & Recreation \$23,091

APPROPRIATIONS:
 CL960 Appropriations \$23,091
 In Administrative Unit 655000
 OCPL Grants
 FAMIS Index 390062
 Project #767297
 Opportunity Online Broadband Grant \$23,091

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 143

AMENDING THE 2010 BUDGET TO APPROPRIATE REVENUES FROM THE SALE OF MARINA DOCKS AT ONONDAGA LAKE PARK

WHEREAS, as part of the Parks for Tomorrow II initiative, the Onondaga Lake Park marina was renovated in 2009 to feature new floating docks; and

WHEREAS, for safety purposes, a new marina fence must be installed along the A-wall at an estimated cost of \$1,500; and

WHEREAS, additionally, to increase accessibility for those individuals with disabilities and to bring the new marina in compliance with the Americans with Disabilities Act, paving improvements are necessary at an estimated cost of \$17,000; and

WHEREAS, these improvements were not budgeted for in the capital project, but are necessary in order to provide a safe and accessible marina at Onondaga Lake Park; and

WHEREAS, the old marina docks were sold at auction, generating \$17,276 in unanticipated revenues for the Parks Department; and

WHEREAS, it is the desire of this Legislature to appropriate these auction revenues to fund paving improvements and a fence at Onondaga Lake Park; now, therefore be it

RESOLVED, that the 2010 Onondaga County Budget be amended by providing and making available the following:

APPROPRIATIONS:
 In Admin. Unit 80-69-00 \$17,276
 Parks and Recreation
 FAMIS Index 510024
 In Acct. 413-9413
 Maintenance, Utilities, and Rents \$17,276

REVENUES:

In Admin. Unit 80-69-00	\$17,276
Parks and Recreation	
FAMIS Index 510024	
In Acct. 056-1975	
Sales of Equipment	\$17,276

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Stanczyk, Mr. Warner

RESOLUTION NO. 144

MEMORIALIZING THE LEGISLATURE AND THE GOVERNOR OF THE STATE OF NEW YORK TO AMEND SECTION 519 OF THE RACING, PARI-MUTUEL WAGERING AND BREEDING LAW TO PLACE ONONDAGA COUNTY IN THE CAPITAL DISTRICT REGION

WHEREAS, in 1973, the New York State Legislature legalized Off Track Betting (OTB) in New York State, and authorized counties to participate in regional OTB corporations; and

WHEREAS, under section 519 of the New York State Racing, Pari-mutuel Wagering and Breeding Law, Onondaga County is in the Central Region, which has never formed a regional off track betting corporation; and

WHEREAS, other counties in New York State and in the Central New York area participate in OTB and benefit from the revenues generated thereby; and

WHEREAS, in this difficult economy, OTB presents a potential source of revenue that will not add to the local property tax rate; and

WHEREAS, Onondaga County residents currently place bets at OTB facilities in neighboring counties, but Onondaga County does not share in those revenues; and

WHEREAS, it is the desire of this Legislature for the State to enable Onondaga County to participate in OTB and to amend state law to place Onondaga County within the Capital District Region; now, therefore be it

RESOLVED, that this Legislature hereby memorializes the Governor and the Legislature of the State of New York to amend section 519 of the Racing, Pari-mutuel Wagering and Breeding Law to place Onondaga County within the Capital District Region; and, be it further

RESOLVED, that the Clerk of this Legislature hereby is directed to transmit this resolution to the State Legislators representing Onondaga County and to the Governor of the State of New York, urging their action.

Mr. Buckel made a motion to table. Mr. Stanczyk objected. Mr. Buckel withdrew the motion to table.

Mr. Buckel made a motion to commit to a standing committee (Rule 11 – 9).

A vote was taken on the motion to commit to a standing committee.

Motion FAILED. Ayes: 6 (Lesniak, Buckel, Corbett, Holmquist, Jordan, Rapp) Noes: 12 (Stanczyk, Kilmartin, DeMore, Warner, Laguzza, Masterpole, Williams, Ervin, Dougherty, Meyer, Tassone, Rhinehart) Absent: 1 (Kinne)

Mr. Stanczyk sponsored the resolution so that it could be presented, voted and defeated. Mr. Warner asked to be listed as a co-sponsor for the same reason.

A vote was taken on the resolution.

DEFEATED. Ayes: 5 (Buckel, Holmquist, Masterpole, Rapp, Rhinehart) Noes: 13 (Lesniak, Stanczyk, Corbett, Kilmartin, DeMore, Warner, Jordan, Laguzza, Williams, Ervin, Dougherty, Meyer, Tassone) Absent: 1 (Kinne)

* * *

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

Motion Made By Mrs. Rapp

RESOLUTION NO. 145

AMENDING RESOLUTION NO. 147 - 2010 REGARDING THE AUTHORIZATION TO ENTER INTO A 25-YEAR LEASE WITH THE SYRACUSE CHARGERS ROWING CLUB FOR PROPERTY LOCATED AT ONONDAGA LAKE PARK

WHEREAS, by Resolution No. 147 - 2010, the County Legislature authorized the execution of a lease for a term not to exceed twenty-five years with the Syracuse Chargers Rowing Club for approximately 1.6 ± acres of property at Onondaga Lake Park to construct an additional boathouse building in which to operate its community rowing programs and store equipment; and

WHEREAS, the Syracuse Chargers Rowing Club proposed to pay rent in the amount of \$2,500.00 per year, plus utilities, with a five percent (5%) increase every five years; and

WHEREAS, the authorization for said lease was subject to the enactment of appropriate state legislation; and

WHEREAS, the legislation proposed by the State requires the County to dedicate an amount equal to or greater than the fair market value of the lease for the acquisition of additional waterfront park land and/or capital improvements to existing waterfront park and recreational facilities, which may exceed the amount of rent proposed by the Chargers; and

WHEREAS, it is the desire of this Legislature that the Syracuse Chargers Rowing Club procure an appraisal to determine the fair market value of that proposed lease and that, depending upon the results of that appraisal, that the County Executive renegotiate the terms of the lease to reflect the fair market value of said property; now, therefore be it

RESOLVED, that Resolution No. 147 - 2010 be amended to strike the 6th Resolved Clause and the 9th Resolved Clause and to substitute the following:

RESOLVED, that the County Executive hereby is authorized to enter into a lease with the Syracuse Chargers Rowing Club for a term not to exceed twenty-five years, provided that the amount of rent paid by the Chargers shall be renegotiated to reflect the appraised fair market value of said property and to meet any additional conditions of the State Legislature

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

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

Motion Made By Mrs. Rapp

RESOLUTION NO. 146

MEMORIALIZING THE NEW YORK STATE LEGISLATURE TO ENACT SENATE BILL NO. S.6464-A AND ASSEMBLY BILL NO. A.9528-A ENTITLED "AN ACT AUTHORIZING THE COUNTY OF ONONDAGA TO ENTER INTO A LEASE WITH THE SYRACUSE CHARGERS ROWING CLUB" AND REQUESTING AND CONCURRING IN THE PREPARATION OF A HOME RULE REQUEST

WHEREAS, there has been introduced for adoption in the New York State Legislature Senate Bill No. S.6464-A and Assembly Bill No. A.9528-A entitled "AN ACT authorizing the county of Onondaga to enter into a lease with the Syracuse Chargers Rowing Club" authorizing the County of Onondaga to enter into a lease for a period not to exceed twenty-five years, for approximately 1.6 acres of waterfront park land, known as Onondaga Lake Park, with the Syracuse Chargers Rowing Club for the purpose of conducting rowing activities; and

WHEREAS, a Home Rule Request is required and necessary before said lease may be authorized by the State Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby request the New York State Legislature to enact Senate Bill No. S.6464-A and Assembly Bill No. A.9528-A entitled "AN ACT authorizing the County of Onondaga to enter into a lease with the Syracuse Chargers Rowing Club" and requests and concurs in the preparation and submittal of a Home Rule Request regarding the same.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

LOCAL LAW NO. 12 - 2010

A LOCAL LAW AMENDING LOCAL LAW NO. 6 - 1997, AS AMENDED, TO REVISE AN EMPIRE ZONE

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

Section 1. By Local Law No. 6 - 1997, this Onondaga County Legislature authorized an application for the designation of an Economic Development Zone relative to certain land within Onondaga County.

Section 2. That the County of Onondaga has received Economic Development Zone approval from New York State.

Section 3. By Local Law No. 2 - 1999, adopted on December 21, 1998, the Economic Development Zone was expanded.

Section 4. By Local Law No. 12 - 1999, adopted on December 20, 1999, the Economic Development Zone was expanded a second time.

Section 5. By Local Law No. 3 - 2001, adopted February 5, 2001, the Economic Development Zone, currently known as the Empire Zone, was expanded a third time.

Section 6. By Local Law No. 11 - 2001, adopted October 1, 2001, the Empire Zone was expanded a fourth time.

Section 7. By Local Law No. 2 - 2002, adopted January 2, 2002, the Empire Zone was expanded a fifth time.

Section 8. By Local Law No. 9 - 2002, Local Law No. 10 - 2002, and Local Law No. 11 - 2002, adopted July 1, 2002, the Empire Zone was expanded a sixth time.

Section 9. By Local Law No. 26 - 2002, adopted December 16, 2002, the Empire Zone was expanded a seventh time.

Section 10. By Local Law No. 3 - 2003 and Local Law No. 4-2003, adopted January 6, 2003, the Empire Zone was expanded an eighth time.

Section 11. By Local Law No. 2 - 2004, adopted December 15, 2003, the Empire Zone was expanded a ninth time.

Section 12. By Local Law No. 8 - 2005, adopted November 1, 2005, the Empire Zone was expanded a tenth time.

Section 13. It is the desire of this Legislature to authorize an application to further revise the Empire Zone to include 297.71 +/- acres located in the Towns of Clay and Salina.

Section 14. The County of Onondaga is hereby authorized to submit an application to revise the Empire Zone to include the properties described in Section 16 of this Local Law.

Section 15. The Commissioner of the New York State Department of Economic Development is hereby requested to revise the boundaries of the Onondaga County Empire Zone in accordance with this local law.

Section 16. Local Law No. 6 - 1997, as previously amended by Local Law No. 2 - 1999, Local Law No. 12 - 1999, Local Law No. 3 - 2001, Local Law No. 11 - 2001, Local Law No. 2 - 2002, Local Law No. 9 - 2002, Local Law No. 10 - 2002, Local Law No. 11 - 2002, Local Law No. 26 - 2002, Local Law No. 3 - 2003, Local Law No. 4 - 2003, Local Law No. 2 - 2004, and Local Law No. 8 - 2005, hereby is further amended to expand the boundary of the Empire Zone as described therein to include the properties generally described as follows:

Town of Clay

<u>Tax Parcel No.</u>	<u>Address</u>
115.-01-18.8	4611 Crossroad Park Dr.
114.-02-12.4	Morgan Place
115.-02-18.0	7143 Henry Clay Blvd
116.-01-01.4	7140 Henry Clay Blvd

116.-01-01.6	Executive Drive
114.-02-02.2	Morgan Road
116.-01-01.3	7150 Henry Clay Blvd
116.-01-01.5	Executive Drive
115.-02-08.0	1150 Vine Street
116.-01-01.1	Executive Drive
115.-01-23.1	Vine Street
114.-02-05.1	7176 Morgan Road
114.-02-04.0	4529 Crown Road
114.-02-04.1	Crown Road
114.-02-03.2	4601 Crown Road
114.-02-07.0	4510 Morgan Place
114.-02-08.0	4522 Morgan Place
114.-02-24.0	Morgan Place
114.-02-08.1	Morgan Place
114.-02-06.0	7196 Morgan Road
114.-02-09.2	4558 Morgan Place
115.-01-24.1	4724 Burr Drive
114.-02-09.1	4560 Morgan Place
114.-02-10.2	4580 Morgan Place
115.-01-21.1	7189 Henry Clay Blvd
114.-02-10.1	4573 Morgan Place
115.-01-19.2	7245 Henry Clay Blvd
115.-01-19.1	4567 Crossroads Park Drive
115.-01-18.3	4600 Crossroads Park Drive
115.-01-18.4	4615 Crossroads Park Drive
115.-01-18.7	4626 Crossroads Park Drive
115.-01-18.9	4604 Crossroads Park Drive
115.-01-26.0	4610 Crossroads Park Drive
115.-01-25.0	4616 Crossroads Park Drive
114.-02-12.3	4591 Morgan Place
115.-01-18.6	4580 Crossroads Park Drive
115.-01-09.0	4629 Crossroads Park Drive
115.-01-08.0	4635 Crossroads Park Drive
115.-01-13.1	4696 Crossroads Park Drive
115.-01-15.2	Crossroads Park Drive
115.-01-15.1	7281 Henry Clay Blvd
115.-01-07.0	4641 Crossroads Park Drive
115.-01-10.1	4642 Crossroads Park Drive
115.-01-11.2	4660 Crossroads Park Drive
115.-01-11.1	4662 Crossroads Park Drive
115.-01-12.1	4682 Crossroads Park Drive
115.-01-13.0	4698 Crossroads Park Drive
115.-01-14.2	Crossroads Park Drive
115.-01-14.3	Crossroads Park Drive
115.-01-14.1	7327 Henry Clay Blvd
115.-01-06.0	4645 Crossroads Park Drive
115.-01-04.0	4655 Crossroads Park Drive
115.-01-05.0	4651 Crossroads Park Drive
115.-01-03.0	4657 Crossroads Park Drive
115.-01-02.1	4697 Crossroads Park Drive
115.-01-02.2	4699 Crossroads Park Drive
115.-01-01.2	4701 Crossroads Park Drive
115.-01-01.1	4705 - 4713 Crossroads Park Drive

115.-01-18.2	Henry Clay Blvd	
114.-02-03.1	Morgan Road	
115.-01-18.1	4724 Burr Drive	
115.-01-17.1	4630 Crossroads Park Drive	
114.-02-23.0	Morgan Road	(part)

Town of Salina

<u>Tax Parcel No.</u>	<u>Address</u>	
032.-01-04.8	117 Metropolitan Drive	
032.-01-04.2	7110 Henry Clay Blvd	
032.-01-04.5	115 Metropolitan Park Drive	
032.-01-04.6	121 Metropolitan Park Drive	
032.-01-04.9	126 Metropolitan Park Drive	
<u>Tax Parcel No.</u>	<u>Address</u>	
032.-01-01.1	7120 Henry Clay Blvd	
032.-01-06.0	124 Metropolitan Park Drive	

Section 17. In all other respects, Local Law No. 6 - 1997, Local Law No. 2 - 1999, Local Law No. 12 - 1999, Local Law No. 3 - 2001, Local Law No.11 - 2001, Local Law No. 2 - 2002, Local Law No. 9 - 2002 Local Law No. 10 - 2002, Local Law No. 11 - 2002, Local Law No. 26 - 2002, Local Law No. 3 - 2003, Local Law No. 4 - 2003, Local Law No. 2 - 2004 and Local Law No. 8 - 2005 shall remain in full force and effect.

Section 18. This local law shall take effect immediately pursuant to the provisions of the New York State Municipal Home Rule Law.

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Corbett, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Williams, Ervin, Dougherty, Meyer, Tassone, Rapp, Rhinehart) Noes: 2 (Buckel, Masterpole) Absent: 1 (Kinne)

* * *

LOCAL LAW NO. 13 - 2010

A LOCAL LAW DESIGNATING A REGIONALLY SIGNIFICANT PROJECT WITHIN THE ONONDAGA COUNTY EMPIRE ZONE

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

Section 1. By Local Law No. 6-1997, this Legislature authorized the County of Onondaga to prepare and submit an application for the designation of an Empire Zone (then known as an Economic Development Zone), pursuant to Section 961(a) of the General Municipal Law, and the creation of such Zone was approved by the New York State Commissioner of Economic Development and such Zone was formally designated by the Empire Zones Designation Board on June 3, 1998.

The New York State Legislature and the Governor enacted into law changes to the Empire Zones program, whereby each existing Empire Zone configured its existing acreage into not more than six "distinct and separate contiguous areas" and provided for the location of regionally significant projects outside of the distinct and separate contiguous areas.

Section 2. Regionally significant projects include a manufacturer projecting the creation of fifty or more jobs.

Section 3. Light 4 Life Candles, LLC is proposing the inclusion of their manufacturing facility on an 11.5 acre parcel at 100 Buckley Road, in the Town of Salina, New York as a Regionally Significant Project within the Onondaga County Empire Zone.

Section 4. This expansion will add a minimum of 50 jobs that support the on-site manufacturing.

Section 5. The project is not within the Onondaga County Empire Zone boundaries.

Section 6. The New York State Department of Economic Development has determined that the proposed expansion is eligible for Empire Zone benefits as a Regionally Significant Project under Section 957(d)(i) of the General Municipal Law.

Section 7. The Zone Administrative Board of the Onondaga County Empire Zone has determined that the proposed expansion is eligible for Empire Zone benefits as a Regionally Significant Project under Section 957(d)(i) of the General Municipal Law.

Section 8. The Onondaga County Legislature of Onondaga County hereby approves the allocation of zone lands for the proposed expansion of the Light 4 Life Candles, LLC manufacturing project for a Regionally Significant Project as determined by the Zone Administrative Board and the New York State Department of Economic Development, said zone lands to constitute the property identified as Tax Parcel 086.-01-15.2 in the Town of Salina.

Section 9. The Commissioner of the New York State Department of Economic Development is hereby requested to approve this addition to the Onondaga County Empire Zone in accordance with this Local Law.

Section 10. This Local Law shall take effect immediately pursuant to the provisions of the New York State Municipal Home Rule Law.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

LOCAL LAW NO. 15 - 2010

A LOCAL LAW AUTHORIZING THE LEASE OF PROPERTY LOCATED IN THE TOWN OF MARCELLUS FROM DEARBORN DEPOSITS, LTD., AND AUTHORIZING CONTRACTS FOR THE CONSTRUCTION OF A COMMUNICATIONS TOWER

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

Section 1. Dearborn Deposits, Ltd. is the owner of property located in the Town of Marcellus at Limeledge Road, being tax map number 010.-01-06.4.

Section 2. Dearborn Deposits, Ltd. has agreed to lease to the County, a 100 x 100 sq. ft. ± portion of the above-described property together with driveway access for the construction, installation, operation and maintenance of a communications tower, shelter, generator and equipment.

Section 3. The term of the proposed lease is ten (10) years, with four (4) five-year (5-yr.) renewal options.

Section 4. The amount of proposed rent is \$10.00 per year, and such amount is deemed to be fair and reasonable.

Section 5. An analysis of the potential environmental impacts of the aforementioned lease, if any, has been done under the State Environmental Quality Review Act (SEQRA). The County of Onondaga is hereby authorized, directed and designated to act as the lead agency.

Section 6. As lead agency, the County Legislature hereby determines that the proposed action is an Unlisted Action under SEQRA.

Section 7. The Environmental Assessment Form filed with the County Legislature is satisfactory with respect to scope and content and adequacy in compliance with SEQRA and is hereby accepted by the County.

Section 8. The County of Onondaga does hereby make and adopt a Negative Declaration for the project, and determines that the proposed action will not have a significant effect on the environment.

Section 9. The County Executive is hereby authorized to execute all documents for the construction, installation, operation and maintenance of a communications tower, shelter, generator and equipment at the above-described property.

Section 10. The County Executive is further authorized to enter into any and all agreements and execute all documents for the lease of the above-described property from Dearborn Deposits, Ltd. for a period of ten (10) years, with four (4) five-year (5-yr.) renewal options.

Section 11. This Local Law shall take effect upon filing in accordance with the provisions of the Home Municipal Rule Law.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

LOCAL LAW NO. ___ - 2010*

A LOCAL LAW REGULATING THE TRANSFER OF SECONDHAND ARTICLES, AND REPEALING LOCAL LAW NO. 3 - 1981 REGARDING THE TRANSFER OF PRECIOUS METALS AND JEWELRY

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

Section 1. Legislative Finding & Purpose.

The purpose of this local law is to protect the residents of the County of Onondaga by discouraging the theft and sale of stolen goods. Those Secondhand Dealers engaged in the sale of secondhand goods serve a legitimate function, but may also be used by thieves to dispose of stolen goods. This Local Law will regulate those commercial outlets by requiring Secondhand Dealers to register their businesses and to maintain records of transactions. These requirements will serve to assist in the recovery of stolen items, assist in the detection and apprehension of thieves, and discourage

Secondhand Dealers from taking in articles that they suspect may be stolen, thereby greatly reducing the market for stolen goods and discouraging theft.

Section 2. Definitions.

- a. "Secondhand Dealer" means any person, corporation, partnership, association, limited liability corporation, and the agents, associates or employees thereof, regularly engaged in the commercial exchange, purchase and/or sale of secondhand articles.
- b. "Secondhand Article" means any goods sold at resale, except as specifically provided for herein.
- c. "Identification" means an official document issued by the United States government, or by any state, county, municipality, public agency or department thereof, provided that such document contains a photographic image of the holder.
- d. "Precious metals" shall mean gold, silver, platinum, titanium, precious and semi-precious stones and coins.

Section 3. License Required.

Effective August 1, 2010, no person, corporation, partnership, association, limited liability corporation or other entity shall operate in Onondaga County as a Secondhand Dealer or hold themselves out as a Secondhand Dealer without first being licensed by the Onondaga County Sheriff as provided for herein.

Section 4. Exemption from Licensing Requirement.

Nothing in this local law shall be construed to apply to the following:

- a. The sale of any item sold at a garage sale, yard sale, estate sale, or moving sale (collectively referred to herein as "garage sale"), provided that all of the following conditions are met:
 1. The garage sale is held on residential property owned, rented, leased, or occupied by the seller or by at least one seller if there are multiple sellers; and
 2. The items offered for sale are owned by the seller, and/or the seller is authorized by the owner to sell said items.
 3. The garage sale does not exceed a period of ninety-six (96) consecutive hours;
 4. The seller does not conduct more than three garage sales in any consecutive twelve month period;
 5. None of the items offered for sale were purchased by the seller for resale or received on consignment for purposes of resale.
- b. The sale of any secondhand article by any non-profit or charitable organization or on property occupied by any non-profit or charitable organization.
- c. The sale of secondhand books or magazines, wherever sold.
- d. The sale of secondhand articles at an auction held by a licensed auctioneer.
- e. The sale of used furniture, used clothing, or used baby/children's items. The sale of electronics and games for electronics are not exempt from the requirements of this local

law, but are exempt if sold at a garage sale, yard sale, estate sale or moving sale as defined herein.

- f. Any transaction involving the sale or disposal of secondhand articles regulated by state or federal law.
- g. Internet sales or purchases.

Section 5. License Application.

Applicants for a license pursuant to this local law must file with the Onondaga County Sheriff's Office an application, supplied by such Office, containing the following information:

- a. the exact name, address, and telephone number of the applicant and the principles and officers thereof and the date of incorporation or organization, as applicable; and
- b. the name, business address, residential address, and telephone number of the operator of such business if other than the applicant; and
- c. the address and telephone number where the business is to be conducted; and
- d. the days and hours during which such business will be customarily open to the public.

Section 6. License Fee.

Upon original application for a license to operate as a Secondhand Dealer, applicant shall pay to the Sheriff a fee in the amount of \$75.00. Upon application for a renewal, licensee shall pay to the Sheriff a renewal fee in the amount of \$75.00.

Section 7. Fingerprinting required.

Each applicant shall be required to provide fingerprint information to the Onondaga County Sheriff's Office as necessary to obtain a criminal history record check through the New York State Division of Criminal Justice Services/FBI. The Sheriff may require from such applicants fingerprint identification, signed waivers or consents permitting inquiry into the criminal history of applicants, and fees, pursuant to 837(8-a) of the New York Executive Law and amendments thereto, required by the New York State Division of Criminal Justice Services. The County hereby is authorized to enter into agreements with the Division of Justice Services for the provision of fingerprint searches.

Section 8. Licensing.

Upon filing of an application for a license, if the Sheriff shall be satisfied that the application complies with the provisions of this Local Law, the Sheriff shall issue a license to operate as a Secondhand Dealer. The license shall remain in effect for a period of one year unless surrendered or revoked. The Sheriff shall approve or deny every application within ninety (90) days from filing. In the event the location of the business changes, licensee shall notify the Sheriff in writing. If there are changes among the principles, officers or operators of such business, licensee shall notify the Sheriff and shall submit two fingerprint cards and the appropriate fee for each individual. The form of the license shall be prescribed by the Sheriff.

Section 9. Grounds for denial or revocation of license.

The Onondaga County Sheriff shall have the power to deny or revoke the license of any person convicted within the immediately preceding ten years of a crime involving theft, larceny, burglary,

possession of stolen property, or other fraudulent dealing. The Sheriff may revoke any license for a conviction pursuant to § 14 of this local law. Notice of denial or revocation of a license issued pursuant to this local law shall be given by the Sheriff or his designee in writing, setting forth specifically the grounds on which such license was either denied or revoked with opportunity for a hearing as provided for herein. Such notice shall be transmitted by certified or registered mail. Such denial or revocation may be challenged pursuant to Article 78 of the New York State Civil Practice Law and Rules. Pending a hearing and adjudication on denial or revocation of a license, no person shall operate as a Secondhand Dealer.

Section 10. Expiration and renewal of licenses.

A license issued pursuant to this local law must be renewed annually, as measured from the date of the issuance of the initial license.

Section 11. Display of license.

Every Secondhand Dealer shall cause the Secondhand Dealer license to be prominently displayed at said Secondhand Dealer's place of business.

Section 12. Records to be maintained by Secondhand Dealer.

a. Seller Information.

Except as otherwise provided herein, no Secondhand Dealer shall acquire within Onondaga County any secondhand article (whether or not acquired within the Secondhand Dealer's physical place of business) unless such Secondhand Dealer has obtained and recorded the following information:

1. The amount paid, advanced, or loaned for the article;
2. A detailed and accurate description of the article including any identifying marks;
3. The serial and model number (if any);
4. In the case of precious metals, jewelry, and gems, a photograph of the article;
5. The Seller's Identification information as required in subparagraph c below; and
6. The date, time and place of the acquisition.

The information shall be recorded on a Receipt, numbered in consecutive order and maintained in the Dealer's records as provided for herein.

b. Identification Information.

Prior to acquiring any secondhand article covered by this local law, every Secondhand Dealer shall request Identification from the seller and shall verify the identity of the seller by comparing the seller to the photographic image contained on said Identification. The Secondhand Dealer shall record the seller's name, date of birth and address (or current address if different than that listed on the Identification), and the Identification number (e.g., motorist ID number) listed on the Identification. If the acquisition occurs within the physical place of business, the Secondhand Dealer shall make a photocopy of the front of the Identification. If the acquisition is made from another Secondhand Dealer, the Secondhand Dealer purchasing the item shall also record the business name and address of the Selling Dealer and the number of days the item was held by the Selling Dealer prior to instant acquisition.

c. Records Retention/Inspection.

1. Every Secondhand Dealer shall maintain for a period of 5 years all of the information required in subparagraphs a and b of this Section 12. Computerized

records may be used to satisfy the requirements of this local law, provided that such records include the required information and are available upon reasonable request for inspection in printed format. All records required to be maintained pursuant to this local law and all secondhand articles covered by this local law shall be subject to examination during normal business hours by any member of the Onondaga County Sheriff's Office or other police department or agency.

2. On or before 10:00 a.m. every Tuesday, every Secondhand Dealer shall forward to the Onondaga County Sheriff, on electronic forms provided by the Sheriff, a copy of the Seller Information required by subparagraphs a and b of this Section 12 for each secondhand article acquired in the immediately preceding 7 days, and shall cause such forms to be delivered via electronic mail to the Sheriff at the address designated on said form. Photographs of precious metals, jewelry and gems shall not be required to be transmitted with these forms.
3. Failure to maintain the records required by this Section 11 shall constitute presumptive evidence of a crime.

Section 13. Requirement to Hold Secondhand Articles Prior to Disposal, Resale or Alteration.

For a period of seven days after the acquisition of any secondhand article, excluding the day of acquisition, (the "holding period"), every Secondhand Dealer shall maintain the secondhand article in a manner so as to be easily identified with the transaction in which said article was acquired. During said holding period, no Secondhand Dealer shall:

1. Sell, trade, transfer, remove from the local business premises or otherwise dispose of any secondhand article covered by this local law;
2. Alter in any fashion any such article; or
3. Commingle any such article with similar items.

Section 14. Penalty.

Any Secondhand Dealer who fails to comply with the provisions of Sections 3, 5, 7, 11, 12 and 13 of this local law shall, upon conviction thereof, be guilty of a Class A misdemeanor as defined in section 55.10 of the Penal Law of the State of New York as may be amended from time to time. Such violation shall be punishable as defined in the Penal Law of the State of New York as may be amended from time to time.

Conviction of any offense against the provisions of this local law shall constitute grounds upon which the Sheriff may deny or revoke the license.

Section 15. Repeal.

Local Law No. 3-1981 regulating the transfer of precious metals and jewelry hereby is repealed.

Section 16. Severability.

If any provision, sentence or clause of the local law is held unconstitutional, illegal or invalid by a Court of competent jurisdiction, such findings shall not affect or impair any of the remaining provisions, sentences or clauses or their application to persons and circumstances.

Section 17. Application.

This local law shall apply to all Secondhand Dealers operating in Onondaga County, except that this local law shall be inapplicable in any city, village or town, during such time as such city, village or town is regulating or licensing the occupation or business in question.

Section 18. Reverse Preemption.

This law shall be null and void on the day that statewide or federal legislation goes into effect, incorporating either the same or substantially similar provisions as are contained in this law, or in the event that a pertinent state or federal administrative agency issues and promulgates regulations preempting such action by the County of Onondaga. The Onondaga County Legislature may determine via resolution whether or not identical or substantially similar statewide legislation has been enacted for the purposes of triggering the provisions of this section.

Section 19. Effective Date.

The local law shall become effective August 1, 2010 and shall be filed pursuant to the provisions of the Municipal Home Rule.

ADOPTED. Ayes: 15 (Lesniak, Stanczyk, Buckel, Corbett, Holmquist, Kilmartin, Warner, Laguzza, Masterpole, Williams, Ervin, Dougherty, Tassone, Rapp, Rhinehart) Noes: 3 (DeMore, Jordan, Meyer) Absent: 1 (Kinne)

*See July 6, 2010 Session, local law was vetoed by County Executive Mahoney on June 16, 2010.

* * *

LOCAL LAW NO. 16 - 2010

A LOCAL LAW AMENDING THE FEES COLLECTED BY THE ONONDAGA COUNTY DEPARTMENT OF PARKS AND RECREATION, AND AMENDING LOCAL LAW NO. 22-2002, AS PREVIOUSLY AMENDED

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

Section 1. The purpose of this Local Law is to amend certain existing fees to be collected by the Onondaga County Commissioner of Parks and Recreation.

Section 2. Local Law No. 22-2002, as previously amended, hereby is further amended in Section 2 thereof to strike "\$52.00" after "Highland Forest Davis Camp" and to substitute therefor "\$110.00".

Section 3. Local Law No. 22-2002, as previously amended, hereby is further amended in Section 2 thereof to strike "Onondaga Lake Park Cold Springs (open area)" and to substitute therefore "Onondaga Lake Park Cold Springs Reserved (Tent) Shelter \$75.00/day on weekdays; \$150/day on weekends and holidays".

Section 4. The procedures for the collection of such fees shall be as prescribed by the appropriate laws of the State and any amendments thereto or as determined by the Commissioner of Parks and Recreation where the State has not enacted procedures.

Section 5. Any prior resolution or local law, including Local Law No. 22-2002, as previously amended, pertaining to the fees collected by the Onondaga County Commissioner of

Parks and Recreation, is hereby amended to the extent necessary to comply with the intent of this Local Law, and in all other respects said local laws shall remain in full force and effect.

Section 6. This local law shall take effect upon filing pursuant to the provisions of the New York State Municipal Home Rule Law.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

LOCAL LAW NO. 14 - 2010

A LOCAL LAW AMENDING LOCAL LAW NO. 1 - 2010 DESIGNATING A REGIONALLY SIGNIFICANT PROJECT WITHIN THE ONONDAGA COUNTY EMPIRE ZONE

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

Section 1. This Onondaga County Legislature enacted Local Law No. 1 - 2010, thereby approving the allocation of zone lands for the proposed expansion of the Tessy Plastics Corporation manufacturing project as a Regionally Significant Project within the Town of Elbridge. Tessy Plastics Corporation now proposes the inclusion of additional zone lands in the Town of Van Buren, New York, as a part of the existing Regionally Significant Project within the Onondaga County Empire Zone, and it is the desire of this Legislature to amend Local Law No. 1 - 2010 approving such addition.

Section 2. Local Law No. 1 - 2010 is hereby amended in Section 3 thereof to insert the following:

Tessy Plastics Corporation requests the inclusion of 7528 State Fair Boulevard, Baldwinsville, in the Town of Van Buren, New York, consisting of a 270,000 square foot facility located on 49 acres of land as part of the existing Tessy Plastics Regionally Significant Project within the Onondaga County Empire Zone.

Section 3. Local Law No. 1 - 2010 is hereby further amended in Section 8 thereof to insert the following:

The Onondaga County Legislature of Onondaga County hereby further approves the allocation of zone lands for the proposed expansion of the Tessy Plastics Corporation manufacturing project for a Regionally Significant Project as determined by the Zone Administrative Board and the New York State Department of Economic Development, said zone lands to constitute the property identified as Tax Parcel 031.-11-01.1 in the Town of Van Buren.

Section 4. Regionally significant projects include a manufacturer projecting the creation of fifty of more jobs.

Section 5. The inclusion of these additional zone lands will further support and expand the existing Regionally Significant Project at the Elbridge manufacturing facility.

Section 6. These additional zone lands are not within the Onondaga County Empire Zone boundaries.

Section 7. The New York State Department of Economic Development has determined that the proposed expansion is eligible for Empire Zone benefits as part of the existing Regionally Significant Project under Section 957(d)(i) of the General Municipal Law.

Section 8. The Zone Administrative Board of the Onondaga County Empire Zone has determined that the proposed expansion is eligible for Empire Zone benefits as part of the existing Regionally Significant Project under 957(d)(i) of the General Municipal Law.

Section 9. The Onondaga County Legislature of Onondaga County hereby approves the allocation of zone lands for the proposed expansion of the Tessy Plastics Corporation manufacturing project for a Regionally Significant Project as determined by the Zone Administrative Board and the New York State Department of Economic Development, said zone lands to constitute the property identified as Tax Parcel 031.-11-01.1 in the Town of Van Buren.

Section 10. The Commissioner of the New York State Department of Economic Development is hereby requested to approve this addition to the Onondaga County Empire Zone and to amend the Regionally Significant Project for Tessy Plastics in accordance with this local law.

Section 11. This local law shall take effect immediately pursuant to the provisions of the New York State Municipal Home Rule Law.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

There being no further business to come before the County Legislature, Mr. Lesniak moved to adjourn until Tuesday, July 6, 2010. There was no objection and the meeting was adjourned at 5:18 p.m.

Respectfully submitted,
DEBORAH L. MATURO, Clerk
Onondaga County Legislature

* * *

July 6, 2010

188

July 6, 2010

The Legislature of Onondaga County convened on the above date at 2:30 p.m. Chairman Rhinehart presiding.

The Clerk called the roll and the following legislators were present: Lesniak, Dougherty, Meyer, Tassone, Rapp, Buckel, Corbett, Stanczyk, Holmquist, Kilmartin, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Mr. Chairman.

Absent: Legislator DeMore, Legislator Kinne

Legislator Buckel gave the invocation. Legislator Corbett led the Pledge of Allegiance to the Flag of the United States of America.

Upon motion by Mr. Lesniak, there being no objection, the reading of the minutes of the last session of the County Legislature was dispensed with the minutes as prepared by the Clerk approved.

* * *

The Deputy Clerk read the following communications:

May 21, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 1903 of the Onondaga County Charter, and Article III, Section 3.13 of the County Administrative Code, I have appointed, subject to confirmation of the County Legislature, the following individual as a new member of the Onondaga County Fire Advisory Board:

APPOINTMENT:

Paul H. Hildreth
106 Clark Road
Fayetteville, NY 13066

TERM EXPIRES:

December 31, 2013

Mr. Hildreth has been recommended to replace Gary MacLachlan (Eastern District), whose term on the Board has expired.

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

June 16, 2010

REPORT OF THE COUNTY EXECUTIVE

Pursuant to Article 3, Section 20, of the Municipal Home Rule Law, a public hearing was held before the undersigned on June 10, 2010 at 2:05 p.m. in the Offices of the Onondaga County Executive, Syracuse, New York, to consider the local law adopted June 1, 2010, entitled "A LOCAL LAW REGULATING THE TRANSFER OF SECONDHAND ARTICLES, AND REPEALING

LOCAL LAW NO. 3-1981 REGARDING THE TRANSFER OF PRECIOUS METALS AND JEWELRY”.

After considering the public response and after careful review of the proposed local law, it is my opinion that this local law must be further tailored to better achieve the intended purpose. As a former prosecutor and as a resident of Onondaga County, I fully support taking action to stem theft and stop the sale of stolen goods. If I believed that this local law would capture those involved in such criminal behavior, without undue burden upon legitimate businesses and without significant detriment to the conventions and tourism industry, I would sign this law without hesitation. Instead, the broad sweep of the proposed law unfairly encumbers those engaged in the lawful trade of secondhand goods. I am willing to work with the sponsors of this proposed local law to narrow the scope of the law to better address the legitimate goals of this proposal.

For the foregoing reasons, I hereby veto said Local Law.

Respectfully submitted,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 147

A RESOLUTION APPROVING INCREASED COSTS OF CERTAIN IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT OF THE COUNTY OF ONONDAGA, NEW YORK

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

WHEREAS, the Commissioner of Water Environmental Protection of said County, pursuant to the Onondaga County Administrative Code, has requested that the County approve an increase in the maximum estimated cost of the implementation of improvements to the Onondaga County Sanitary District, consisting of the remediation of combined sewer overflows which release raw sewage into tributaries of Onondaga Lake; and

WHEREAS, this County Legislature duly adopted a resolution on June 1, 2010, calling a public hearing on the foregoing matter to be held in the Legislative Chambers in the County Court House, in Syracuse, New York on July 6, 2010 at 2:15 o'clock P.M., Prevailing Time; and

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

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

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

Section 1. Based upon the proceedings heretofore had and taken, it is hereby found and determined that it is necessary and in the public interest to undertake the proposed improvements

described in the preambles hereof for the Onondaga County Sanitary District at an estimated maximum cost of \$25,000,000, and that said improvements will be of special benefit to all of the real property included within the limits of the District.

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

Section 3. This resolution shall take effect immediately.

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 148

BOND RESOLUTION DATED JULY 6, 2010

A RESOLUTION AUTHORIZING THE ISSUANCE OF AN ADDITIONAL \$5,000,000 BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, TO PAY THE INCREASED COST OF THE ONONDAGA LAKE REMEDIATION PROJECT IN AND FOR THE ONONDAGA COUNTY SANITARY DISTRICT, INTENDED TO ENABLE THE COUNTY TO COMPLY WITH REQUIREMENTS SET FORTH IN THE AMENDED CONSENT JUDGMENT IN CONNECTION WITH THE SETTLEMENT OF ATLANTIC STATES LEGAL FOUNDATION, INC. ET AL V. COUNTY OF ONONDAGA, ET AL.

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

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

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

Section 1. For the specific object or purpose of paying the increased cost of the Onondaga Lake remediation project consisting of the remediation of combined sewer overflows which release raw sewage into tributaries of Onondaga Lake in and for the Onondaga County Sanitary District in the County of Onondaga, New York, intended to enable the County to comply with requirements set forth in the Amended Consent Judgment in connection with the settlement of Atlantic States Legal Foundation, Inc. et al v. County of Onondaga, et al, as well as incidental costs and expense, there are hereby authorized to be issued \$5,000,000 bonds of said County pursuant to the provisions of the Local Finance Law.

Section 2. The maximum estimated cost of the aforesaid improvements is now \$25,000,000, and the plan for the financing thereof shall consist of the following:

- (i) By the issuance of the \$15,000,000 bonds authorized pursuant to a bond resolution dated December 4, 2000;

- (ii) By the issuance of the \$5,000,000 bonds authorized pursuant to a bond resolution dated June 2, 2009; and
- (iii) By and the issuance of the \$5,000,000 bonds of said County herein authorized.

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

Section 4. The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. There shall annually be assessed upon the taxable real property in said District in the manner provided by law an amount sufficient to pay said principal and interest as the same become due and payable, but if not paid from such source, all the taxable real property within said County shall be subject to the levy of ad valorem taxes without limitation as to rate or amount sufficient to pay the principal of and interest on said bonds.

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

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

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

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 9. This resolution, which takes effect immediately, shall be published in summary form in *The Post Standard*, the official newspaper of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mr. Kilmartin, Mr. Holmquist

RESOLUTION NO. 149

CONFIRMING APPOINTMENT OF WILLIAM BLEYLE AS COMMISSIONER OF THE DEPARTMENT OF EMERGENCY COMMUNICATIONS

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, pursuant to the power vested in her by the Onondaga County Charter and the Administrative Code of Onondaga County, has duly designated and appointed, pending confirmation, William Bleyle as Commissioner of the Department of Emergency Communications; and

WHEREAS, it is the desire of the Onondaga County Legislature at this time, in accordance with the provisions of said Onondaga County Charter and the Administrative Code of Onondaga County to confirm said appointment; now, therefore be it

RESOLVED, that the Onondaga County Legislature, pursuant to the provisions of the Onondaga County Charter and the Administrative Code of Onondaga County, does hereby confirm, effective June 21, 2010, the appointment of William Bleyle as Commissioner of the Department of Emergency Communications.

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mr. Kilmartin, Mr. Holmquist

RESOLUTION NO. 150

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY FIRE ADVISORY BOARD

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, has duly appointed and designated pursuant to Section 1903 of the Onondaga Charter, and Article II, Section 3.13 of the Onondaga County Administrative Code, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Onondaga County Fire Advisory Board:

APPOINTMENT:
Paul H. Hildreth
106 Clark Road
Fayetteville, NY 13066

TERM EXPIRES:
December 31, 2013

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

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

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 151

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT STATE HOMELAND SECURITY FUNDS FOR THE ONONDAGA COUNTY SHERIFF'S OFFICE AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the Sheriff's Office is eligible to receive State Law Enforcement Terrorism Prevention Program (SLETPP) funds in the amount of \$293,750 from the New York State Office of Homeland Security, to be used from August 1, 2009 to July 31, 2012; and

WHEREAS, the purpose of these grant funds is to provide law enforcement personnel in the city, towns and villages in Onondaga County with additional training and equipment to enhance preparedness and response capabilities in the event of terrorist attacks; and

WHEREAS, these funds will also assist law enforcement agencies in Onondaga County with the acquisition of specialized equipment to increase county wide information sharing; and

WHEREAS, it is the desire of this Legislature to accept these SLETPP grant funds; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

<u>REVENUES:</u>	
In Admin. Unit 40-79-20	\$293,750
Sheriff's Police/Civil	
FAMIS Index 410019	
In Project 782151	
SLETPP 2009	
In Acct. 022-0371 St. Aid Homeland Security	\$293,750

<u>APPROPRIATIONS:</u>	
In Admin. Unit 40-79-20	\$293,750
Sheriff's Police/Civil	
FAMIS Index 410019	
In Project 782151	
SLETPP 2009	\$293,750

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mr. Masterpole

A RESOLUTION CALLING A PUBLIC HEARING IN CONNECTION WITH THE PROPOSAL
TO ENACT A LOCAL LAW PROVIDING A PARTIAL EXEMPTION FROM REAL
PROPERTY TAXES FOR CERTAIN HISTORIC PROPERTIES AS AUTHORIZED BY
SECTION 444-A OF THE NEW YORK REAL PROPERTY TAX LAW

WHEREAS, New York Real Property Tax Law Section 444-a authorizes counties to enact local laws providing partial exemptions from real property taxes for certain historic properties, and pursuant to such section, a public hearing must be held prior to the enactment of such local law; and

WHEREAS, the proposed local law provides that to be eligible for a partial exemption, such property has been designated as a landmark, or is a property that contributes to the character of an historic district; the alterations or rehabilitation must be made for means of historic preservation; such alterations or rehabilitation of historic property meet guidelines and review standards in the local preservation law; such alterations or rehabilitation of historic property are approved by the local preservation commission having jurisdiction over such property prior to commencement of work; and such alterations or rehabilitation are commenced subsequent to the effective date of the proposed local law; and

WHEREAS, the proposed local law further provides that such parcels of historic real property altered or rehabilitated subsequent to the effective date of the proposed local law would be exempt from taxation and special ad valorem levies to the extent of any increase in value attributable to such alteration or rehabilitation pursuant to the following proposed schedule:

year of exemption	percent of exemption
1	100
2	100
3	100
4	100
5	100
6	80
7	60
8	40
9	20
10	0

now, therefore be it

RESOLVED, that a Public Hearing shall be held for the purpose of considering the proposed local law providing a partial exemption from real property taxes for certain historic properties as authorized by Section 444-a of the New York Real Property Tax Law; and, be it further

RESOLVED, that said public hearing is to be held at the Legislative Chambers in the County Court House in Syracuse, New York, on the 3rd day of August, 2010, at 2:20 p.m., Eastern Standard Time; and, be it further

RESOLVED, that the Clerk of said County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published and posted in the manner provided by law.

Sponsor asked that the resolution be referred to Committee along with the local law resolution entitled, "A LOCAL LAW RELATING TO A PARTIAL EXEMPTION FROM REAL PROPERTY TAXES FOR CERTAIN HISTORIC PROPERTIES AS AUTHORIZED BY SECTION 444-A OF THE NEW YORK STATE REAL PROPERTY TAX LAW". Chairman Rhinehart referred the items to the Planning and Economic Development Committee.

* * *

Motion Made By Mr. Dougherty, Mr. Kilmartin

RESOLUTION NO. 152

PERSONNEL RESOLUTION

WHEREAS, various County Departments have requested changes in personnel, requests that have been approved by the Commissioner of Personnel, Chief Fiscal Officer, County Executive and the Ways & Means Committee of the County Legislature; now, therefore be it

RESOLVED, that the following changes be and hereby are authorized:

Emergency Communications Admin. Unit 40-34-00

Authorize Advance Step hire for R.P. 01 40340000 0001 6540 Commissioner of Emergency Communications, Grade 37, Step G at \$90,629 effective June 21, 2010.

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 153

AUTHORIZING THE ONONDAGA COUNTY EXECUTIVE TO ADOPT THE FIVE YEAR CONSOLIDATED PLAN AND TO FILE THE 2010 ACTION PLAN FOR THE COMMUNITY DEVELOPMENT BLOCK GRANT, HOME GRANT AND EMERGENCY SHELTER GRANT PROGRAMS

WHEREAS, under Title I of the Housing and Community Development Act of 1974, as amended, the Secretary of the U.S. Department of Housing and Urban Development is authorized to make grants to states and units of general local government to finance Community Development Block Grant Programs; and

WHEREAS, under Title II of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 12721 et seq.), the Secretary of the U.S. Department of Housing and Urban Development is authorized to make grants to states and units of general local government which participate in the Community Development Block Grant Program to finance the Home Investment Partnership Grant (HOME) Program; and

WHEREAS, under Subtitle B of Title IV of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11371 et seq.), the U. S. Department of Housing and Urban Development is authorized to make grants to urban counties participating in the Community Development Block Grant Program under the Emergency Shelter Grant Program; and

WHEREAS, pursuant to the requirements of such Community Development Block Grant Program, the County has executed cooperation agreements with all the Towns and Villages within the County, which agreements specify that the County, the Towns and Villages will cooperate in undertaking or assisting in undertaking the Community Development Block Grant Program and, specifically urban renewal and publicly assisted housing; and

WHEREAS, pursuant to the requirements of such Community Development Block Grant Program, the Onondaga County Executive has appointed a Community Development Steering Committee to advise on the use of anticipated funds under such Community Development Block Grant Program; and

WHEREAS, such Community Development Steering Committee has solicited public input from all the cooperating Towns and Villages for the purpose of developing the Community Development Block Grant Program for Onondaga County; and

WHEREAS, the U.S. Department of Housing and Urban Development requires the submission of a single application, known as the Consolidated Plan, for the Community Development Block Grant, the Home Investment Partnership Grant, and the Emergency Shelter Grant; and

WHEREAS, such Community Development Steering Committee has agreed upon and made recommendations for the use of anticipated funds from the program through the development of a Five Year Consolidated Plan and a 2010 Action Plan; now, therefore be it

RESOLVED, that the Onondaga County Legislature does memorialize the Secretary of Housing and Urban Development to approve the Five Year Consolidated Plan and the 2010 Action Plan for a total grant application of \$4,694,108, including \$3,700,208 for the Community Development Block Grant (which includes the 2010 Community Development Block Grant of \$2,780,208, program income of \$100,000, reprogrammed balances of \$70,000, and a \$750,000 Float Loan), \$896,284 for the HOME Grant, and \$97,616 for the Emergency Shelter Grant; and, be it further

RESOLVED, that the Onondaga County Executive is authorized to adopt the Five year Consolidated Plan recommended by the Community Development Steering Committee, to file the 2010 Action Plan with the Secretary of Housing and Urban Development for a total of \$4,694,108, and to execute all documents as may be required to implement the intent of this resolution.

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 154

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT ADDITIONAL REVENUE FOR
PLOWING STATE ROADS DURING THE WINTER OF 2009 - 2010

WHEREAS, the County of Onondaga entered into a contract with the State of New York to plow state roads during the winter of 2009 - 2010; and

WHEREAS, the contract provided for a lump sum reimbursement payment to the County in the amount of \$1,706,863, with additional revenue owed to the County depending upon the severity factor for that winter as determined by the State; and

WHEREAS, the County's adopted 2010 revenue estimate for plowing state roads was \$1,716,000; and

WHEREAS, the State has since determined the severity factor for the winter of 2009 - 2010 in central New York to have been 1.055, resulting in the Onondaga County Department of Transportation receiving additional revenue of \$84,740; and

WHEREAS, the County Department of Transportation needs those additional funds to pay for higher than budgeted de-icing material costs; and

WHEREAS, it is the desire of this Legislature to accept those additional funds from the State; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into agreements to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended and the following accounts adjusted:

APPROPRIATIONS:

D960 Appropriations	\$84,740
In Administrative Unit 80-93-10	
Highway Division	
FAMIS Index 534040	
In Acct. 300-9300 Supplies and Materials	\$84,740

REVENUES:

D510 Revenues	\$84,740
In Administrative Unit 80-93-10	
Highway Division	
FAMIS Index 534040	
In Acct. 044-1572 State Snow Removal	\$84,740

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 155

AMENDING THE 2010 COUNTY BUDGET TO FUND IN THE FIRST INSTANCE 100% OF THE FEDERAL AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$628,000 FOR THE DESIGN (SCOPING - VI) OF THE OLD ROUTE 5 PAVING PROJECT PHASE I AND II, PIN 3754.17, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS TO IMPLEMENT THE INTENT OF THIS RESOLUTION

WHEREAS, a project for the Old Route 5 Paving Project Phase I & II, C-98, PIN 3754.17, funded for in Title 23 US Code, as amended, calls for the apportionment of the costs of such project to be allocated at the ratio of 80% federal funds (\$628,000) and 20% non-federal funds (\$157,000) for a total project cost of \$785,000; and

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

WHEREAS, \$157,000 is available in previously appropriated DOT capital funds and is made available to cover the non-federal share of the Project costs; and

WHEREAS, the County of Onondaga desires to advance the project and to pay in the first instance the federal share of the costs (\$628,000) for the above project, in addition to the non-federal share of the project costs, filing afterwards for reimbursement of eligible costs; now, therefore be it

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

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

RESOLVED, that the County Comptroller is hereby authorized to pay in the first instance up to \$628,000; and, be it further

RESOLVED, that the 2010 County Budget Capital Project Fund 21 be amended as follows:

REVENUES:

H510 Estimated Revenues	\$628,000
In Administrative Unit 80-93-20	
Highway Division	
FAMIS Index 532309	
Capital Project 535151	
Phase 001 – Old Route 5 Paving Project	
In Account 014-0171	
Federal Aid Highway Capital Projects	\$628,000

APPROPRIATIONS:

H960 Appropriations	\$628,000
In Administrative Unit 80-93-20	
Highway Division	
FAMIS Index 532309	
Capital Project 535151	\$628,000
Phase 001- Old Route 5 Paving Project	

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Meyer

RESOLUTION NO. 156

AMENDING THE 2010 COUNTY BUDGET TO FUND IN THE FIRST INSTANCE 100% OF THE FEDERAL AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$555,000 FOR THE DESIGN (SCOPING I - VI) OF THE NORTHERN BOULEVARD SAFETY/PAVING PROJECT, PIN 3754.65, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS TO IMPLEMENT THE INTENT OF THIS RESOLUTION

WHEREAS, a project for the Northern Boulevard Safety/Paving Project, C-82, PIN 3754.65, funded for in Title 23 US Code, as amended, calls for the apportionment of the costs of such project to be allocated at the ratio of 80% federal funds (\$444,000) and 20% non-federal funds (\$111,000) for a total project cost of \$555,000; and

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

WHEREAS, \$111,000 is available in previously appropriated DOT capital funds and is made available to cover the non-federal share of the project costs; and

WHEREAS, the County of Onondaga desires to advance the project and to pay in the first instance the federal share of the costs (\$444,000) for the above project, in addition to the non-federal share of the project costs, filing afterwards for reimbursement of eligible costs; now, therefore be it

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

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

RESOLVED, that the County Comptroller is hereby authorized to pay in the first instance up to \$444,000; and, be it further

RESOLVED, that the 2010 County Budget Capital Project Fund 21 be amended as follows:

REVENUES:

H510 Estimated Revenues	\$444,000
In Administrative Unit 80-93-20	
Highway Division	
FAMIS Index 532309	
Capital Project 535157	
Phase 001 – Northern Boulevard Safety/Paving Project	
In Account 014-0171	
Federal Aid Highway Capital Projects	\$444,000

APPROPRIATIONS:

H960 Appropriations	\$444,000
In Administrative Unit 80-93-20	
Highway Division	
FAMIS Index 532309	
Capital Project 535157	\$444,000

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 157

AMENDING THE 2010 COUNTY BUDGET TO FUND IN THE FIRST INSTANCE 100% OF THE FEDERAL AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$80,000 FOR THE DESIGN (SCOPING I - VI) OF THE 2010 TRAFFIC SIGNAL UPGRADES PROJECT, PIN

3754.86, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS TO IMPLEMENT THE INTENT OF THIS RESOLUTION

WHEREAS, a project for the 2010 Traffic Signal Upgrades, PIN 3754.86, funded for in Title 23 US Code, as amended, calls for the apportionment of the costs of such project to be allocated at the ratio of 80% federal funds (\$80,000) and 20% non-federal funds (\$20,000) for a total project cost of \$100,000; and

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

WHEREAS, \$20,000 is available in previously appropriated DOT capital funds and is made available to cover the non-federal share of the project costs; and

WHEREAS, the County of Onondaga desires to advance the project and to pay in the first instance the federal share of the costs (\$80,000) for the above project, in addition to the non-federal share of the project costs, filing afterwards for reimbursement of eligible costs; now, therefore be it

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

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

RESOLVED, that the County Comptroller is hereby authorized to pay in the first instance up to \$80,000; and, be it further

RESOLVED, that the 2010 County Budget Capital Project Fund 21 be amended as follows:

REVENUES:

H510 Estimated Revenues	\$80,000
In Administrative Unit 80-93-20	
Highway Division	
FAMIS Index 532309	
Capital Project 535158	
Phase 001-2010 Traffic Signal Upgrades Design	
In Account 014-0171	
Federal Aid Highway Capital Projects	\$80,000

APPROPRIATIONS:

H960 Appropriations	\$80,000
In Administrative Unit 80-93-20	
Highway Division	
FAMIS Index 532309	
Capital Project 535158	\$80,000
Phase 001-2010 Traffic Signal Upgrades Design	

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 158

AMENDING THE 2010 COUNTY BUDGET TO FUND IN THE FIRST INSTANCE 100% OF THE FEDERAL AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$176,000 FOR THE DESIGN (SCOPING I - VI) AND RIGHT-OF-WAY INCIDENTALS OF THE FLY ROAD PAVING PROJECT, PIN 3754.87, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS TO IMPLEMENT THE INTENT OF THIS RESOLUTION

WHEREAS, a project for the Fly Road Paving Project, C-77, PIN 3754.87, funded for in Title 23 US Code, as amended, calls for the apportionment of the costs of such project to be allocated at the ratio of 80% federal funds (\$176,000) and 20% non-federal funds (\$44,000) for a total project cost of \$220,000; and

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

WHEREAS, \$44,000 is available in previously appropriated DOT capital funds and is made available to cover the non-federal share of the project costs; and

WHEREAS, the County of Onondaga desires to advance the project and to pay in the first instance the federal share of the costs (\$176,000) for the above project, in addition to the non-federal share of the project costs, filing afterwards for reimbursement of eligible costs; now, therefore be it

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

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

RESOLVED, that the County Comptroller is hereby authorized to pay in the first instance up to \$176,000; and, be it further

RESOLVED, that the 2010 County Budget Capital Project Fund 21 be amended as follows:

REVENUES:

H510 Estimated Revenues	\$176,000
In Administrative Unit 80-93-20	
Highway Division	
FAMIS Index 532309	
Capital Project 535159	
Phase 001 - Fly Road Paving Design	
In Account 014-0171	
Federal Aid Highway Capital Projects	\$176,000

APPROPRIATIONS:

H960 Appropriations	\$176,000
---------------------	-----------

In Administrative Unit 80-93-20
 Highway Division
 FAMIS Index 532309
 Capital Project 535159 \$176,000
 Phase 001 - Fly Road Paving Design

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 159

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT ADDITIONAL CHIPS FUNDING AS A RESULT OF THE 2010 - 2011 ADOPTED NEW YORK STATE BUDGET

WHEREAS, the 2010 County Budget includes \$3,939,236 in anticipated Consolidated Highway Improvement Program (CHIPS) funding from the State of New York; and

WHEREAS, the New York State adopted budget for 2010 - 2011 includes \$4,769,433 in CHIPS funding for Onondaga County, which is \$830,197 over the anticipated funding; and

WHEREAS, the Onondaga County Department of Transportation will apply the additional funds to the paving portion of its 2010 workplan; and

WHEREAS, the Legislature wishes to accept the additional CHIPS funds; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into agreements to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended and the following accounts adjusted:

REVENUES:

D510 Estimated Revenues	\$830,197
In Administrative Unit 80-93-10	
Highway Division	
FAMIS Index 5340	
In Acct. 024-0501 State Aid CHIPS	\$830,197

APPROPRIATIONS:

D960 Appropriations	\$830,197
In Administrative Unit 80-93-10	
Highway Division	
FAMIS Index 534040	
In Acct. 960-7460 Provision for Capital Projects	\$830,197

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 160

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT LIBRARY SERVICES AND
TECHNOLOGY ACT (LSTA) FUNDS FOR THE ONONDAGA COUNTY PUBLIC LIBRARY
AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO
IMPLEMENT THIS RESOLUTION

WHEREAS, the NYSED Division of Library Development has awarded the Onondaga County Public Library (OCPL) a *Website Enhancement Initiative* grant to create and redevelop websites for OCPL and member libraries; and

WHEREAS, the public and the media turn to websites for information, and it is imperative for public libraries to be visible and accessible on the Internet as an information source; and

WHEREAS, four of OCPL's member libraries do not currently have websites, and a survey of the existing OCPL libraries demonstrates that most are in need of redesign; and

WHEREAS, it is a goal of OCPL that its websites function as a full digital library presence, and redesign of our current website, inclusion of interactive capabilities and addition of content will enable our website to function as a "virtual branch;" and

WHEREAS, this two-year grant provides funding to secure the services of a website designer who will create websites for the four libraries that are currently without one and redesign the websites of other libraries in year one; and

WHEREAS, this grant will also provide funding to update the design and functionality of OCPL's own website, increase interactivity and add content in year two; and

WHEREAS, it is the desire of this Legislature to accept such funds; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

<u>REVENUES:</u>	
CL510 Estimated Revenues	\$34,800
In Administrative Unit 655000	
OCPL Grants	
FAMIS Index 390062	
Project #767298	
Website Enhancement Initiative	
In Acct. In Acct. 027-0619	
State Aid Library Literacy	\$34,800

<u>APPROPRIATIONS:</u>	
CL960 Appropriations	\$34,800
In Administrative Unit 655000	
OCPL Grants	
FAMIS Index 390062	
Project #767298	
Website Enhancement Initiative	\$34,800

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 161

PERSONNEL RESOLUTION

WHEREAS, various County Departments have requested changes in personnel, requests that have been approved by the Commissioner of Personnel, Chief Fiscal Officer, County Executive and the Ways & Means Committee of the County Legislature; now, therefore be it

RESOLVED, that the following changes be and hereby are authorized:

County Executive Admin. Unit 10-21-00

Authorize Advance Step hire for R.P. 01 10210000 0001 0123, Deputy County Executive – Physical Services, Grade 39, Step E at \$111,100 effective June 28, 2010.

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mr. Rhinehart, Mrs. Tassone, Mr. Holmquist, Mr. Kilmartin

RESOLUTION NO. 162

MEMORIALIZING THE NEW YORK STATE LEGISLATURE TO ENACT SENATE BILL NO. S.6464-A AND ASSEMBLY BILL NO. A.9528-A ENTITLED “AN ACT AUTHORIZING THE COUNTY OF ONONDAGA TO ENTER INTO A LEASE WITH THE SYRACUSE CHARGERS ROWING CLUB” AND REQUESTING AND CONCURRING IN THE PREPARATION OF A HOME RULE REQUEST

WHEREAS, there has been introduced for adoption in the New York State Legislature Senate Bill No. S.6464-A and Assembly Bill No. A.9528-A entitled “AN ACT authorizing the county of Onondaga to enter into a lease with the Syracuse Chargers Rowing Club” authorizing the County of Onondaga to enter into a lease for a period not to exceed twenty-five years, for approximately 1.6 acres of waterfront park land, known as Onondaga Lake Park, with the Syracuse Chargers Rowing Club for the purpose of conducting rowing activities; and

WHEREAS, a Home Rule Request is required and necessary before said lease may be authorized by the State Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby request the New York State Legislature to enact Senate Bill No. S.6464-A and Assembly Bill No. A.9528-A entitled “AN ACT authorizing the County of Onondaga to enter into a lease with the Syracuse Chargers Rowing Club” and requests and concurs in the preparation and submittal of a Home Rule Request regarding the same.

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 163

ADOPTION OF ANNUAL BUDGET FOR ONONDAGA COMMUNITY COLLEGE FOR THE FISCAL YEAR SEPTEMBER 1, 2010 TO AUGUST 31, 2011, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS WITH OTHER GOVERNMENTAL UNITS IN WHICH APPROPRIATIONS AND REVENUES ARE APPROVED BY THE ADOPTION OF THE 2011 BUDGET

TO THE HONORABLE COUNTY LEGISLATURE OF ONONDAGA COUNTY:

Your Ways and Means Committee respectfully reports as follows with respect to the Onondaga Community College Budget for the fiscal year September 1, 2010 to August 31, 2011.

- 1st Your Committee has duly reviewed such tentative budget as submitted to the County Legislature by the County Executive.
- 2nd Your Committee on the 11th day of June, 2010, pursuant to the provisions of Section 6304 of the Education Law, as amended by Chapter 631 of the Laws of 1965 and pursuant to the provisions of Article VI of the Onondaga County Charter, did prepare and file with the Clerk of the County Legislature its report, which report is herein referred to and made a part hereof as fully set forth.
- 3rd Your Committee having been duly designated by Resolution No. 128 of June 1, 2010 of the County Legislature and pursuant to the provisions of Article VI of the Onondaga County Charter, as the Committee to hold a public hearing, as required by Chapter 631, Section 6304 of the Laws of 1965, did on June 11, 2010 hold such public hearing on such Tentative Onondaga Community College Budget, as submitted by the County Executive, and said Ways and Means Committee report, upon due notice according to law. At such time all persons desiring to be heard were heard.

The total Community College Budget presented herewith is in the estimated amount of \$70,650,100 required for Community College Operating Fund purposes. From this estimated total of \$70,650,100 for the Community College Operating Fund can be deducted the amount of \$61,786,100 estimated as revenues, leaving a net budget for the Community College Operating Fund subject to tax levy of \$8,864,000 (Local Sponsor's Contribution).

The total amount estimated for grants to be received by the Community College in 2010-2011 is \$12,000,000.

Your Committee therefore submits the budget herewith and moves its adoption by the following resolution:

WHEREAS, the Tentative Community College Budget for the fiscal year September 1, 2010 to August 31, 2011 and the report of the Ways and Means Committee having been held on the Onondaga Community College Budget for the fiscal year September 1, 2010 to August 31, 2011; now, therefore be it

RESOLVED, that said Tentative Budget heretofore prepared and submitted by the County Executive and subsequently reviewed by the Ways and Means Committee as hereinafter set forth, be and the same hereby is adopted for 2010-2011 with no changes; and, be it further

RESOLVED, that the Adopted Operating Budget for Onondaga Community College for the fiscal year September 1, 2010 through August 31, 2011 in the amount of \$70,650,100 with the County financial assistance of \$8,864,000 be and hereby is approved; and, be it further

RESOLVED, that the estimated grant activity in the Community College's 2010-2011 Annual Budget is \$12,000,000; and, be it further

RESOLVED, that expenditures from this budget be made by the Board of Trustees of Onondaga Community College pursuant to the provisions of Resolution No. 111 dated April 13, 1970 by this County Legislature and that such expenditures be subject to the terms and conditions of such appropriations and to such regulations regarding the custody, deposit, audit and payment thereof as this County Legislature may deem proper; and, be it further

RESOLVED, that the sum of \$8,864,000 be included in the 2011 Annual County Budget in Appropriation Account 140533-6875 Interfund Transfer - Community College. Such sum represents the Local Sponsor's (County of Onondaga) contribution to the Community College, and therefore the sum shall be subject to tax levy for Community College purposes and is hereby made a part of the tax levy for the County of Onondaga for the fiscal year January 1, 2011 to December 31, 2011; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute any and all contracts with other units of government for which appropriations or revenues have been approved by adoption of this 2010-11 Onondaga Community College Budget.

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Corbett, Holmquist, Kilmartin, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Dougherty, Meyer, Tassone, Rapp, Rhinehart) Noes: 1 (Buckel) Absent: 2 (DeMore, Kinne)

* * *

LOCAL LAW NO. 19 - 2010

A LOCAL LAW AMENDING LOCAL LAW NO. 16 - 2002 RELATING TO THE ESTABLISHMENT OF FEES COLLECTED BY THE ONONDAGA COUNTY DEPARTMENT OF HEALTH FOR CERTAIN CATEGORIES OF CHARITABLE ORGANIZATIONS, AND REPEALING RESOLUTION NO. 23 - 1993

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

Section 1. Local Law No. 16 - 2002 is hereby amended to insert the following language into section 2, at the end of the portion labeled "Food Service Establishments & Machinery Issuance":

Those organizations established as Section 501(c)(3) not-for-profit corporations, Section 501(c)(10) not-for-profit corporations, not-for-profit educational organizations, municipalities, churches, fire departments and youth athletic organizations shall be exempt from the amended schedule of fees for annual operating permits provided for herein.

Section 2. The procedures for the collection of such fees shall be as prescribed by the appropriate laws of the State and any amendments thereto or determined by the Commissioner of Health where the State has not enacted procedures.

Section 3. Any prior resolutions or local laws pertaining to the fees collected by the Onondaga County Department of Health are hereby amended to the extent necessary to comply with the intent of this local law. Resolution No. 23 - 1993 is repealed. Except as amended herein, Local Law No. 16 - 2002 shall remain in full force and effect.

Section 4. This local law shall take effect on October 1, 2010, and shall be filed with the Office of the Secretary of State pursuant to the Municipal Home Rule Law.

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

LOCAL LAW NO. 17 - 2010

A LOCAL LAW ELECTING A RETIREMENT INCENTIVE PROGRAM AS AUTHORIZED BY
CHAPTER 105, LAWS OF 2010 (PART A) FOR THE ELIGIBLE EMPLOYEES OF THE
COUNTY OF ONONDAGA

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

Section 1. The County of Onondaga hereby elects to provide all of its eligible employees with a retirement incentive program authorized by Chapter 105, Laws of 2010 (Part A).

Section 2. The commencement date of the retirement incentive program shall be July 26, 2010.

Section 3. The open period, during which eligible employees may retire and receive the additional retirement benefits, shall be 47 days in length and shall conclude on September 10, 2010.

Section 4. The actuarial present value of the additional retirement benefits payable pursuant to the provisions of this local law shall be paid as one lump sum, or in five annual installments. The amount of the annual payment shall be determined by the Actuary of the New York State and Local Employees' Retirement System, and it shall be paid by the County of Onondaga for each employee who receives the retirement benefits payable under this local law.

Section 5. This act shall take effect immediately.

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Buckel, Corbett, Holmquist, Kilmartin, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Dougherty, Tassone, Rapp, Rhinehart) Noes: 1 (Meyer) Absent: 2 (DeMore, Kinne)

* * *

LOCAL LAW NO. 18 - 2010

A LOCAL LAW ELECTING A RETIREMENT INCENTIVE PROGRAM AS AUTHORIZED BY
CHAPTER 105, LAWS OF 2010 (PART B) FOR THE ELIGIBLE EMPLOYEES OF THE
COUNTY OF ONONDAGA

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

Section 1. The County of Onondaga hereby elects to provide all of its eligible employees with a retirement incentive program authorized by Chapter 105, Laws of 2010 (Part B).

Section 2. The commencement date of the retirement incentive program shall be October 1, 2010.

Section 3. The open period, during which eligible employees may retire and receive the additional retirement benefits, shall be 90 days in length and shall end on December 29, 2010.

Section 4. The actuarial present value of the additional retirement benefits payable pursuant to the provisions of this local law shall be paid as one lump sum, or in five annual installments. The amount of the annual payment shall be determined by the Actuary of the New York State and Local Employees' Retirement System, and it shall be paid by the County of Onondaga for each employee who receives the retirement benefits payable under this local law.

Section 5. This act shall take effect immediately.

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Buckel, Corbett, Holmquist, Kilmartin, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Dougherty, Tassone, Rapp, Rhinehart) Noes: 1 (Meyer) Absent: 2 (DeMore, Kinne)

* * *

A LOCAL LAW AMENDING THE ONONDAGA COUNTY CHARTER AND ADMINISTRATIVE CODE TO REDUCE THE NUMBER OF COUNTY LEGISLATORS AND THE NUMBER OF COUNTY LEGISLATIVE DISTRICTS FROM NINETEEN TO NINE UPON SUBSEQUENT REAPPORTIONMENTS OF COUNTY LEGISLATIVE DISTRICTS

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

Section 1. Section 206 of the Onondaga County Charter, being Local Law No. 1 of 1961, as amended, is hereby further amended to add the following final paragraph:

However, upon each and every reapportionment conducted pursuant to Onondaga County Administrative Code Section 2.17, subsequent to August 1, 2010, the number of legislators shall be reduced to nine, and the number of districts shall be reduced to nine. One legislator shall be elected from each of said nine districts, and district boundaries shall be revised to be consistent therewith.

In the event that the local law providing for such reapportionment shall be placed on the ballot pursuant to referendum, the number of legislators shall not be reduced unless and until said local law is approved by the voters.

Section 2. Section 2.01 of the Onondaga County Administrative Code, being Local Law No. 1 of 1975, as amended, hereby is further amended to add the following final paragraph:

However, upon each and every reapportionment conducted pursuant to Onondaga County Administrative Code Section 2.17, subsequent to August 1, 2010, the number of legislators shall be reduced to nine, and the number of districts shall be reduced to nine. One legislator shall be elected from each of said nine districts, and district boundaries shall be revised to be consistent therewith.

In the event that the local law providing for such reapportionment shall be placed on the ballot pursuant to referendum, the number of legislators shall not be reduced unless and until said local law is approved by the voters.

Section 3. Local Law No. 11 - 1996 and any other local law that is inconsistent with the terms of this local law hereby is amended to be consistent with the terms and provisions of this local law.

Section 4. Separability. If any clause, sentence, paragraph, or section of this local law shall be held invalid by any court of competent jurisdiction, or the application of this local law to any person or set of circumstances shall be held invalid, such invalidity or judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section, or operation of this local law directly involved in the controversy in which the judgment shall have been rendered. To further this end, the provisions of this local law are hereby declared to be severable.

Section 5. This Local Law shall be submitted to the electors of Onondaga County at the next general election occurring in November, 2010.

Section 6. This Local Law shall take effect immediately upon approval of the electors of Onondaga County pursuant to the provisions of the Municipal Home Rule Law.

DEFEATED. Ayes: 6 (Stanczyk, Buckel, Laguzza, Masterpole, Williams, Ervin) Noes: 11 (Lesniak, Corbett, Holmquist, Kilmartin, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Rhinehart) Absent: 2 (DeMore, Kinne)

* * *

Mr. Buckel requested item F entitled, "A LOCAL LAW AMENDING THE ONONDAGA COUNTY CHARTER AND ADMINISTRATIVE CODE TO REDUCE THE NUMBER OF COUNTY LEGISLATORS AND THE NUMBER OF COUNTY LEGISLATIVE DISTRICTS FROM NINETEEN TO ELEVEN UPON SUBSEQUENT REAPPORTIONMENTS OF COUNTY LEGISLATIVE DISTRICTS" and item G entitled, "A LOCAL LAW AMENDING THE ONONDAGA COUNTY CHARTER AND ADMINISTRATIVE CODE TO REDUCE THE NUMBER OF COUNTY LEGISLATORS AND THE NUMBER OF COUNTY LEGISLATIVE DISTRICTS FROM NINETEEN TO THIRTEEN UPON SUBSEQUENT REAPPORTIONMENTS OF COUNTY LEGISLATIVE DISTRICTS" be sent to the Ways and Means Committee.

* * *

There being no further business to come before the County Legislature, Mr. Lesniak moved to adjourn until Tuesday, August 3, 2010. There was no objection and the meeting was adjourned at 3:44 p.m.

Respectfully submitted,
DEBORAH L. MATURO, Clerk
Onondaga County Legislature

* * *

August 3, 2010

210

August 3, 2010

The Legislature of Onondaga County convened on the above date at 2:30 p.m. Chairman Rhinehart presiding.

The Clerk called the roll and the following legislators were present: Lesniak, Dougherty, Meyer, Tassone, Rapp, Buckel, Corbett, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Mr. Chairman.

Absent: Legislator Kinne , Legislator Ervin

Legislator Corbett gave the invocation. Legislator Stanczyk led the Pledge of Allegiance to the Flag of the United States of America.

Upon motion by Mr. Lesniak, there being no objection, the reading of the minutes of the last session of the County Legislature was dispensed with the minutes as prepared by the Clerk approved.

* * *

The Deputy Clerk read the following communications:

June 18, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 1903 of the Onondaga County Charter, and Article III, Section 3.13 of the County Administrative Code, I have reappointed, subject to confirmation of the County Legislature, the following individuals as members of the Onondaga County Fire Advisory Board:

REAPPOINTMENT:

Keith Ducett, Jr.
619 Walberta Road
Syracuse, NY 13219

Emanuele J. Falcone
307 Beach Road
Syracuse, NY 13209

Dan Ford
5472 Caughdenoy Road
Clay, NY 13041

Melissa Mott
4431 Lafayette Road
Jamesville, NY 13078

Christopher J. Naum
4286 Ironwood Circle
Liverpool, NY 13090

TERM EXPIRES:

December 31, 2012

December 31, 2012

December 31, 2013

December 31, 2013

December 31, 2011

Your confirmation of this appointment would be greatly appreciated.

Sincerely,

August 3, 2010

211

JOANNE M. MAHONEY
Onondaga County Executive

* * *

June 18, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 1903 of the Onondaga County Charter, and Article III, Section 3.13 of the County Administrative Code, I have appointed, subject to confirmation of the County Legislature, the following individual as a new member of the Onondaga County Fire Advisory Board:

<u>APPOINTMENT:</u> Norman G. Carroll, Jr.	<u>TERM EXPIRES:</u> December 31, 2013
---	---

Manlius, NY 13104

Mr. Carroll has been recommended to replace Louis Longo (Eastern Region), whose term on the Board has expired.

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

June 18, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XXIV, Section 24.01, of the Onondaga County Administrative Code, and Article XIX, Section 1903, of the Onondaga County Charter, I have appointed, subject to confirmation of the County Legislature, the following individual to serve as a member of the OCC Board of Trustees:

<u>APPOINTMENT:</u> Melanie Littlejohn 109 Rockwood Road Syracuse, NY 13215	<u>TERM EXPIRES:</u> December 31, 2017
--	---

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

June 29, 2010

MEMO

August 3, 2010

212

TO: Jim Corbett, Chairman of Environmental Protection Committee
Environmental Protection Committee Members

FROM: James M. Rhinehart, Chairman

RE: Appointment to the Onondaga County Water Authority

This is to advise that I am appointing John V. Bianchini to the Onondaga County Water Authority. Mr. Bianchini will be replacing Mr. Wayne Simmons whose term expires on July 1, 2010. Mr. Bianchini's resume is attached.

This appointment will require confirmation of the full Legislature at its August 3, 2010 Session. The appointment is for three years and will expire July 1, 2013.

Thank you for your anticipated cooperation.

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 164

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO A CONTRACT WITH THE UNITED STATES OF AMERICA, DEPARTMENT OF THE INTERIOR, FOR THE OPERATION AND MAINTENANCE OF STREAM GAUGING STATIONS IN THE COUNTY OF ONONDAGA

WHEREAS, the Geological Survey, United States Department of the Interior, has agreed to operate and maintain ten discharge gauging stations and one lake stage station in the County of Onondaga, and it is the desire of this Legislature to authorize that agreement; now, therefore be it

RESOLVED, that the County Executive hereby is authorized to enter into a contract on behalf of the County of Onondaga with the United States of America, Department of the Interior, for the operation and maintenance of ten discharge gauging stations and one lake gauge station in the County of Onondaga for a one year period commencing October 1, 2010, and terminating September 30, 2011, for a total sum of up to \$123,700.00, of which amount the County of Onondaga is to contribute an amount not to exceed \$74,240.00 and the United States Department of the Interior is to contribute \$49,460.00, which amounts are deemed by this Legislature to be fair and reasonable for such operation and maintenance of the aforesaid gauging stations in the County of Onondaga.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 165

APPROPRIATING \$8,383,140 OF THE PROCEEDS OF THE BONDS AUTHORIZED TO BE ISSUED PURSUANT TO BOND RESOLUTION NO. 231, DATED SEPTEMBER 7, 1999, TO PROVIDE FUNDS FOR ENGINEERING, CONSTRUCTION AND OTHER RELATED EXPENSES OF THE CLINTON STREET CONVEYANCES AND REGIONAL TREATMENT FACILITY PROJECT

WHEREAS, by Resolution No. 231 - 1999, this Legislature duly authorized issuance of up to \$31,500,000 in bonds of said County for improvements to the Onondaga County Sanitary District; and

WHEREAS, by Resolution No. 235 - 1999, this Legislature appropriated \$1,000,000 of the proceeds of the bonds authorized to be issued by Resolution No. 231 - 1999; and

WHEREAS, by Resolution No. 124 - 2002, this Legislature appropriated an additional \$500,000 of the proceeds of the bonds authorized to be issued by Resolution No. 231 - 1999; and

WHEREAS, by Resolution No. 147 - 2005, this Legislature appropriated an additional \$2,000,000 of the proceeds of the bonds authorized to be issued by Resolution No. 231 - 1999; and

WHEREAS, by Resolution No. 84 - 2006, this Legislature appropriated an additional \$1,900,000 of the proceeds of the bonds authorized to be issued by Resolution No. 231 - 1999; and

WHEREAS, by Resolution No. 144 - 2006, this Legislature appropriated an additional \$2,239,100 of the proceeds of the bonds authorized to be issued by Resolution No. 231 - 1999; and

WHEREAS, by Resolution No. 62 - 2007, this Legislature appropriated an additional \$15,477,760 of the proceeds of the bonds authorized to be issued by Resolution No. 231 - 1999; and

WHEREAS, it is the desire of this Legislature to provide additional funds for engineering, construction and other related expenses; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby appropriate \$8,383,140, with such amount being the remaining proceeds of the bonds authorized to be issued pursuant to a Bond Resolution dated September 7, 1999 to provide funds for engineering, construction and other related expenses related to the Clinton Street Conveyances and Regional Treatment Facility Projects; and be it further

RESOLVED, that the County Executive is hereby authorized to enter into agreements to carry out the intent of this resolution.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Corbett, Mr. Masterpole

RESOLUTION NO. 166

AUTHORIZING THE COUNTY OF ONONDAGA TO ENTER INTO A MEMORANDUM OF UNDERSTANDING WITH THE CITY OF SYRACUSE TO SHARE IN FUNDING OF DEVELOPMENT AND/OR USE OF A STORMWATER RUN-OFF MODEL

WHEREAS, the County and the City are interested in cooperating on projects aimed at reducing pollution associated with stormwater run-off; and

WHEREAS, in furtherance of this mutual interest the City and the County wish to jointly contract for a period of two (2) years for development of a stormwater run-off model; and

WHEREAS, it is in the mutual benefit of the City and the County to procure the services of a qualified consultant to assist in developing and/or completing said model; and

WHEREAS, the City and County anticipate that the model will provide information that can be utilized for planning and implementation of green infrastructure projects to control stormwater run-off; and

WHEREAS, the City and County will each pay 50% of the costs of the development and/or use of the Stormwater Run-Off Model with a total joint cost not to exceed \$160,000.00; now, therefore be it

RESOLVED, that the County Executive is authorized to execute the proposed Memorandum of Understanding to share with the City the costs of developing and/or running the Stormwater Run-Off Model, and take such other actions as may be necessary to implement the intent of this Resolution.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Corbett, Mr. Masterpole

RESOLUTION NO. 167

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AN AGREEMENT WITH THE CITY OF SYRACUSE TO SHARE IN THE COSTS OF FUNDING AN ARBORIST TO BE EMPLOYED BY THE CITY

WHEREAS, the City proposes to retain the services of a qualified full time arborist, commencing on or about July 14, 2010, to assist in advancing environmental protection through the development and preservation of tree resources; and

WHEREAS, the services provided by the arborist will be beneficial to both the City and the County in promoting implementation of green infrastructure projects; and

WHEREAS, in furtherance of this mutual interest, the City and the County wish to enter into an agreement for a period of five years, commencing on or about July 14, 2010, to share the costs of the City hiring a full time arborist within the City's Department of Parks, Youth and Recreation; and

WHEREAS, the agreement with the City will provide for the County to pay 50% of the costs of the salary and benefits for a full time arborist position for a period of five years, with the County share capped at fifty percent of a total amount not to exceed \$75,000 per year (i.e., the County share of the salary and benefits cost shall not exceed \$37,500 per year), and it is the desire of this Legislature to authorize said agreement; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements with the City to share the costs of the salary and benefits of said arborist position for a period of five years, with the County share of said salary and benefits to be capped at fifty percent of a total amount not to exceed \$75,000 per year (i.e., maximum County share to be \$37,500 per year) and to implement the intent of this resolution.

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Corbett, Holmquist, Kilmartin, DeMore, Warner, Laguzza, Masterpole, Williams, Dougherty, Meyer, Tassone, Rapp, Buckel, Rhinehart) Noes: 1 (Jordan) Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Corbett, Mr. Masterpole

RESOLUTION NO. 168

AUTHORIZING THE COUNTY OF ONONDAGA TO ENTER INTO AMENDMENT NO. 2 TO THE 2007 IMA, AS AMENDED, WITH THE CITY OF SYRACUSE TO REVISE THE EASEMENTS GRANTED BY THE CITY TO THE COUNTY FOR THE HARBOR BROOK INTERCEPTOR SYSTEM IMPROVEMENT PROJECT

WHEREAS, by Resolutions No. 91 - 2007 and No. 113 - 2007, this Onondaga County Legislature, *inter alia*, authorized the acquisition of property and entered into the 2007 Intermunicipal Agreement ("2007 IMA"), as amended by Resolution No. 157 - 2009; and

WHEREAS, pursuant to those Resolutions, the 2007 IMA, as amended, provided for the City of Syracuse to grant to the County certain easements in order to construct the Harbor Brook Interceptor System ("HBIS") Improvement Project; and

WHEREAS, in order to construct the HBIS Improvement Project in a method more beneficial to the County and the City, the parties seek to amend the IMA to re-route a section of the interceptor pipeline and remove the bleachers and press box at the Fowler High School athletic field, as provided for in proposed Amendment No. 2 to the 2007 IMA, as amended; and

WHEREAS, to provide for the foregoing, the City will transfer certain easements to the County; and

WHEREAS, it is the desire of this Legislature to accept those easements at no additional cost to the County and to enter into Amendment No. 2 to the 2007 IMA, as amended; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to accept easements to certain property, as follows:

<u>Owner:</u>	<u>Address:</u>	<u>Tax ID #:</u>	<u>Map #:</u>	<u>Parcel#:</u>	<u>Type:</u>
City of Syracuse	1171 West Fayette St.	93-03-01- to 93-03-07	UHB-7R-2010	Par. 17R Par. 18R Par. 27	Perm. Temp. Temp.

and, be it further

RESOLVED, that the County Executive hereby is authorized to execute the proposed Amendment No. 2 to the 2007 IMA and to execute such other documents and take such further action to implement the intent of this Resolution.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 169

AUTHORIZING AND RATIFYING THE COUNTY OF ONONDAGA TO ACT AS LEAD AGENCY UNDER THE STATE ENVIRONMENTAL QUALITY REVIEW ACT (SEQRA) DETERMINING THE CLASSIFICATION OF AN UNLISTED ACTION UNDER SEQRA, ACCEPTING THE ENVIRONMENTAL ASSESSMENT FORM PREPARED FOR THE SEWER

USE CAPACITY MANAGEMENT, OPERATION AND MAINTENANCE AND RELATED FUNCTIONS LOCAL LAW ADOPTING A NEGATIVE DECLARATION AND AUTHORIZING THE PUBLICATION, CIRCULATION, SERVICE AND FILING OF THE ENVIRONMENTAL ASSESSMENT FORM, THE NEGATIVE DECLARATION AND DETERMINATION AND FINDINGS FOR THE SEWER USE CAPACITY MANAGEMENT, OPERATION AND MAINTENANCE AND RELATED FUNCTIONS LOCAL LAW

WHEREAS, the Onondaga County Sanitary District owns, operates and maintains an extensive network of trunk and interceptor sewers and treatment plants within the territorial jurisdiction of the District; and

WHEREAS, the District's ability to effectively manage the District sewer system is affected by the proper maintenance of tributary sewer systems owned and operated by municipalities within the District that collect sewage and other wastewater and discharge it to the District facilities; and

WHEREAS, the District's ability to effectively manage the District sewer system is affected by the proper maintenance of sewer laterals, which is the responsibility of the users of the District sewer system, and publicly owned sewers not owned by the District, but that are tributary to the District system; and

WHEREAS, introduction of large volumes of stormwater into the sanitary sewer system during periods of wet weather can result in sanitary and combined sewer overflows (and the release into the environment of untreated sewage), and can also result in basement backups and other undesirable consequences; and

WHEREAS, these conditions can result in the District being required to invest in costly upgrades to wastewater collection and treatment facilities in order to provide additional capacity to collect, transport and treat stormwater especially during periods of wet weather; and

WHEREAS, it is the purpose of the Local Law, by the application and enforcement thereof, to deter, prevent and eliminate, as far as possible, the introduction of stormwater into the County interceptor sewer system and all public sewers tributary thereto; and

WHEREAS, adoption of the proposed Local Law will have positive environmental impacts by (a) promoting, to the maximum extent feasible, the development and implementation of mechanisms that assure appropriate capacity management, operation and maintenance of the District's sewer systems; (b) providing for sufficient capacity to allow for orderly growth and development in a manner that is consistent with District wastewater management current and anticipated wastewater permit requirements; and (c) fostering compliance with applicable laws and regulations; and

WHEREAS, the District has notified the involved agencies and interested parties that Onondaga County will serve as Lead Agency on the review of the proposed Local Law; and

WHEREAS, an analysis of the potential environmental impacts has been conducted pursuant to SEQRA review and the Environmental Assessment Form, and is on file with the Clerk of this Legislature; and

WHEREAS, the Commissioner of DWEP has recommended that the adoption of the proposed Local Law be designated as an Unlisted Action pursuant to SEQRA, and based on the environmental analysis conducted pursuant to SEQRA and its implementing regulations, it is anticipated that adoption of the proposed Local Law will have no significant environmental impacts per 6 NYCRR Part 617 Section 617.7; and

WHEREAS, information considered in making this determination, includes:

- I. Stormwater runoff will be controlled and better contained as a result of adoption of the proposed Local Law, and therefore no adverse impacts to surface or ground water are likely to occur from its adoption; and
- II. The potential for adverse impacts to the environment from adoption of this Local Law will be negligible because adoption of the Local Law will not involve significant construction.

now, therefore be it

RESOLVED, that in connection with the review of the environmental impacts of the proposed Local Law, the County of Onondaga is hereby designated, authorized and ratified to act as Lead Agency pursuant to the State Environmental Quality Review Act (SEQRA) and as Lead Agency, has determined that the proposed action is an Unlisted Action under SEQRA, and is not likely to have a significant effect on the environment; and, be it further

RESOLVED, that the Environmental Assessment Form for the proposed Local Law is satisfactory with respect to its scope, content and adequacy in conformance with SEQRA, and the implementing regulations of the New York State Department of Environmental Conservation, and is hereby accepted by the County; and, be it further

RESOLVED, that this Onondaga County Legislature does hereby authorize the preparation and circulation of a Negative Declaration for the proposed Local Law substantially in the form as presented to this Legislature; and, be it further

RESOLVED, that this Legislature makes the following determination and findings:

- 1. The approximate location of the impacts, coverage and required compliance of the proposed Local Law will be within the territorial and legal jurisdiction of the Onondaga County Sanitary District and any future extensions thereof, within the County of Onondaga at locations identified in the maps on file with the Clerk of this Legislature; and
- 2. The scope of coverage of the proposed Local Law is defined pursuant to Article 11A of the Onondaga County Administrative Code, as Amended; and
- 3. The proposed Local Law is for, and will serve a public purpose, use and benefit and will serve the health and safety of the residents of the County of Onondaga and City of Syracuse and the environmental benefit of the Onondaga County Sanitary District, Onondaga Lake, its tributaries, the Seneca River and all other water bodies and water courses within the County of Onondaga and the Onondaga Sanitary District that are or may be impacted by wastewater capacity management operations, maintenance, design and construction of wastewater and stormwater infrastructure addressed by the adoption of the proposed Local Law; and
- 4. The potential adverse environmental impacts associated with the adoption of this Local Law have been thoroughly examined; and
- 5. Copies of the Determination and Findings will be forwarded for review without cost to the Clerk's Office (Onondaga County Legislature, Onondaga County Courthouse);

and, be it further

RESOLVED, that the Onondaga County Executive, or her designee, is authorized to take such action to comply with the requirements of SEQRA, including the circulation and filing of the DEID, the publication and circulation of the Negative Declaration, publication and service of the Determination and Findings, the preparation and execution of documents and filing of the same, and any other action to implement the intent of this resolution.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Corbett, Mr. Laguzza

RESOLUTION NO. 170

AUTHORIZING THE COUNTY OF ONONDAGA TO ENTER INTO AN AGREEMENT WITH THE CITY OF SYRACUSE TO PROVIDE A GRANT FOR FUNDING OF GREEN INFRASTRUCTURE FOR THE CONNECTIVE CORRIDOR AND FORMAN PARK IMPROVEMENT PROJECTS

WHEREAS, pursuant to the Fourth Stipulation and Order amending the Amended Consent Judgment entered in the United States District Court for the Northern District of New York on or about November 16, 2009, the County agreed to provide incentives for development and implementation of green infrastructure projects; and

WHEREAS, proposed improvements by the City to Forman Park and the design of the Connective Corridor project have created an opportunity to incorporate green infrastructure into those projects; and

WHEREAS, in furtherance of the County's obligations to implement green infrastructure projects, the City and County desire to enter into a grant agreement pursuant to which the County will provide funds in an amount not to exceed \$168,000.00 to be used by the City as follows: (a) an amount not to exceed \$50,000 for green construction in Forman Park; and (b) an amount not to exceed \$118,000 for design of the green infrastructure components of the Connective Corridor Project; and

WHEREAS, it is the desire of this Legislature to authorize said agreement; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into an agreement with the City of Syracuse to provide a grant in an amount not to exceed \$168,000.00 for use by the City to design and implement green infrastructure components into the Forman Park and Connective Corridor Project and to implement the intent of this resolution.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Kilmartin, Mr. Dougherty, Mr. Jordan, Mr. Corbett, Mr. Holmquist

RESOLUTION NO. 171

CONFIRMING APPOINTMENT/REAPPOINTMENTS TO ONONDAGA COUNTY FIRE ADVISORY BOARD

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, has duly appointed/reappointed and designated pursuant to Section 1903 of the Onondaga County Charter, and Article III, Section 3.13 of the Onondaga County Administrative Code, subject to confirmation by the Onondaga County Legislature, the following individuals as members of the Onondaga County Fire Advisory Board:

<u>APPOINTMENT:</u> Norman G. Carroll, Jr. 7662 Highbridge Road Manlius, NY 13104	<u>TERM EXPIRES:</u> December 31, 2013
<u>REAPPOINTMENT:</u> Keith Ducett, Jr. 619 Walberta Road Syracuse, NY 13219	<u>TERM EXPIRES:</u> December 31, 2012
Emanuele J. Falcone 307 Beach Road Syracuse, NY 13209	December 31, 2012
Dan Ford 5472 Caughdenoy Road Clay, NY 13041	December 31, 2013
Melissa Mott 4431 Lafayette Road Jamesville, NY 13078	December 31, 2013
Christopher J. Naum 4286 Ironwood Circle Liverpool, NY 13090	December 31, 2011

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment/reappointment of the above individuals as members of the Onondaga County Fire Advisory Board for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 172

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT HOMELAND SECURITY FUNDS FROM THE STATE HOMELAND SECURITY GRANT PROGRAM FOR THE ONONDAGA COUNTY DEPARTMENT OF EMERGENCY MANAGEMENT, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, The Onondaga County Department of Emergency Management has been awarded a grant through the State Homeland Security Program (SHSP) through the New York State Office of Homeland Security, and such grant is for \$751,269 and is to be used between June 1, 2009 and May 31, 2012; and

WHEREAS, the grant funds will provide for planning, organization, equipping, training and exercising to enhance target capabilities aligned with the eight national priorities to prevent, protect against, respond to, and recover from an all-hazards emergency with the emphasis on terrorism prevention; and

WHEREAS, it is the desire of this Legislature to accept such grant funds; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

In Admin Unit 40-38	\$751,269
Emergency Management	
FAMIS Index 309997	
Project # 734112 State Homeland	
Security Program	
In Account 022-0371 St. Aid Pub.	\$751,269
Safety Other	

APPROPRIATIONS:

In Admin Unit 40-38	\$751,269
Emergency Management	
FAMIS Index 309997	
Project # 734112 State Homeland	
Security Program	\$751,269

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Kilmartin

RESOLUTION NO. 173

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS FOR A TACTICAL INTEROPERABLE COMMUNICATIONS PLAN (TICP) THROUGH THE CENTRAL NEW YORK INTEROPERABLE COMMUNICATIONS CONSORTIUM (CNYICC)

WHEREAS, by Resolution No. 203 – 2007, this Onondaga County Legislature endorsed the creation of the Central New York Interoperable Communications Consortium (CNYICC) and authorized the County’s participation in such organization; and

WHEREAS, the CNYICC was formed for the purpose of fostering collaboration on a joint interoperable communications network that could serve all first responders in the five county region as well as interfacing with other local and regional state and federal public service agencies and

would study and establish a process for sharing costs and assets that would be of mutual benefit to all parties; and

WHEREAS, in furtherance of these goals, a Tactical Interoperable Communications Plan (TICP) has been developed to address communications equipment and planning for the Central New York State Syracuse Region, which includes the counties of Onondaga, Cayuga, Cortland, Madison, and Oswego; and

WHEREAS, the TICP is intended to document the interoperable communications resources available within the designated area, who controls each resource, and what rules of use or operational procedures exist for the activation and deactivation of each resource; and

WHEREAS, the TICP consolidates information across agencies, disciplines, and jurisdictions by documenting regional communications capabilities in order to provide a usable and accurate regional tactical incident response tool; and

WHEREAS, the CNYICC has developed an agreement document for participation in the TICP, and this Onondaga County Legislature is desirous of entering into the Tactical Interoperable Communications Plan (TICP) with Cayuga, Cortland, Madison, and Oswego Counties; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into the TICP as provided by CNYICC and any other agreements to implement this resolution.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Warner

RESOLUTION NO. 174

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT FUNDS TO ALLOW VAN DUYN HOME AND HOSPITAL TO IMPLEMENT A CONTRACT WITH SELECT REHABILITATION TO PROVIDE VAN DUYN RESIDENTS WITH THERAPEUTIC SERVICES

WHEREAS, Van Duyn Home and Hospital has contracted with Select Rehabilitation to provide occupational therapy, physical therapy and speech therapy services to its residents; and

WHEREAS, beginning in September 2010, Select Rehabilitation will submit an invoice for payment to Van Duyn on a monthly basis for services provided and will provide supporting documentation so that the County may bill for services and receive revenue therefrom; and

WHEREAS, the 2010 County Budget must be modified to appropriate additional funds and revenues to implement the terms of the Select Rehabilitation Contract; now, therefore be it

RESOLVED, that the 2010 County Budget be amended as follows:

<u>REVENUES:</u>	
CN510 Estimated Revenues	\$650,000
In Administrative Unit 40-49-20	
Van Duyn Home & Hospital	
FAMIS Index 351677	
In Account 033-1053 MEDICARE REIMB PART A	\$390,000

In Account 033-1058 MEDICARE REIMB PART B \$260,000

APPROPRIATIONS:

CN960 Appropriations	\$650,000
In Administrative Unit 40-49-20	
Van Duyn Home & Hospital	
FAMIS Index 351677	
In Account 408-9408 Fees for Services	\$650,000

ADOPTED. 16 (Lesniak, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Dougherty, Meyer, Tassone, Rapp, Buckel, Rhinehart) Noes: 1 (Corbett) Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 175

PERSONNEL RESOLUTION

WHEREAS, various County Departments have requested changes in personnel, requests that have been approved by the Commissioner of Personnel, Chief Fiscal Officer, County Executive and the Ways & Means Committee of the County Legislature; now, therefore be it

RESOLVED, that the following personnel changes be and hereby are authorized:

Information Technology Admin. Unit 10-27-00

Create R.P. 01 10270000 0003 1263, Systems Administrator, Grade 12 @ 50,965 - 56,420, effective August 14, 2010
Abolish R.P. 01 10270000 0003 9934, Information Systems Coordinator, Grade 12 @ 50,965-56,420, effective August 14, 2010

Personnel Admin. Unit 10-71-00

Authorize Advance Step hire for R.P. 01 10711000 0003 7353, Administrative Intern, Grade 29 Step G at \$45,560 effective August 7, 2010.

Mr. Meyer requested that the items be severed. There was no objection.

A vote was taken on the Information Technology item.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

A vote was taken on the Personnel Department item.

ADOPTED. Ayes: 10 (Lesniak, Corbett, Holmquist, Kilmartin, DeMore, Masterpole, Dougherty, Rapp, Buckel, Rhinehart) Noes: 7 (Stanczyk, Warner, Jordan, Laguzza, Williams, Meyer, Tassone) Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Jordan, Mr. Corbett

RESOLUTION NO. 176

2010 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin. Unit 10-37	Admin Unit 10-37	
Board of Elections	Board of Elections	
FAMIS Index #190009	FAMIS Index #19009	
Acct. 300-9300	Acct. 408-9408	
Regular Employee Salaries	All Other Expenses	\$9,500

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 177

AUTHORIZING THE SETTLEMENT OF THE SUPREME COURT ACTION OF AMY NOVAK V. COUNTY OF ONONDAGA, ONONDAGA COUNTY SHERIFF'S DEPARTMENT, PETER N. LAVALLE AND FARM BUREAU INSURANCE COMPANY

WHEREAS, on or about December 9, 2004, by Summons and Complaint, Plaintiff, Amy Novak commenced this action against the County of Onondaga and the Onondaga County Sheriff's Office demanding payment for injuries sustained in an automobile accident with an Onondaga County Sheriff's Office vehicle; and

WHEREAS, Plaintiff, Amy Novak, is willing to settle against the County of Onondaga and the Onondaga County Sheriff's Office upon the payment of \$25,000; now, therefore be it

RESOLVED, that the County Attorney is hereby authorized to settle this action in the amount of \$25,000, and the Comptroller be and hereby is authorized to draw his warrant charging it against the proper funds; and, be it further

RESOLVED, that this warrant shall be released to the County Attorney upon receipt of the proper release and the Stipulation of Discontinuance.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Masterpole

RESOLUTION NO. 178

A RESOLUTION CALLING A PUBLIC HEARING IN CONNECTION WITH THE PROPOSAL TO ENACT A LOCAL LAW PROVIDING A PARTIAL EXEMPTION FROM REAL PROPERTY TAXES FOR CERTAIN HISTORIC PROPERTIES AS AUTHORIZED BY SECTION 444-A OF THE NEW YORK REAL PROPERTY TAX LAW

WHEREAS, New York Real Property Tax Law Section 444-a authorizes counties to enact local laws providing partial exemptions from real property taxes for certain historic properties, and pursuant to such section, a public hearing must be held prior to the enactment of such local law; and

WHEREAS, the proposed local law provides that to be eligible for a partial exemption, such property has been designated as a landmark, or is a property that contributes to the character of an historic district; the alterations or rehabilitation must be made for means of historic preservation; such alterations or rehabilitation of historic property meet guidelines and review standards in the local preservation law; such alterations or rehabilitation of historic property are approved by the local preservation commission having jurisdiction over such property prior to commencement of work; and such alterations or rehabilitation are commenced subsequent to the effective date of the proposed local law; and

WHEREAS, the proposed local law further provides that such parcels of historic real property altered or rehabilitated subsequent to the effective date of the proposed local law would be exempt from taxation and special ad valorem levies to the extent of any increase in value attributable to such alteration or rehabilitation pursuant to the following proposed schedule:

year of exemption	percent of exemption
1	100
2	100
3	100
4	100
5	100
6	80
7	60
8	40
9	20
10	0

now, therefore be it

RESOLVED, that a Public Hearing shall be held for the purpose of considering the proposed local law providing a partial exemption from real property taxes for certain historic properties as authorized by Section 444-a of the New York Real Property Tax Law; and, be it further

RESOLVED, that said public hearing is to be held at the Legislative Chambers in the County Court House in Syracuse, New York, on the 7th day of September, 2010, at 2:20 p.m., Eastern Standard Time; and, be it further

RESOLVED, that the Clerk of said County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published and posted in the manner provided by law.

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Corbett, Holmquist, Kilmartin, Warner, Jordan, Laguzza, Masterpole, Williams, Dougherty, Meyer, Tassone, Rapp, Buckel, Rhinehart) Absent: 2 (Kinne, Ervin) Excused: 1 (DeMore)

* * *

Motion Made By Mr. Lesniak

RESOLUTION NO. 179

REQUESTING THE OFFICIALS OF THE TOWN OF LYSANDER AND THE ONONDAGA COUNTY COMMISSIONER OF WATER ENVIRONMENT PROTECTION TO WORK WITH THE RESIDENTS OF WHISPERING OAKS TO RESOLVE WASTEWATER COLLECTION ISSUES AT WHISPERING OAKS

WHEREAS, by Resolution No. 210 - 2009, adopted on October 6, 2009, this Onondaga County Legislature requested the Commissioner of Water Environment Protection to work with the residents of the Whispering Oaks community, located in the Town of Lysander, New York, to resolve certain wastewater collection issues; and

WHEREAS, the Whispering Oaks community, consisting of approximately 50 homes near the Seneca River, is within the County sewer district but is served by a community septic system, and such septic system is no longer functioning, resulting in health and safety issues to the homeowners and community; and

WHEREAS, the homeowners in Whispering Oaks seek to discontinue their use of the septic system and connect to the County's public sewer system by extending a sewer under the Seneca River which requires the issuance of a county permit, and it is in the interests of the county and the county residents to resolve this matter as quickly as possible; and

WHEREAS, it continues to be the desire of this Legislature for the County and the Commissioner of Water Environment Protection to work with the residents of Whispering Oaks and Town of Lysander officials and move the project forward, addressing the various aspects of submitted proposals and, after evaluating the costs, environmental assessments, and other relevant data, it is the further desire of this Legislature that any approvals needed to resolve this issue be granted; now, therefore be it

RESOLVED, that this Legislature hereby requests the Officials of the Town of Lysander to work with the residents of Whispering Oaks and the Commissioner of Water Environment Protection to arrive at a reasonable and suitable solution to this problem and to grant any permissions needed so as to enable those residents to be connected to the sewer systems as quickly as possible; and, be it further

RESOLVED, that the Commissioner of Water Environment Protection is requested to report on the progress of such work before the Environmental Protection Committee of this Legislature within thirty (30) days after the adoption of this resolution.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Lesniak

RESOLUTION NO. 180

ADOPTING A REVISED SALARY BENEFIT SCHEDULE WITH RESPECT TO COUNTY EMPLOYEES NOT REPRESENTED BY A BARGAINING UNIT, REMOVING THE AUTHORITY OF THE COUNTY EXECUTIVE TO HIRE AT AN ADVANCED STEP B, AND FURTHER AMENDING RESOLUTION NO. 231 - 2000, AS PREVIOUSLY AMENDED, AND RESOLUTIONS NOS. 79 - 2010 AND 232 - 2008

WHEREAS, in 1998 the Onondaga County Legislature authorized a salary study of all management confidential positions, and, after the conclusion of that study, the Legislature adopted Resolution No. 231 - 2000, which assigned a salary grade for each title, delineated twenty-seven

steps for each salary grade and authorized the County Executive to hire up to Step G in exceptional circumstances; and

WHEREAS, in the ten years since the salary study was implemented, the County has encountered difficulties recruiting for various management confidential positions in instances where county salaries are not competitive with salaries offered by other employers; and

WHEREAS, in addition, pay grades for certain management confidential positions have not kept pace with the pay grades for represented employees, and, in some cases, this lag results in a supervisor being paid the same or less than the employees he or she is charged with supervising; and

WHEREAS, by Resolution No. 235 - 2008, the Onondaga County Legislature adopted a revised salary and benefit schedule for management confidential employees for years 2008 - 2010, but by Resolution No. 217 - 2009, the planned salary increases for year 2010 were eliminated and Salary Schedule C of that resolution (the salary schedule for year 2010) was deleted; and

WHEREAS, it is the desire of the Legislature to make adjustments to address these issues; now, therefore be it

RESOLVED, that the Salary Schedule, attached hereto and made a part hereof as Appendices A-F, shall be applicable to all regular full time employees and regular part time employees (on a pro rata basis) who are not represented by a recognized labor organization; and, be it further

RESOLVED, that the salary schedule set forth in Appendix A shall take effect the beginning of the first payroll period after January 1, 2011, the salary schedule set forth in Appendix B shall take effect the first payroll period after April 1, 2011, the salary schedule set forth in Appendix C shall take effect the first payroll period after July 1, 2011, the salary schedule set forth in Appendix D shall take effect the first payroll period after October 1, 2011, the salary schedule set forth in Appendix E shall take effect the first payroll period after January 1, 2012, and the salary schedule set forth in Appendix F shall take effect the first payroll period after April 1, 2012; and, be it further

RESOLVED, that each newly-hired employee covered by this resolution shall be slotted in the first Step of the appropriate grade in each salary schedule set forth in Appendices A-F, including all part time, seasonal and temporary employees on the 103 payroll, serving in management confidential titles effective beginning the first full pay period as provided for in the clause immediately preceding; and, be it further

RESOLVED, that effective with the beginning of the first full pay period after January 1, 2011, April 1, 2011, July 1, 2011, October 1, 2011, January 1, 2012, and April 1, 2012 (collectively "the quarters"), each employee covered by this resolution shall advance one lateral step and shall thereafter receive the compensation at the rate established on the salary schedule then in effect for such grade and step; and, be it further

RESOLVED, that each employee covered by this resolution who is at Step 1 (the final step) on the first full pay period on the start of any such quarter, shall, in lieu of a lateral step, receive an amount equal to 1.2% of the employee's then current salary as listed on the Schedules and Appendices A - F, to be paid as a one-time lump sum payment on or about the end of each such quarter (which for the final quarter of April 1, 2012 shall mean a final payment made on or about July 1, 2012); and, be it further

RESOLVED, that Resolution No. 231 - 2000 hereby is amended in Appendix C, paragraph 3, such that for the period from January 1, 2011 through December 31, 2012 there shall be no further lateral movement across the steps for having met performance criteria in the previous year and during such period lateral steps shall be solely as provided for herein; and effective January 1, 2013,

there shall again be lateral movement across the steps for having met performance criteria in the previous year; and, be it further

RESOLVED, that Resolution No. 231 - 2000, as amended by Resolution No. 122 - 2010, hereby is further amended in Appendix C, paragraph 5, to delete the following sentence: "In exceptional circumstances the County Executive can authorize hiring up to Step B", such that there shall be no further advanced step hires unless specifically approved by this Legislature; and, be it further

RESOLVED, that the resolutions establishing the salary for the Election Commissioners, including Resolutions Nos. 79 - 2010 and 232 - 2008, hereby are amended to be consistent with this resolution; and, be it further

RESOLVED, that Resolution No. 231 - 2000, and each of the amendments thereto, are each hereby further amended to the extent they are inconsistent with this resolution; and, be it further

RESOLVED, that any previously adopted resolution of this Legislature providing for salary and benefits and salary administration procedures shall remain in full force and effect, except as modified herein.

Appendix A
Management Confidential Salary Schedule A
Effective First Full Pay Period after January 1st, 2011

	B	C	D	E	F	G	H
Annual* 20	28162 1083.16	28846 1109.46	29198 1122.99	29553 1136.65	29912 1150.46	30276 1164.48	30646 1178.68
Annual* 21	29463 1133.21	30180 1160.76	30547 1174.88	30919 1189.21	31297 1203.73	31677 1218.36	32064 1233.24
Annual* 22	30825 1185.56	31576 1214.48	31961 1229.27	32350 1244.24	32745 1259.44	33145 1274.80	33550 1290.37
Annual* 23	32252 1240.48	33039 1270.73	33442 1286.23	33850 1301.94	34264 1317.86	34682 1333.93	35107 1350.26
Annual* 24	33746 1297.92	34571 1329.67	34993 1345.87	35421 1362.36	35853 1378.98	36292 1395.85	36736 1412.94
Annual* 25	35312 1358.14	36175 1391.34	36618 1408.39	37065 1425.59	37520 1443.08	37978 1460.70	38444 1478.61
Annual* 26	36951 1421.20	37856 1456.00	38319 1473.81	38789 1491.87	39263 1510.11	39745 1528.65	40232 1547.37
Annual* 27	38668 1487.24	39616 1523.68	40102 1542.37	40593 1561.26	41090 1580.37	41595 1599.79	42105 1619.44
Annual* 28	40467 1556.42	41459 1594.57	41968 1614.14	42482 1633.94	43004 1654.00	43531 1674.27	44065 1694.82
Annual* 29	42350 1628.83	43389 1668.82	43921 1689.27	44461 1710.04	45008 1731.08	45560 1752.29	46120 1773.84

Annual*	44322	45412	45970	46534	47106	47686	48271
30	1704.71	1746.60	1768.07	1789.77	1811.76	1834.06	1856.58
Annual*	48560	49755	50367	50988	51615	52250	52894
31	1867.68	1913.67	1937.18	1961.06	1985.18	2009.62	2034.37
Annual*	53211	54521	55193	55873	56562	57259	57965
32	2046.57	2096.98	2122.81	2148.98	2175.46	2202.27	2229.44
Annual*	58312	59751	60488	61234	61990	62755	63530
33	2242.76	2298.13	2326.47	2355.17	2384.22	2413.66	2443.47
Annual*	63911	65489	66298	67117	67946	68786	69635
34	2458.11	2518.82	2549.92	2581.43	2613.32	2645.60	2678.28
Annual*	70053	71784	72672	73572	74481	75402	76335
35	2694.33	2760.93	2795.08	2829.70	2864.65	2900.09	2935.97
Annual*	76793	78693	79667	80653	81652	82663	83686
36	2953.58	3026.66	3064.10	3102.05	3140.46	3179.35	3218.71
Annual*	84187	86273	87342	88423	89519	90629	91752
37	3237.97	3318.18	3359.29	3400.87	3443.05	3485.74	3528.91
Annual*	92301	94590	95762	96949	98151	99369	100600
38	3550.03	3638.06	3683.16	3728.81	3775.03	3821.87	3869.24
Annual*	105767	108393	109738	111100	112479	113875	115289
39	4067.97	4168.97	4220.69	4273.06	4326.13	4379.82	4434.19
Annual*	121215	124226	125770	127332	128914	130516	132138
40	4662.13	4777.94	4837.31	4897.38	4958.24	5019.86	5082.23
	I	J	K	L	M	N	O
Annual*	31019	31396	31780	32167	32559	32956	33358
20	1193.03	1207.53	1222.29	1237.21	1252.25	1267.55	1283.01
Annual*	32455	32852	33251	33657	34069	34485	34906
21	1248.26	1263.52	1278.90	1294.50	1310.34	1326.33	1342.54
Annual*	33960	34375	34794	35219	35650	36087	36527
22	1306.14	1322.10	1338.22	1354.59	1371.17	1387.95	1404.88
Annual*	35535	35970	36410	36856	37307	37762	38226
23	1366.72	1383.45	1400.40	1417.53	1434.87	1452.38	1470.24
Annual*	37187	37641	38102	38569	39041	39520	40003
24	1430.25	1447.73	1465.46	1483.42	1501.58	1519.99	1538.59
Annual*	38914	39391	39874	40362	40857	41358	41866
25	1496.71	1515.04	1533.61	1552.39	1571.42	1590.70	1610.22
Annual*	40725	41224	41731	42241	42760	43285	43816
26	1566.34	1585.55	1605.02	1624.67	1644.60	1664.79	1685.22
Annual*	42621	43144	43674	44210	44754	45302	45859

	27	1639.28	1659.40	1679.78	1700.40	1721.29	1742.40	1763.82
Annual*	28	44606 1715.62	45155 1736.73	45710 1758.07	46271 1779.66	46840 1801.54	47417 1823.72	47998 1846.09
Annual*	29	46686 1795.63	47261 1817.74	47842 1840.07	48430 1862.71	49026 1885.60	49629 1908.82	50240 1932.30
Annual*	30	48865 1879.42	49467 1902.57	50075 1925.95	50692 1949.68	51315 1973.66	51947 1997.96	52587 2022.57
Annual*	31	53545 2059.41	54205 2084.80	54873 2110.50	55548 2136.47	56234 2162.84	56927 2189.49	57628 2216.45
Annual*	32	58681 2256.95	59403 2284.73	60137 2312.96	60879 2341.51	61630 2370.37	62391 2399.65	63161 2429.27
Annual*	33	64314 2473.63	65109 2504.19	65913 2535.10	66727 2566.41	67551 2598.11	68386 2630.24	69231 2662.74
Annual*	34	70497 2711.41	71368 2744.94	72250 2778.86	73144 2813.24	74048 2848.00	74964 2883.23	75892 2918.92
Annual*	35	77280 2972.30	78236 3009.07	79205 3046.34	80185 3084.03	81178 3122.22	82183 3160.88	83200 3200.01
Annual*	36	84722 3258.53	85772 3298.94	86835 3339.80	87911 3381.18	88999 3423.03	90101 3465.42	91218 3508.40
Annual*	37	92888 3572.63	94040 3616.94	95206 3661.75	96386 3707.17	97581 3753.11	98791 3799.67	100016 3846.77
Annual*	38	101848 3917.24	103112 3965.85	104392 4015.06	105686 4064.83	106997 4115.28	108325 4166.36	109670 4218.07
Annual*	39	116720 4489.23	118169 4544.98	119637 4601.41	121123 4658.57	122627 4716.42	124149 4774.98	125693 4834.34
Annual*	40	133780 5145.37	135442 5209.31	137125 5274.05	138830 5339.61	140556 5406.00	142303 5473.20	144071 5541.21
		P	Q	R	S	T	U	V
Annual*	20	33766 1298.68	34178 1314.53	34596 1330.62	35018 1346.84	35446 1363.32	35880 1380.01	36318 1396.84
Annual*	21	35333 1358.97	35765 1375.59	36202 1392.38	36646 1409.45	37093 1426.67	37548 1444.16	38008 1461.83
Annual*	22	36975 1422.10	37427 1439.49	37885 1457.11	38348 1474.92	38819 1493.03	39294 1511.32	39776 1529.84
Annual*	23	38694 1488.22	39167 1506.41	39647 1524.88	40133 1543.59	40626 1562.53	41122 1581.63	41627 1601.03
Annual*	24	40493 1557.43	40990 1576.55	41492 1595.86	42001 1615.44	42517 1635.28	43038 1655.32	43567 1675.67

Annual*	42379	42899	43425	43959	44499	45046	45599
25	1629.95	1649.97	1670.20	1690.73	1711.49	1732.52	1753.79
Annual*	44354	44899	45451	46009	46575	47147	47727
26	1705.92	1726.88	1748.10	1769.56	1791.35	1813.34	1835.65
Annual*	46424	46993	47571	48156	48748	49348	49955
27	1785.52	1807.43	1829.67	1852.15	1874.91	1898.00	1921.33
Annual*	48589	49187	49792	50404	51025	51653	52289
28	1868.80	1891.81	1915.09	1938.61	1962.50	1986.66	2011.12
Annual*	50857	51484	52118	52759	53409	54067	54734
29	1956.05	1980.15	2004.52	2029.20	2054.20	2079.51	2105.16
Annual*	53235	53889	54554	55226	55906	56596	57293
30	2047.49	2072.67	2098.22	2124.07	2150.24	2176.77	2203.59
Annual*	58338	59059	59788	60525	61272	62027	62794
31	2243.77	2271.49	2299.52	2327.87	2356.60	2385.66	2415.15
Annual*	63941	64730	65529	66340	67158	67988	68828
32	2459.27	2489.62	2520.36	2551.53	2583.01	2614.94	2647.22
Annual*	70087	70954	71830	72718	73618	74528	75450
33	2695.64	2728.99	2762.71	2796.86	2831.46	2866.48	2901.94
Annual*	76830	77781	78744	79719	80706	81704	82716
34	2955.00	2991.57	3028.61	3066.12	3104.07	3142.45	3181.40
Annual*	84230	85274	86330	87398	88481	89578	90688
35	3239.61	3279.77	3320.39	3361.48	3403.12	3445.29	3488.01
Annual*	92349	93493	94652	95826	97015	98218	99435
36	3551.87	3595.88	3640.47	3685.61	3731.34	3777.60	3824.41
Annual*	101256	102513	103785	105073	106377	107695	109032
37	3894.48	3942.81	3991.72	4041.28	4091.41	4142.13	4193.53
Annual*	111030	112409	113805	115217	116647	118097	119563
38	4270.39	4323.44	4377.11	4431.44	4486.43	4542.18	4598.56
Annual*	127255	128834	130435	132057	133697	135359	137041
39	4894.41	4955.17	5016.74	5079.11	5142.20	5206.10	5270.82
Annual*	145863	147677	149512	151373	153254	155162	157090
40	5610.13	5679.87	5750.48	5822.02	5894.39	5967.76	6041.93
	W	X	Y	Z	I		
Annual*	36763	37213	37668	38129	38596		
20	1413.95	1431.26	1448.77	1466.50	1484.46		
Annual*	38472	38944	39420	39903	40392		
21	1479.69	1497.83	1516.15	1534.72	1553.55		

Annual*	40263	40757	41256	41762	42274
22	1548.57	1567.56	1586.78	1606.23	1625.94
Annual*	42138	42655	43178	43708	44246
23	1620.68	1640.59	1660.70	1681.09	1701.75
Annual*	44103	44643	45192	45748	46309
24	1696.25	1717.04	1738.17	1759.52	1781.13
Annual*	46159	46726	47302	47882	48472
25	1775.33	1797.16	1819.29	1841.63	1864.29
Annual*	48313	48908	49509	50118	50735
26	1858.20	1881.07	1904.20	1927.62	1951.35
Annual*	50569	51192	51822	52460	53106
27	1944.96	1968.94	1993.15	2017.68	2042.53
Annual*	52932	53585	54245	54914	55590
28	2035.86	2060.95	2086.34	2112.06	2138.09
Annual*	55408	56090	56782	57482	58191
29	2131.06	2157.30	2183.91	2210.84	2238.12
Annual*	58000	58714	59440	60173	60915
30	2230.77	2258.23	2286.14	2314.33	2342.89
Annual*	63569	64353	65149	65953	66768
31	2444.97	2475.13	2505.72	2536.65	2568.00
Annual*	69679	70540	71412	72295	73189
32	2679.95	2713.07	2746.63	2780.59	2814.97
Annual*	76384	77329	78285	79254	80235
33	2937.84	2974.19	3010.98	3048.23	3085.96
Annual*	83740	84776	85827	86890	87966
34	3220.77	3260.63	3301.04	3341.93	3383.32
Annual*	91813	92950	94102	95268	96450
35	3531.25	3575.00	3619.30	3664.17	3709.61
Annual*	100669	101917	103181	104461	105757
36	3871.87	3919.89	3968.49	4017.72	4067.57
Annual*	110385	111755	113143	114547	115969
37	4245.58	4298.28	4351.65	4405.67	4460.36
Annual*	121048	122550	124074	125615	127175
38	4655.70	4713.48	4772.07	4831.35	4891.36
Annual*	138744	140468	142215	143983	145773
39	5336.31	5402.63	5469.79	5537.81	5606.65
Annual*	159044	161022	163026	165055	167108
40	6117.08	6193.17	6270.24	6348.25	6427.23

* Annual is for illustrative purpose only, the official rate of pay is the bi-weekly salary.

Appendix B
Management Confidential Salary Schedule B
Effective First Full Pay Period after April 1st, 2011

	C	D	E	F	G	H	I
Annual*	28846	29198	29553	29912	30276	30646	31019
20	1109.46	1122.99	1136.65	1150.46	1164.48	1178.68	1193.03
Annual*	30180	30547	30919	31297	31677	32064	32455
21	1160.76	1174.88	1189.21	1203.73	1218.36	1233.24	1248.26
Annual*	31576	31961	32350	32745	33145	33550	33960
22	1214.48	1229.27	1244.24	1259.44	1274.80	1290.37	1306.14
Annual*	33039	33442	33850	34264	34682	35107	35535
23	1270.73	1286.23	1301.94	1317.86	1333.93	1350.26	1366.72
Annual*	34571	34993	35421	35853	36292	36736	37187
24	1329.67	1345.87	1362.36	1378.98	1395.85	1412.94	1430.25
Annual*	36175	36618	37065	37520	37978	38444	38914
25	1391.34	1408.39	1425.59	1443.08	1460.70	1478.61	1496.71
Annual*	37856	38319	38789	39263	39745	40232	40725
26	1456.00	1473.81	1491.87	1510.11	1528.65	1547.37	1566.34
Annual*	39616	40102	40593	41090	41595	42105	42621
27	1523.68	1542.37	1561.26	1580.37	1599.79	1619.44	1639.28
Annual*	41459	41968	42482	43004	43531	44065	44606
28	1594.57	1614.14	1633.94	1654.00	1674.27	1694.82	1715.62
Annual*	43389	43921	44461	45008	45560	46120	46686
29	1668.82	1689.27	1710.04	1731.08	1752.29	1773.84	1795.63
Annual*	45412	45970	46534	47106	47686	48271	48865
30	1746.60	1768.07	1789.77	1811.76	1834.06	1856.58	1879.42
Annual*	49755	50367	50988	51615	52250	52894	53545
31	1913.67	1937.18	1961.06	1985.18	2009.62	2034.37	2059.41
Annual*	54521	55193	55873	56562	57259	57965	58681
32	2096.98	2122.81	2148.98	2175.46	2202.27	2229.44	2256.95
Annual*	59751	60488	61234	61990	62755	63530	64314
33	2298.13	2326.47	2355.17	2384.22	2413.66	2443.47	2473.63
Annual*	65489	66298	67117	67946	68786	69635	70497
34	2518.82	2549.92	2581.43	2613.32	2645.60	2678.28	2711.41
Annual*	71784	72672	73572	74481	75402	76335	77280
35	2760.93	2795.08	2829.70	2864.65	2900.09	2935.97	2972.30

Annual*	78693	79667	80653	81652	82663	83686	84722
36	3026.66	3064.10	3102.05	3140.46	3179.35	3218.71	3258.53
Annual*	86273	87342	88423	89519	90629	91752	92888
37	3318.18	3359.29	3400.87	3443.05	3485.74	3528.91	3572.63
Annual*	94590	95762	96949	98151	99369	100600	101848
38	3638.06	3683.16	3728.81	3775.03	3821.87	3869.24	3917.24
Annual*	108393	109738	111100	112479	113875	115289	116720
39	4168.97	4220.69	4273.06	4326.13	4379.82	4434.19	4489.23
Annual*	124226	125770	127332	128914	130516	132138	133780
40	4777.94	4837.31	4897.38	4958.24	5019.86	5082.23	5145.37
	J	K	L	M	N	O	P
Annual*	31396	31780	32167	32559	32956	33358	33766
20	1207.53	1222.29	1237.21	1252.25	1267.55	1283.01	1298.68
Annual*	32852	33251	33657	34069	34485	34906	35333
21	1263.52	1278.90	1294.50	1310.34	1326.33	1342.54	1358.97
Annual*	34375	34794	35219	35650	36087	36527	36975
22	1322.10	1338.22	1354.59	1371.17	1387.95	1404.88	1422.10
Annual*	35970	36410	36856	37307	37762	38226	38694
23	1383.45	1400.40	1417.53	1434.87	1452.38	1470.24	1488.22
Annual*	37641	38102	38569	39041	39520	40003	40493
24	1447.73	1465.46	1483.42	1501.58	1519.99	1538.59	1557.43
Annual*	39391	39874	40362	40857	41358	41866	42379
25	1515.04	1533.61	1552.39	1571.42	1590.70	1610.22	1629.95
Annual*	41224	41731	42241	42760	43285	43816	44354
26	1585.55	1605.02	1624.67	1644.60	1664.79	1685.22	1705.92
Annual*	43144	43674	44210	44754	45302	45859	46424
27	1659.40	1679.78	1700.40	1721.29	1742.40	1763.82	1785.52
Annual*	45155	45710	46271	46840	47417	47998	48589
28	1736.73	1758.07	1779.66	1801.54	1823.72	1846.09	1868.80
Annual*	47261	47842	48430	49026	49629	50240	50857
29	1817.74	1840.07	1862.71	1885.60	1908.82	1932.30	1956.05
Annual*	49467	50075	50692	51315	51947	52587	53235
30	1902.57	1925.95	1949.68	1973.66	1997.96	2022.57	2047.49
Annual*	54205	54873	55548	56234	56927	57628	58338
31	2084.80	2110.50	2136.47	2162.84	2189.49	2216.45	2243.77
Annual*	59403	60137	60879	61630	62391	63161	63941
32	2284.73	2312.96	2341.51	2370.37	2399.65	2429.27	2459.27

Annual*	65109	65913	66727	67551	68386	69231	70087
33	2504.19	2535.10	2566.41	2598.11	2630.24	2662.74	2695.64
Annual*	71368	72250	73144	74048	74964	75892	76830
34	2744.94	2778.86	2813.24	2848.00	2883.23	2918.92	2955.00
Annual*	78236	79205	80185	81178	82183	83200	84230
35	3009.07	3046.34	3084.03	3122.22	3160.88	3200.01	3239.61
Annual*	85772	86835	87911	88999	90101	91218	92349
36	3298.94	3339.80	3381.18	3423.03	3465.42	3508.40	3551.87
Annual*	94040	95206	96386	97581	98791	100016	101256
37	3616.94	3661.75	3707.17	3753.11	3799.67	3846.77	3894.48
Annual*	103112	104392	105686	106997	108325	109670	111030
38	3965.85	4015.06	4064.83	4115.28	4166.36	4218.07	4270.39
Annual*	118169	119637	121123	122627	124149	125693	127255
39	4544.98	4601.41	4658.57	4716.42	4774.98	4834.34	4894.41
Annual*	135442	137125	138830	140556	142303	144071	145863
40	5209.31	5274.05	5339.61	5406.00	5473.20	5541.21	5610.13
	Q	R	S	T	U	V	W
Annual*	34178	34596	35018	35446	35880	36318	36763
20	1314.53	1330.62	1346.84	1363.32	1380.01	1396.84	1413.95
Annual*	35765	36202	36646	37093	37548	38008	38472
21	1375.59	1392.38	1409.45	1426.67	1444.16	1461.83	1479.69
Annual*	37427	37885	38348	38819	39294	39776	40263
22	1439.49	1457.11	1474.92	1493.03	1511.32	1529.84	1548.57
Annual*	39167	39647	40133	40626	41122	41627	42138
23	1506.41	1524.88	1543.59	1562.53	1581.63	1601.03	1620.68
Annual*	40990	41492	42001	42517	43038	43567	44103
24	1576.55	1595.86	1615.44	1635.28	1655.32	1675.67	1696.25
Annual*	42899	43425	43959	44499	45046	45599	46159
25	1649.97	1670.20	1690.73	1711.49	1732.52	1753.79	1775.33
Annual*	44899	45451	46009	46575	47147	47727	48313
26	1726.88	1748.10	1769.56	1791.35	1813.34	1835.65	1858.20
Annual*	46993	47571	48156	48748	49348	49955	50569
27	1807.43	1829.67	1852.15	1874.91	1898.00	1921.33	1944.96
Annual*	49187	49792	50404	51025	51653	52289	52932
28	1891.81	1915.09	1938.61	1962.50	1986.66	2011.12	2035.86
Annual*	51484	52118	52759	53409	54067	54734	55408
29	1980.15	2004.52	2029.20	2054.20	2079.51	2105.16	2131.06
Annual*	53889	54554	55226	55906	56596	57293	58000

	30	2072.67	2098.22	2124.07	2150.24	2176.77	2203.59	2230.77
Annual*		59059	59788	60525	61272	62027	62794	63569
	31	2271.49	2299.52	2327.87	2356.60	2385.66	2415.15	2444.97
Annual*		64730	65529	66340	67158	67988	68828	69679
	32	2489.62	2520.36	2551.53	2583.01	2614.94	2647.22	2679.95
Annual*		70954	71830	72718	73618	74528	75450	76384
	33	2728.99	2762.71	2796.86	2831.46	2866.48	2901.94	2937.84
Annual*		77781	78744	79719	80706	81704	82716	83740
	34	2991.57	3028.61	3066.12	3104.07	3142.45	3181.40	3220.77
Annual*		85274	86330	87398	88481	89578	90688	91813
	35	3279.77	3320.39	3361.48	3403.12	3445.29	3488.01	3531.25
Annual*		93493	94652	95826	97015	98218	99435	100669
	36	3595.88	3640.47	3685.61	3731.34	3777.60	3824.41	3871.87
Annual*		102513	103785	105073	106377	107695	109032	110385
	37	3942.81	3991.72	4041.28	4091.41	4142.13	4193.53	4245.58
Annual*		112409	113805	115217	116647	118097	119563	121048
	38	4323.44	4377.11	4431.44	4486.43	4542.18	4598.56	4655.70
Annual*		128834	130435	132057	133697	135359	137041	138744
	39	4955.17	5016.74	5079.11	5142.20	5206.10	5270.82	5336.31
Annual*		147677	149512	151373	153254	155162	157090	159044
	40	5679.87	5750.48	5822.02	5894.39	5967.76	6041.93	6117.08
		X	Y	Z	I			
Annual*		37213	37668	38129	38596			
	20	1431.26	1448.77	1466.50	1484.46			
Annual*		38944	39420	39903	40392			
	21	1497.83	1516.15	1534.72	1553.55			
Annual*		40757	41256	41762	42274			
	22	1567.56	1586.78	1606.23	1625.94			
Annual*		42655	43178	43708	44246			
	23	1640.59	1660.70	1681.09	1701.75			
Annual*		44643	45192	45748	46309			
	24	1717.04	1738.17	1759.52	1781.13			
Annual*		46726	47302	47882	48472			
	25	1797.16	1819.29	1841.63	1864.29			
Annual*		48908	49509	50118	50735			
	26	1881.07	1904.20	1927.62	1951.35			
Annual*		51192	51822	52460	53106			
	27	1968.94	1993.15	2017.68	2042.53			

Annual*	53585	54245	54914	55590
28	2060.95	2086.34	2112.06	2138.09
Annual*	56090	56782	57482	58191
29	2157.30	2183.91	2210.84	2238.12
Annual*	58714	59440	60173	60915
30	2258.23	2286.14	2314.33	2342.89
Annual*	64353	65149	65953	66768
31	2475.13	2505.72	2536.65	2568.00
Annual*	70540	71412	72295	73189
32	2713.07	2746.63	2780.59	2814.97
Annual*	77329	78285	79254	80235
33	2974.19	3010.98	3048.23	3085.96
Annual*	84776	85827	86890	87966
34	3260.63	3301.04	3341.93	3383.32
Annual*	92950	94102	95268	96450
35	3575.00	3619.30	3664.17	3709.61
Annual*	101917	103181	104461	105757
36	3919.89	3968.49	4017.72	4067.57
Annual*	111755	113143	114547	115969
37	4298.28	4351.65	4405.67	4460.36
Annual*	122550	124074	125615	127175
38	4713.48	4772.07	4831.35	4891.36
Annual*	140468	142215	143983	145773
39	5402.63	5469.79	5537.81	5606.65
Annual*	161022	163026	165055	167108
40	6193.17	6270.24	6348.25	6427.23

* Annual is for illustrative purpose only, the official rate of pay is the bi-weekly salary

Appendix C
Management Confidential Salary Schedule C
Effective First Full Pay Period after July 1st, 2011

	D	E	F	G	H	I	J
Annual*	29198	29553	29912	30276	30646	31019	31396
20	1122.99	1136.65	1150.46	1164.48	1178.68	1193.03	1207.53
Annual*	30547	30919	31297	31677	32064	32455	32852
21	1174.88	1189.21	1203.73	1218.36	1233.24	1248.26	1263.52
Annual*	31961	32350	32745	33145	33550	33960	34375
22	1229.27	1244.24	1259.44	1274.80	1290.37	1306.14	1322.10

Annual*	33442	33850	34264	34682	35107	35535	35970
23	1286.23	1301.94	1317.86	1333.93	1350.26	1366.72	1383.45
Annual*	34993	35421	35853	36292	36736	37187	37641
24	1345.87	1362.36	1378.98	1395.85	1412.94	1430.25	1447.73
Annual*	36618	37065	37520	37978	38444	38914	39391
25	1408.39	1425.59	1443.08	1460.70	1478.61	1496.71	1515.04
Annual*	38319	38789	39263	39745	40232	40725	41224
26	1473.81	1491.87	1510.11	1528.65	1547.37	1566.34	1585.55
Annual*	40102	40593	41090	41595	42105	42621	43144
27	1542.37	1561.26	1580.37	1599.79	1619.44	1639.28	1659.40
Annual*	41968	42482	43004	43531	44065	44606	45155
28	1614.14	1633.94	1654.00	1674.27	1694.82	1715.62	1736.73
Annual*	43921	44461	45008	45560	46120	46686	47261
29	1689.27	1710.04	1731.08	1752.29	1773.84	1795.63	1817.74
Annual*	45970	46534	47106	47686	48271	48865	49467
30	1768.07	1789.77	1811.76	1834.06	1856.58	1879.42	1902.57
Annual*	50367	50988	51615	52250	52894	53545	54205
31	1937.18	1961.06	1985.18	2009.62	2034.37	2059.41	2084.80
Annual*	55193	55873	56562	57259	57965	58681	59403
32	2122.81	2148.98	2175.46	2202.27	2229.44	2256.95	2284.73
Annual*	60488	61234	61990	62755	63530	64314	65109
33	2326.47	2355.17	2384.22	2413.66	2443.47	2473.63	2504.19
Annual*	66298	67117	67946	68786	69635	70497	71368
34	2549.92	2581.43	2613.32	2645.60	2678.28	2711.41	2744.94
Annual*	72672	73572	74481	75402	76335	77280	78236
35	2795.08	2829.70	2864.65	2900.09	2935.97	2972.30	3009.07
Annual*	79667	80653	81652	82663	83686	84722	85772
36	3064.10	3102.05	3140.46	3179.35	3218.71	3258.53	3298.94
Annual*	87342	88423	89519	90629	91752	92888	94040
37	3359.29	3400.87	3443.05	3485.74	3528.91	3572.63	3616.94
Annual*	95762	96949	98151	99369	100600	101848	103112
38	3683.16	3728.81	3775.03	3821.87	3869.24	3917.24	3965.85
Annual*	109738	111100	112479	113875	115289	116720	118169
39	4220.69	4273.06	4326.13	4379.82	4434.19	4489.23	4544.98
Annual*	125770	127332	128914	130516	132138	133780	135442
40	4837.31	4897.38	4958.24	5019.86	5082.23	5145.37	5209.31
	K	L	M	N	O	P	Q

Annual*	31780	32167	32559	32956	33358	33766	34178
20	1222.29	1237.21	1252.25	1267.55	1283.01	1298.68	1314.53
Annual*	33251	33657	34069	34485	34906	35333	35765
21	1278.90	1294.50	1310.34	1326.33	1342.54	1358.97	1375.59
Annual*	34794	35219	35650	36087	36527	36975	37427
22	1338.22	1354.59	1371.17	1387.95	1404.88	1422.10	1439.49
Annual*	36410	36856	37307	37762	38226	38694	39167
23	1400.40	1417.53	1434.87	1452.38	1470.24	1488.22	1506.41
Annual*	38102	38569	39041	39520	40003	40493	40990
24	1465.46	1483.42	1501.58	1519.99	1538.59	1557.43	1576.55
Annual*	39874	40362	40857	41358	41866	42379	42899
25	1533.61	1552.39	1571.42	1590.70	1610.22	1629.95	1649.97
Annual*	41731	42241	42760	43285	43816	44354	44899
26	1605.02	1624.67	1644.60	1664.79	1685.22	1705.92	1726.88
Annual*	43674	44210	44754	45302	45859	46424	46993
27	1679.78	1700.40	1721.29	1742.40	1763.82	1785.52	1807.43
Annual*	45710	46271	46840	47417	47998	48589	49187
28	1758.07	1779.66	1801.54	1823.72	1846.09	1868.80	1891.81
Annual*	47842	48430	49026	49629	50240	50857	51484
29	1840.07	1862.71	1885.60	1908.82	1932.30	1956.05	1980.15
Annual*	50075	50692	51315	51947	52587	53235	53889
30	1925.95	1949.68	1973.66	1997.96	2022.57	2047.49	2072.67
Annual*	54873	55548	56234	56927	57628	58338	59059
31	2110.50	2136.47	2162.84	2189.49	2216.45	2243.77	2271.49
Annual*	60137	60879	61630	62391	63161	63941	64730
32	2312.96	2341.51	2370.37	2399.65	2429.27	2459.27	2489.62
Annual*	65913	66727	67551	68386	69231	70087	70954
33	2535.10	2566.41	2598.11	2630.24	2662.74	2695.64	2728.99
Annual*	72250	73144	74048	74964	75892	76830	77781
34	2778.86	2813.24	2848.00	2883.23	2918.92	2955.00	2991.57
Annual*	79205	80185	81178	82183	83200	84230	85274
35	3046.34	3084.03	3122.22	3160.88	3200.01	3239.61	3279.77
Annual*	86835	87911	88999	90101	91218	92349	93493
36	3339.80	3381.18	3423.03	3465.42	3508.40	3551.87	3595.88
Annual*	95206	96386	97581	98791	100016	101256	102513
37	3661.75	3707.17	3753.11	3799.67	3846.77	3894.48	3942.81
Annual*	104392	105686	106997	108325	109670	111030	112409
38	4015.06	4064.83	4115.28	4166.36	4218.07	4270.39	4323.44

Annual*	119637	121123	122627	124149	125693	127255	128834
39	4601.41	4658.57	4716.42	4774.98	4834.34	4894.41	4955.17
Annual*	137125	138830	140556	142303	144071	145863	147677
40	5274.05	5339.61	5406.00	5473.20	5541.21	5610.13	5679.87
	R	S	T	U	V	W	X
Annual*	34596	35018	35446	35880	36318	36763	37213
20	1330.62	1346.84	1363.32	1380.01	1396.84	1413.95	1431.26
Annual*	36202	36646	37093	37548	38008	38472	38944
21	1392.38	1409.45	1426.67	1444.16	1461.83	1479.69	1497.83
Annual*	37885	38348	38819	39294	39776	40263	40757
22	1457.11	1474.92	1493.03	1511.32	1529.84	1548.57	1567.56
Annual*	39647	40133	40626	41122	41627	42138	42655
23	1524.88	1543.59	1562.53	1581.63	1601.03	1620.68	1640.59
Annual*	41492	42001	42517	43038	43567	44103	44643
24	1595.86	1615.44	1635.28	1655.32	1675.67	1696.25	1717.04
Annual*	43425	43959	44499	45046	45599	46159	46726
25	1670.20	1690.73	1711.49	1732.52	1753.79	1775.33	1797.16
Annual*	45451	46009	46575	47147	47727	48313	48908
26	1748.10	1769.56	1791.35	1813.34	1835.65	1858.20	1881.07
Annual*	47571	48156	48748	49348	49955	50569	51192
27	1829.67	1852.15	1874.91	1898.00	1921.33	1944.96	1968.94
Annual*	49792	50404	51025	51653	52289	52932	53585
28	1915.09	1938.61	1962.50	1986.66	2011.12	2035.86	2060.95
Annual*	52118	52759	53409	54067	54734	55408	56090
29	2004.52	2029.20	2054.20	2079.51	2105.16	2131.06	2157.30
Annual*	54554	55226	55906	56596	57293	58000	58714
30	2098.22	2124.07	2150.24	2176.77	2203.59	2230.77	2258.23
Annual*	59788	60525	61272	62027	62794	63569	64353
31	2299.52	2327.87	2356.60	2385.66	2415.15	2444.97	2475.13
Annual*	65529	66340	67158	67988	68828	69679	70540
32	2520.36	2551.53	2583.01	2614.94	2647.22	2679.95	2713.07
Annual*	71830	72718	73618	74528	75450	76384	77329
33	2762.71	2796.86	2831.46	2866.48	2901.94	2937.84	2974.19
Annual*	78744	79719	80706	81704	82716	83740	84776
34	3028.61	3066.12	3104.07	3142.45	3181.40	3220.77	3260.63
Annual*	86330	87398	88481	89578	90688	91813	92950
35	3320.39	3361.48	3403.12	3445.29	3488.01	3531.25	3575.00

Annual*	94652	95826	97015	98218	99435	100669	101917
36	3640.47	3685.61	3731.34	3777.60	3824.41	3871.87	3919.89
Annual*	103785	105073	106377	107695	109032	110385	111755
37	3991.72	4041.28	4091.41	4142.13	4193.53	4245.58	4298.28
Annual*	113805	115217	116647	118097	119563	121048	122550
38	4377.11	4431.44	4486.43	4542.18	4598.56	4655.70	4713.48
Annual*	130435	132057	133697	135359	137041	138744	140468
39	5016.74	5079.11	5142.20	5206.10	5270.82	5336.31	5402.63
Annual*	149512	151373	153254	155162	157090	159044	161022
40	5750.48	5822.02	5894.39	5967.76	6041.93	6117.08	6193.17
	Y	Z	1				
Annual*	37668	38129	38596				
20	1448.77	1466.50	1484.46				
Annual*	39420	39903	40392				
21	1516.15	1534.72	1553.55				
Annual*	41256	41762	42274				
22	1586.78	1606.23	1625.94				
Annual*	43178	43708	44246				
23	1660.70	1681.09	1701.75				
Annual*	45192	45748	46309				
24	1738.17	1759.52	1781.13				
Annual*	47302	47882	48472				
25	1819.29	1841.63	1864.29				
Annual*	49509	50118	50735				
26	1904.20	1927.62	1951.35				
Annual*	51822	52460	53106				
27	1993.15	2017.68	2042.53				
Annual*	54245	54914	55590				
28	2086.34	2112.06	2138.09				
Annual*	56782	57482	58191				
29	2183.91	2210.84	2238.12				
Annual*	59440	60173	60915				
30	2286.14	2314.33	2342.89				
Annual*	65149	65953	66768				
31	2505.72	2536.65	2568.00				
Annual*	71412	72295	73189				
32	2746.63	2780.59	2814.97				
Annual*	78285	79254	80235				

	33	3010.98	3048.23	3085.96
Annual*		85827	86890	87966
	34	3301.04	3341.93	3383.32
Annual*		94102	95268	96450
	35	3619.30	3664.17	3709.61
Annual*		103181	104461	105757
	36	3968.49	4017.72	4067.57
Annual*		113143	114547	115969
	37	4351.65	4405.67	4460.36
Annual*		124074	125615	127175
	38	4772.07	4831.35	4891.36
Annual*		142215	143983	145773
	39	5469.79	5537.81	5606.65
Annual*		163026	165055	167108
	40	6270.24	6348.25	6427.23

* Annual is for illustrative purpose only, the official rate of pay is the bi-weekly salary

Appendix D
 Management Confidential Salary Schedule D
 Effective First Full Pay Period after October 1st, 2011

	E	F	G	H	I	J	K
Annual*	29553	29912	30276	30646	31019	31396	31780
	20	1136.65	1150.46	1164.48	1178.68	1193.03	1207.53
Annual*	30919	31297	31677	32064	32455	32852	33251
	21	1189.21	1203.73	1218.36	1233.24	1248.26	1263.52
Annual*	32350	32745	33145	33550	33960	34375	34794
	22	1244.24	1259.44	1274.80	1290.37	1306.14	1322.10
Annual*	33850	34264	34682	35107	35535	35970	36410
	23	1301.94	1317.86	1333.93	1350.26	1366.72	1383.45
Annual*	35421	35853	36292	36736	37187	37641	38102
	24	1362.36	1378.98	1395.85	1412.94	1430.25	1447.73
Annual*	37065	37520	37978	38444	38914	39391	39874
	25	1425.59	1443.08	1460.70	1478.61	1496.71	1515.04
Annual*	38789	39263	39745	40232	40725	41224	41731
	26	1491.87	1510.11	1528.65	1547.37	1566.34	1585.55
Annual*	40593	41090	41595	42105	42621	43144	43674
	27	1561.26	1580.37	1599.79	1619.44	1639.28	1659.40
Annual*	42482	43004	43531	44065	44606	45155	45710

	28	1633.94	1654.00	1674.27	1694.82	1715.62	1736.73	1758.07
Annual*	29	44461	45008	45560	46120	46686	47261	47842
	29	1710.04	1731.08	1752.29	1773.84	1795.63	1817.74	1840.07
Annual*	30	46534	47106	47686	48271	48865	49467	50075
	30	1789.77	1811.76	1834.06	1856.58	1879.42	1902.57	1925.95
Annual*	31	50988	51615	52250	52894	53545	54205	54873
	31	1961.06	1985.18	2009.62	2034.37	2059.41	2084.80	2110.50
Annual*	32	55873	56562	57259	57965	58681	59403	60137
	32	2148.98	2175.46	2202.27	2229.44	2256.95	2284.73	2312.96
Annual*	33	61234	61990	62755	63530	64314	65109	65913
	33	2355.17	2384.22	2413.66	2443.47	2473.63	2504.19	2535.10
Annual*	34	67117	67946	68786	69635	70497	71368	72250
	34	2581.43	2613.32	2645.60	2678.28	2711.41	2744.94	2778.86
Annual*	35	73572	74481	75402	76335	77280	78236	79205
	35	2829.70	2864.65	2900.09	2935.97	2972.30	3009.07	3046.34
Annual*	36	80653	81652	82663	83686	84722	85772	86835
	36	3102.05	3140.46	3179.35	3218.71	3258.53	3298.94	3339.80
Annual*	37	88423	89519	90629	91752	92888	94040	95206
	37	3400.87	3443.05	3485.74	3528.91	3572.63	3616.94	3661.75
Annual*	38	96949	98151	99369	100600	101848	103112	104392
	38	3728.81	3775.03	3821.87	3869.24	3917.24	3965.85	4015.06
Annual*	39	111100	112479	113875	115289	116720	118169	119637
	39	4273.06	4326.13	4379.82	4434.19	4489.23	4544.98	4601.41
Annual*	40	127332	128914	130516	132138	133780	135442	137125
	40	4897.38	4958.24	5019.86	5082.23	5145.37	5209.31	5274.05
		L	M	N	O	P	Q	R
Annual*	20	32167	32559	32956	33358	33766	34178	34596
	20	1237.21	1252.25	1267.55	1283.01	1298.68	1314.53	1330.62
Annual*	21	33657	34069	34485	34906	35333	35765	36202
	21	1294.50	1310.34	1326.33	1342.54	1358.97	1375.59	1392.38
Annual*	22	35219	35650	36087	36527	36975	37427	37885
	22	1354.59	1371.17	1387.95	1404.88	1422.10	1439.49	1457.11
Annual*	23	36856	37307	37762	38226	38694	39167	39647
	23	1417.53	1434.87	1452.38	1470.24	1488.22	1506.41	1524.88
Annual*	24	38569	39041	39520	40003	40493	40990	41492
	24	1483.42	1501.58	1519.99	1538.59	1557.43	1576.55	1595.86
Annual*	25	40362	40857	41358	41866	42379	42899	43425
	25	1552.39	1571.42	1590.70	1610.22	1629.95	1649.97	1670.20

Annual*	42241	42760	43285	43816	44354	44899	45451
26	1624.67	1644.60	1664.79	1685.22	1705.92	1726.88	1748.10
Annual*	44210	44754	45302	45859	46424	46993	47571
27	1700.40	1721.29	1742.40	1763.82	1785.52	1807.43	1829.67
Annual*	46271	46840	47417	47998	48589	49187	49792
28	1779.66	1801.54	1823.72	1846.09	1868.80	1891.81	1915.09
Annual*	48430	49026	49629	50240	50857	51484	52118
29	1862.71	1885.60	1908.82	1932.30	1956.05	1980.15	2004.52
Annual*	50692	51315	51947	52587	53235	53889	54554
30	1949.68	1973.66	1997.96	2022.57	2047.49	2072.67	2098.22
Annual*	55548	56234	56927	57628	58338	59059	59788
31	2136.47	2162.84	2189.49	2216.45	2243.77	2271.49	2299.52
Annual*	60879	61630	62391	63161	63941	64730	65529
32	2341.51	2370.37	2399.65	2429.27	2459.27	2489.62	2520.36
Annual*	66727	67551	68386	69231	70087	70954	71830
33	2566.41	2598.11	2630.24	2662.74	2695.64	2728.99	2762.71
Annual*	73144	74048	74964	75892	76830	77781	78744
34	2813.24	2848.00	2883.23	2918.92	2955.00	2991.57	3028.61
Annual*	80185	81178	82183	83200	84230	85274	86330
35	3084.03	3122.22	3160.88	3200.01	3239.61	3279.77	3320.39
Annual*	87911	88999	90101	91218	92349	93493	94652
36	3381.18	3423.03	3465.42	3508.40	3551.87	3595.88	3640.47
Annual*	96386	97581	98791	100016	101256	102513	103785
37	3707.17	3753.11	3799.67	3846.77	3894.48	3942.81	3991.72
Annual*	105686	106997	108325	109670	111030	112409	113805
38	4064.83	4115.28	4166.36	4218.07	4270.39	4323.44	4377.11
Annual*	121123	122627	124149	125693	127255	128834	130435
39	4658.57	4716.42	4774.98	4834.34	4894.41	4955.17	5016.74
Annual*	138830	140556	142303	144071	145863	147677	149512
40	5339.61	5406.00	5473.20	5541.21	5610.13	5679.87	5750.48
	S	T	U	V	W	X	Y
Annual*	35018	35446	35880	36318	36763	37213	37668
20	1346.84	1363.32	1380.01	1396.84	1413.95	1431.26	1448.77
Annual*	36646	37093	37548	38008	38472	38944	39420
21	1409.45	1426.67	1444.16	1461.83	1479.69	1497.83	1516.15
Annual*	38348	38819	39294	39776	40263	40757	41256
22	1474.92	1493.03	1511.32	1529.84	1548.57	1567.56	1586.78

Annual*	40133	40626	41122	41627	42138	42655	43178
23	1543.59	1562.53	1581.63	1601.03	1620.68	1640.59	1660.70
Annual*	42001	42517	43038	43567	44103	44643	45192
24	1615.44	1635.28	1655.32	1675.67	1696.25	1717.04	1738.17
Annual*	43959	44499	45046	45599	46159	46726	47302
25	1690.73	1711.49	1732.52	1753.79	1775.33	1797.16	1819.29
Annual*	46009	46575	47147	47727	48313	48908	49509
26	1769.56	1791.35	1813.34	1835.65	1858.20	1881.07	1904.20
Annual*	48156	48748	49348	49955	50569	51192	51822
27	1852.15	1874.91	1898.00	1921.33	1944.96	1968.94	1993.15
Annual*	50404	51025	51653	52289	52932	53585	54245
28	1938.61	1962.50	1986.66	2011.12	2035.86	2060.95	2086.34
Annual*	52759	53409	54067	54734	55408	56090	56782
29	2029.20	2054.20	2079.51	2105.16	2131.06	2157.30	2183.91
Annual*	55226	55906	56596	57293	58000	58714	59440
30	2124.07	2150.24	2176.77	2203.59	2230.77	2258.23	2286.14
Annual*	60525	61272	62027	62794	63569	64353	65149
31	2327.87	2356.60	2385.66	2415.15	2444.97	2475.13	2505.72
Annual*	66340	67158	67988	68828	69679	70540	71412
32	2551.53	2583.01	2614.94	2647.22	2679.95	2713.07	2746.63
Annual*	72718	73618	74528	75450	76384	77329	78285
33	2796.86	2831.46	2866.48	2901.94	2937.84	2974.19	3010.98
Annual*	79719	80706	81704	82716	83740	84776	85827
34	3066.12	3104.07	3142.45	3181.40	3220.77	3260.63	3301.04
Annual*	87398	88481	89578	90688	91813	92950	94102
35	3361.48	3403.12	3445.29	3488.01	3531.25	3575.00	3619.30
Annual*	95826	97015	98218	99435	100669	101917	103181
36	3685.61	3731.34	3777.60	3824.41	3871.87	3919.89	3968.49
Annual*	105073	106377	107695	109032	110385	111755	113143
37	4041.28	4091.41	4142.13	4193.53	4245.58	4298.28	4351.65
Annual*	115217	116647	118097	119563	121048	122550	124074
38	4431.44	4486.43	4542.18	4598.56	4655.70	4713.48	4772.07
Annual*	132057	133697	135359	137041	138744	140468	142215
39	5079.11	5142.20	5206.10	5270.82	5336.31	5402.63	5469.79
Annual*	151373	153254	155162	157090	159044	161022	163026
40	5822.02	5894.39	5967.76	6041.93	6117.08	6193.17	6270.24
Annual*	Z	1					
	38129	38596					

20	1466.50	1484.46
Annual*	39903	40392
21	1534.72	1553.55
Annual*	41762	42274
22	1606.23	1625.94
Annual*	43708	44246
23	1681.09	1701.75
Annual*	45748	46309
24	1759.52	1781.13
Annual*	47882	48472
25	1841.63	1864.29
Annual*	50118	50735
26	1927.62	1951.35
Annual*	52460	53106
27	2017.68	2042.53
Annual*	54914	55590
28	2112.06	2138.09
Annual*	57482	58191
29	2210.84	2238.12
Annual*	60173	60915
30	2314.33	2342.89
Annual*	65953	66768
31	2536.65	2568.00
Annual*	72295	73189
32	2780.59	2814.97
Annual*	79254	80235
33	3048.23	3085.96
Annual*	86890	87966
34	3341.93	3383.32
Annual*	95268	96450
35	3664.17	3709.61
Annual*	104461	105757
36	4017.72	4067.57
Annual*	114547	115969
37	4405.67	4460.36
Annual*	125615	127175
38	4831.35	4891.36

Annual*	143983	145773
39	5537.81	5606.65
Annual*	165055	167108
40	6348.25	6427.23

* Annual is for illustrative purpose only, the official rate of pay is the bi-weekly salary

Appendix E
Management Confidential Salary Schedule E
Effective First Full Pay Period after January 1st, 2012

	F	G	H	I	J	K	L
Annual*	29912	30276	30646	31019	31396	31780	32167
20	1150.46	1164.48	1178.68	1193.03	1207.53	1222.29	1237.21
Annual*	31297	31677	32064	32455	32852	33251	33657
21	1203.73	1218.36	1233.24	1248.26	1263.52	1278.90	1294.50
Annual*	32745	33145	33550	33960	34375	34794	35219
22	1259.44	1274.80	1290.37	1306.14	1322.10	1338.22	1354.59
Annual*	34264	34682	35107	35535	35970	36410	36856
23	1317.86	1333.93	1350.26	1366.72	1383.45	1400.40	1417.53
Annual*	35853	36292	36736	37187	37641	38102	38569
24	1378.98	1395.85	1412.94	1430.25	1447.73	1465.46	1483.42
Annual*	37520	37978	38444	38914	39391	39874	40362
25	1443.08	1460.70	1478.61	1496.71	1515.04	1533.61	1552.39
Annual*	39263	39745	40232	40725	41224	41731	42241
26	1510.11	1528.65	1547.37	1566.34	1585.55	1605.02	1624.67
Annual*	41090	41595	42105	42621	43144	43674	44210
27	1580.37	1599.79	1619.44	1639.28	1659.40	1679.78	1700.40
Annual*	43004	43531	44065	44606	45155	45710	46271
28	1654.00	1674.27	1694.82	1715.62	1736.73	1758.07	1779.66
Annual*	45008	45560	46120	46686	47261	47842	48430
29	1731.08	1752.29	1773.84	1795.63	1817.74	1840.07	1862.71
Annual*	47106	47686	48271	48865	49467	50075	50692
30	1811.76	1834.06	1856.58	1879.42	1902.57	1925.95	1949.68
Annual*	51615	52250	52894	53545	54205	54873	55548
31	1985.18	2009.62	2034.37	2059.41	2084.80	2110.50	2136.47
Annual*	56562	57259	57965	58681	59403	60137	60879
32	2175.46	2202.27	2229.44	2256.95	2284.73	2312.96	2341.51
Annual*	61990	62755	63530	64314	65109	65913	66727
33	2384.22	2413.66	2443.47	2473.63	2504.19	2535.10	2566.41

Annual*	67946	68786	69635	70497	71368	72250	73144
34	2613.32	2645.60	2678.28	2711.41	2744.94	2778.86	2813.24
Annual*	74481	75402	76335	77280	78236	79205	80185
35	2864.65	2900.09	2935.97	2972.30	3009.07	3046.34	3084.03
Annual*	81652	82663	83686	84722	85772	86835	87911
36	3140.46	3179.35	3218.71	3258.53	3298.94	3339.80	3381.18
Annual*	89519	90629	91752	92888	94040	95206	96386
37	3443.05	3485.74	3528.91	3572.63	3616.94	3661.75	3707.17
Annual*	98151	99369	100600	101848	103112	104392	105686
38	3775.03	3821.87	3869.24	3917.24	3965.85	4015.06	4064.83
Annual*	112479	113875	115289	116720	118169	119637	121123
39	4326.13	4379.82	4434.19	4489.23	4544.98	4601.41	4658.57
Annual*	128914	130516	132138	133780	135442	137125	138830
40	4958.24	5019.86	5082.23	5145.37	5209.31	5274.05	5339.61
	M	N	O	P	Q	R	S
Annual*	32559	32956	33358	33766	34178	34596	35018
20	1252.25	1267.55	1283.01	1298.68	1314.53	1330.62	1346.84
Annual*	34069	34485	34906	35333	35765	36202	36646
21	1310.34	1326.33	1342.54	1358.97	1375.59	1392.38	1409.45
Annual*	35650	36087	36527	36975	37427	37885	38348
22	1371.17	1387.95	1404.88	1422.10	1439.49	1457.11	1474.92
Annual*	37307	37762	38226	38694	39167	39647	40133
23	1434.87	1452.38	1470.24	1488.22	1506.41	1524.88	1543.59
Annual*	39041	39520	40003	40493	40990	41492	42001
24	1501.58	1519.99	1538.59	1557.43	1576.55	1595.86	1615.44
Annual*	40857	41358	41866	42379	42899	43425	43959
25	1571.42	1590.70	1610.22	1629.95	1649.97	1670.20	1690.73
Annual*	42760	43285	43816	44354	44899	45451	46009
26	1644.60	1664.79	1685.22	1705.92	1726.88	1748.10	1769.56
Annual*	44754	45302	45859	46424	46993	47571	48156
27	1721.29	1742.40	1763.82	1785.52	1807.43	1829.67	1852.15
Annual*	46840	47417	47998	48589	49187	49792	50404
28	1801.54	1823.72	1846.09	1868.80	1891.81	1915.09	1938.61
Annual*	49026	49629	50240	50857	51484	52118	52759
29	1885.60	1908.82	1932.30	1956.05	1980.15	2004.52	2029.20
Annual*	51315	51947	52587	53235	53889	54554	55226
30	1973.66	1997.96	2022.57	2047.49	2072.67	2098.22	2124.07

Annual*	56234	56927	57628	58338	59059	59788	60525
31	2162.84	2189.49	2216.45	2243.77	2271.49	2299.52	2327.87
Annual*	61630	62391	63161	63941	64730	65529	66340
32	2370.37	2399.65	2429.27	2459.27	2489.62	2520.36	2551.53
Annual*	67551	68386	69231	70087	70954	71830	72718
33	2598.11	2630.24	2662.74	2695.64	2728.99	2762.71	2796.86
Annual*	74048	74964	75892	76830	77781	78744	79719
34	2848.00	2883.23	2918.92	2955.00	2991.57	3028.61	3066.12
Annual*	81178	82183	83200	84230	85274	86330	87398
35	3122.22	3160.88	3200.01	3239.61	3279.77	3320.39	3361.48
Annual*	88999	90101	91218	92349	93493	94652	95826
36	3423.03	3465.42	3508.40	3551.87	3595.88	3640.47	3685.61
Annual*	97581	98791	100016	101256	102513	103785	105073
37	3753.11	3799.67	3846.77	3894.48	3942.81	3991.72	4041.28
Annual*	106997	108325	109670	111030	112409	113805	115217
38	4115.28	4166.36	4218.07	4270.39	4323.44	4377.11	4431.44
Annual*	122627	124149	125693	127255	128834	130435	132057
39	4716.42	4774.98	4834.34	4894.41	4955.17	5016.74	5079.11
Annual*	140556	142303	144071	145863	147677	149512	151373
40	5406.00	5473.20	5541.21	5610.13	5679.87	5750.48	5822.02
	T	U	V	W	X	Y	Z
Annual*	35446	35880	36318	36763	37213	37668	38129
20	1363.32	1380.01	1396.84	1413.95	1431.26	1448.77	1466.50
Annual*	37093	37548	38008	38472	38944	39420	39903
21	1426.67	1444.16	1461.83	1479.69	1497.83	1516.15	1534.72
Annual*	38819	39294	39776	40263	40757	41256	41762
22	1493.03	1511.32	1529.84	1548.57	1567.56	1586.78	1606.23
Annual*	40626	41122	41627	42138	42655	43178	43708
23	1562.53	1581.63	1601.03	1620.68	1640.59	1660.70	1681.09
Annual*	42517	43038	43567	44103	44643	45192	45748
24	1635.28	1655.32	1675.67	1696.25	1717.04	1738.17	1759.52
Annual*	44499	45046	45599	46159	46726	47302	47882
25	1711.49	1732.52	1753.79	1775.33	1797.16	1819.29	1841.63
Annual*	46575	47147	47727	48313	48908	49509	50118
26	1791.35	1813.34	1835.65	1858.20	1881.07	1904.20	1927.62
Annual*	48748	49348	49955	50569	51192	51822	52460
27	1874.91	1898.00	1921.33	1944.96	1968.94	1993.15	2017.68
Annual*	51025	51653	52289	52932	53585	54245	54914

	28	1962.50	1986.66	2011.12	2035.86	2060.95	2086.34	2112.06
Annual*		53409	54067	54734	55408	56090	56782	57482
	29	2054.20	2079.51	2105.16	2131.06	2157.30	2183.91	2210.84
Annual*		55906	56596	57293	58000	58714	59440	60173
	30	2150.24	2176.77	2203.59	2230.77	2258.23	2286.14	2314.33
Annual*		61272	62027	62794	63569	64353	65149	65953
	31	2356.60	2385.66	2415.15	2444.97	2475.13	2505.72	2536.65
Annual*		67158	67988	68828	69679	70540	71412	72295
	32	2583.01	2614.94	2647.22	2679.95	2713.07	2746.63	2780.59
Annual*		73618	74528	75450	76384	77329	78285	79254
	33	2831.46	2866.48	2901.94	2937.84	2974.19	3010.98	3048.23
Annual*		80706	81704	82716	83740	84776	85827	86890
	34	3104.07	3142.45	3181.40	3220.77	3260.63	3301.04	3341.93
Annual*		88481	89578	90688	91813	92950	94102	95268
	35	3403.12	3445.29	3488.01	3531.25	3575.00	3619.30	3664.17
Annual*		97015	98218	99435	100669	101917	103181	104461
	36	3731.34	3777.60	3824.41	3871.87	3919.89	3968.49	4017.72
Annual*		106377	107695	109032	110385	111755	113143	114547
	37	4091.41	4142.13	4193.53	4245.58	4298.28	4351.65	4405.67
Annual*		116647	118097	119563	121048	122550	124074	125615
	38	4486.43	4542.18	4598.56	4655.70	4713.48	4772.07	4831.35
Annual*		133697	135359	137041	138744	140468	142215	143983
	39	5142.20	5206.10	5270.82	5336.31	5402.63	5469.79	5537.81
Annual*		153254	155162	157090	159044	161022	163026	165055
	40	5894.39	5967.76	6041.93	6117.08	6193.17	6270.24	6348.25
		1						
Annual*		38596						
	20	1484.46						
Annual*		40392						
	21	1553.55						
Annual*		42274						
	22	1625.94						
Annual*		44246						
	23	1701.75						
Annual*		46309						
	24	1781.13						
Annual*		48472						
	25	1864.29						

Annual*	50735
26	1951.35
Annual*	53106
27	2042.53
Annual*	55590
28	2138.09
Annual*	58191
29	2238.12
Annual*	60915
30	2342.89
Annual*	66768
31	2568.00
Annual*	73189
32	2814.97
Annual*	80235
33	3085.96
Annual*	87966
34	3383.32
Annual*	96450
35	3709.61
Annual*	105757
36	4067.57
Annual*	115969
37	4460.36
Annual*	127175
38	4891.36
Annual*	145773
39	5606.65
Annual*	167108
40	6427.23

* Annual is for illustrative purpose only, the official rate of pay is the bi-weekly salary

Appendix F
 Management Confidential Salary Schedule F
 Effective First Full Pay Period after April 1st, 2012

	G	H	I	J	K	L	M
Annual*	30276	30646	31019	31396	31780	32167	32559
20	1164.48	1178.68	1193.03	1207.53	1222.29	1237.21	1252.25

Annual*	31677	32064	32455	32852	33251	33657	34069
21	1218.36	1233.24	1248.26	1263.52	1278.90	1294.50	1310.34
Annual*	33145	33550	33960	34375	34794	35219	35650
22	1274.80	1290.37	1306.14	1322.10	1338.22	1354.59	1371.17
Annual*	34682	35107	35535	35970	36410	36856	37307
23	1333.93	1350.26	1366.72	1383.45	1400.40	1417.53	1434.87
Annual*	36292	36736	37187	37641	38102	38569	39041
24	1395.85	1412.94	1430.25	1447.73	1465.46	1483.42	1501.58
Annual*	37978	38444	38914	39391	39874	40362	40857
25	1460.70	1478.61	1496.71	1515.04	1533.61	1552.39	1571.42
Annual*	39745	40232	40725	41224	41731	42241	42760
26	1528.65	1547.37	1566.34	1585.55	1605.02	1624.67	1644.60
Annual*	41595	42105	42621	43144	43674	44210	44754
27	1599.79	1619.44	1639.28	1659.40	1679.78	1700.40	1721.29
Annual*	43531	44065	44606	45155	45710	46271	46840
28	1674.27	1694.82	1715.62	1736.73	1758.07	1779.66	1801.54
Annual*	45560	46120	46686	47261	47842	48430	49026
29	1752.29	1773.84	1795.63	1817.74	1840.07	1862.71	1885.60
Annual*	47686	48271	48865	49467	50075	50692	51315
30	1834.06	1856.58	1879.42	1902.57	1925.95	1949.68	1973.66
Annual*	52250	52894	53545	54205	54873	55548	56234
31	2009.62	2034.37	2059.41	2084.80	2110.50	2136.47	2162.84
Annual*	57259	57965	58681	59403	60137	60879	61630
32	2202.27	2229.44	2256.95	2284.73	2312.96	2341.51	2370.37
Annual*	62755	63530	64314	65109	65913	66727	67551
33	2413.66	2443.47	2473.63	2504.19	2535.10	2566.41	2598.11
Annual*	68786	69635	70497	71368	72250	73144	74048
34	2645.60	2678.28	2711.41	2744.94	2778.86	2813.24	2848.00
Annual*	75402	76335	77280	78236	79205	80185	81178
35	2900.09	2935.97	2972.30	3009.07	3046.34	3084.03	3122.22
Annual*	82663	83686	84722	85772	86835	87911	88999
36	3179.35	3218.71	3258.53	3298.94	3339.80	3381.18	3423.03
Annual*	90629	91752	92888	94040	95206	96386	97581
37	3485.74	3528.91	3572.63	3616.94	3661.75	3707.17	3753.11
Annual*	99369	100600	101848	103112	104392	105686	106997
38	3821.87	3869.24	3917.24	3965.85	4015.06	4064.83	4115.28
Annual*	113875	115289	116720	118169	119637	121123	122627

39	4379.82	4434.19	4489.23	4544.98	4601.41	4658.57	4716.42
Annual*	130516	132138	133780	135442	137125	138830	140556
40	5019.86	5082.23	5145.37	5209.31	5274.05	5339.61	5406.00
Annual*	N	O	P	Q	R	S	T
20	32956 1267.55	33358 1283.01	33766 1298.68	34178 1314.53	34596 1330.62	35018 1346.84	35446 1363.32
Annual*	34485	34906	35333	35765	36202	36646	37093
21	1326.33	1342.54	1358.97	1375.59	1392.38	1409.45	1426.67
Annual*	36087	36527	36975	37427	37885	38348	38819
22	1387.95	1404.88	1422.10	1439.49	1457.11	1474.92	1493.03
Annual*	37762	38226	38694	39167	39647	40133	40626
23	1452.38	1470.24	1488.22	1506.41	1524.88	1543.59	1562.53
Annual*	39520	40003	40493	40990	41492	42001	42517
24	1519.99	1538.59	1557.43	1576.55	1595.86	1615.44	1635.28
Annual*	41358	41866	42379	42899	43425	43959	44499
25	1590.70	1610.22	1629.95	1649.97	1670.20	1690.73	1711.49
Annual*	43285	43816	44354	44899	45451	46009	46575
26	1664.79	1685.22	1705.92	1726.88	1748.10	1769.56	1791.35
Annual*	45302	45859	46424	46993	47571	48156	48748
27	1742.40	1763.82	1785.52	1807.43	1829.67	1852.15	1874.91
Annual*	47417	47998	48589	49187	49792	50404	51025
28	1823.72	1846.09	1868.80	1891.81	1915.09	1938.61	1962.50
Annual*	49629	50240	50857	51484	52118	52759	53409
29	1908.82	1932.30	1956.05	1980.15	2004.52	2029.20	2054.20
Annual*	51947	52587	53235	53889	54554	55226	55906
30	1997.96	2022.57	2047.49	2072.67	2098.22	2124.07	2150.24
Annual*	56927	57628	58338	59059	59788	60525	61272
31	2189.49	2216.45	2243.77	2271.49	2299.52	2327.87	2356.60
Annual*	62391	63161	63941	64730	65529	66340	67158
32	2399.65	2429.27	2459.27	2489.62	2520.36	2551.53	2583.01
Annual*	68386	69231	70087	70954	71830	72718	73618
33	2630.24	2662.74	2695.64	2728.99	2762.71	2796.86	2831.46
Annual*	74964	75892	76830	77781	78744	79719	80706
34	2883.23	2918.92	2955.00	2991.57	3028.61	3066.12	3104.07
Annual*	82183	83200	84230	85274	86330	87398	88481
35	3160.88	3200.01	3239.61	3279.77	3320.39	3361.48	3403.12
Annual*	90101	91218	92349	93493	94652	95826	97015
36	3465.42	3508.40	3551.87	3595.88	3640.47	3685.61	3731.34

Annual*	98791	100016	101256	102513	103785	105073	106377
37	3799.67	3846.77	3894.48	3942.81	3991.72	4041.28	4091.41
Annual*	108325	109670	111030	112409	113805	115217	116647
38	4166.36	4218.07	4270.39	4323.44	4377.11	4431.44	4486.43
Annual*	124149	125693	127255	128834	130435	132057	133697
39	4774.98	4834.34	4894.41	4955.17	5016.74	5079.11	5142.20
Annual*	142303	144071	145863	147677	149512	151373	153254
40	5473.20	5541.21	5610.13	5679.87	5750.48	5822.02	5894.39
Annual*	U	V	W	X	Y	Z	I
20	35880 1380.01	36318 1396.84	36763 1413.95	37213 1431.26	37668 1448.77	38129 1466.50	38596 1484.46
Annual*	37548	38008	38472	38944	39420	39903	40392
21	1444.16	1461.83	1479.69	1497.83	1516.15	1534.72	1553.55
Annual*	39294	39776	40263	40757	41256	41762	42274
22	1511.32	1529.84	1548.57	1567.56	1586.78	1606.23	1625.94
Annual*	41122	41627	42138	42655	43178	43708	44246
23	1581.63	1601.03	1620.68	1640.59	1660.70	1681.09	1701.75
Annual*	43038	43567	44103	44643	45192	45748	46309
24	1655.32	1675.67	1696.25	1717.04	1738.17	1759.52	1781.13
Annual*	45046	45599	46159	46726	47302	47882	48472
25	1732.52	1753.79	1775.33	1797.16	1819.29	1841.63	1864.29
Annual*	47147	47727	48313	48908	49509	50118	50735
26	1813.34	1835.65	1858.20	1881.07	1904.20	1927.62	1951.35
Annual*	49348	49955	50569	51192	51822	52460	53106
27	1898.00	1921.33	1944.96	1968.94	1993.15	2017.68	2042.53
Annual*	51653	52289	52932	53585	54245	54914	55590
28	1986.66	2011.12	2035.86	2060.95	2086.34	2112.06	2138.09
Annual*	54067	54734	55408	56090	56782	57482	58191
29	2079.51	2105.16	2131.06	2157.30	2183.91	2210.84	2238.12
Annual*	56596	57293	58000	58714	59440	60173	60915
30	2176.77	2203.59	2230.77	2258.23	2286.14	2314.33	2342.89
Annual*	62027	62794	63569	64353	65149	65953	66768
31	2385.66	2415.15	2444.97	2475.13	2505.72	2536.65	2568.00
Annual*	67988	68828	69679	70540	71412	72295	73189
32	2614.94	2647.22	2679.95	2713.07	2746.63	2780.59	2814.97
Annual*	74528	75450	76384	77329	78285	79254	80235
33	2866.48	2901.94	2937.84	2974.19	3010.98	3048.23	3085.96

Annual*	81704	82716	83740	84776	85827	86890	87966
34	3142.45	3181.40	3220.77	3260.63	3301.04	3341.93	3383.32
Annual*	89578	90688	91813	92950	94102	95268	96450
35	3445.29	3488.01	3531.25	3575.00	3619.30	3664.17	3709.61
Annual*	98218	99435	100669	101917	103181	104461	105757
36	3777.60	3824.41	3871.87	3919.89	3968.49	4017.72	4067.57
Annual*	107695	109032	110385	111755	113143	114547	115969
37	4142.13	4193.53	4245.58	4298.28	4351.65	4405.67	4460.36
Annual*	118097	119563	121048	122550	124074	125615	127175
38	4542.18	4598.56	4655.70	4713.48	4772.07	4831.35	4891.36
Annual*	135359	137041	138744	140468	142215	143983	145773
39	5206.10	5270.82	5336.31	5402.63	5469.79	5537.81	5606.65
Annual*	155162	157090	159044	161022	163026	165055	167108
40	5967.76	6041.93	6117.08	6193.17	6270.24	6348.25	6427.23

* Annual is for illustrative purpose only, the official rate of pay is the bi-weekly salary

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Lesniak, Mr. Corbett

RESOLUTION NO. 181

AMENDING THE VACATION LEAVE SCHEDULE FOR COUNTY EMPLOYEES NOT REPRESENTED BY A BARGAINING UNIT

WHEREAS, in recent times, the County has encountered difficulties recruiting for various management confidential positions, and such difficulty is due, in part, to the County's policy regarding vacation leave for newly hired employees; and

WHEREAS, under the current Vacation Leave policy, newly hired employees in management confidential positions may not use vacation leave until the completion of one full year of employment, with the ability to borrow up to five days of vacation leave upon completion of six months of service; and

WHEREAS, it is the desire of the Legislature to make adjustments to address this issue by eliminating the waiting period and authorizing management confidential employees to use accrued vacation leave in their initial year of hire; now, therefore be it

RESOLVED, that the Vacation Leave policy for newly hired management confidential employees shall be amended such that, during the initial year of employment, vacation leave shall be earned and credited during the course of the initial year, and such leave shall be available for use by the employee as such leave is earned and credited during the course of that initial year, rather than earned, credited and available for use on the employee's anniversary date; and, be it further

RESOLVED, that in all other respects, the Vacation Leave policy currently in effect shall remain in full force and effect, except as modified herein.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Meyer, Mr. Holmquist, Mr. Kilmartin, Mrs. Tassone, Mr. Corbett, Mr. Jordan

RESOLUTION NO. 182

ACCEPTING THE GIFT OF A REPLICA OF THE "122ND > NY VOLS" FLAG, WITHOUT
CONDITION

WHEREAS, the Onondaga County Clerk's Office is fortunate to have the support of the Civil War Flag Committee and the 122nd New York State Volunteers; and

WHEREAS, these groups have solicited further support from quilters, Jane Tracy and Dolly Monteleone, who have worked tirelessly to create a reproduction of the original "122ND > NY VOLS" Flag; and

WHEREAS, the 122ND New York State Volunteers supplied the materials to produce the replica flag; and

WHEREAS, the replica flag is a one of a kind item, and the hundreds of hours devoted to this work add considerably to the value, which is in excess of \$1500; and

WHEREAS, it is the desire of Jane Tracy, Dolly Monteleone and the 122nd New York State Volunteers to donate this flag to the County; now, therefore be it

RESOLVED, that the County hereby accepts the replica of the original "122ND > NY VOLS" Flag, without condition, and further expresses its gratitude to those making this generous donation.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 183

AMENDING THE 2010 COUNTY BUDGET TO APPROPRIATE REVENUES FROM THE
TRUST FOR CULTURAL RESOURCES OF THE COUNTY OF ONONDAGA FOR PURPOSES
OF ECONOMIC DEVELOPMENT

WHEREAS, Section 22.05 of the New York State Arts and Cultural Affairs Law provides for the creation of a Trust for Cultural Resources for Onondaga County to assist the County in supporting cultural, educational and recreational resources in the County and to improve the viability and growth of these organizations; and

WHEREAS, by Resolution No. 154 - 2009, this Legislature confirmed the appointments to the Trust for Cultural Resources; and

WHEREAS, the Trust for Cultural Resources has agreed to pay the County funds in the amount of \$75,000 for administrative services provided by the Onondaga County Office of Economic Development in year 2010; and

WHEREAS, the Office of Economic Development has the skills and technical expertise needed to provide such services, and it is the desire of this Legislature to amend the 2010 County Budget to appropriate \$40,000 with the remaining \$35,000 to be used to decrease the local dollar impact; now, therefore be it

RESOLVED, that the 2010 County Budget be amended as follows:

REVENUES:

CN510 Estimated Revenues	\$40,000
In Administrative Unit 10-35	
Economic Development	
FAMIS Index 180000	
In Account 036-1288 Oth Econ Asst & Opp Chgs	\$40,000

APPROPRIATIONS:

CN960 Appropriations	40,000
In Administrative Unit 10-35	
Economic Development	
FAMIS Index 180000	
In Account 101-4101 Regular Employees Salaries	\$40,000

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 184

AUTHORIZING THE COUNTY OF ONONDAGA TO ENTER INTO AN AGREEMENT WITH THE CITY OF SYRACUSE FOR COUNTY PROCESSING OF THE CITY'S MAIL, AND AMENDING THE 2010 COUNTY BUDGET TO ACCEPT REVENUES FROM SUCH AGREEMENT

WHEREAS, Onondaga County owns and operates high speed mail sorting and processing equipment, and the City of Syracuse has expressed an interest in having the County perform mail processing services for the City using such equipment; and

WHEREAS, the County has sufficient capacity to process the City's mail in addition to its own; and

WHEREAS, the City and the County wish to enter into an agreement, pursuant to which the County will provide the City with mail processing services; and

WHEREAS, the County and the City are interested in cooperating on projects to improve the efficiency and cost/effectiveness of governmental services, and such agreement will advance this mutual interest by reducing mail processing costs for the City while generating additional revenue for the County; and

WHEREAS, pursuant to the terms of the agreement, a copy of which is on file with the Clerk of this Legislature, the City will pay to the County an annual processing fee for costs associated with providing such mail processing services and shall reimburse the County for any postage or handling fees charged by postal carriers; and

RESOLVED, that the County Executive is hereby authorized to execute the proposed agreement to have the County process the City's mail, and take such other actions as may be necessary to implement the intent of this Resolution; and, be it further

RESOLVED, that the 2010 County Budget is amended as follows:

REVENUES:

In Administrative Unit 80-05	\$60,000
Facilities Management	
FAMIS Index 470039	
In Account 040-1450 Genl Chgs Oth Govts	\$60,000

APPROPRIATIONS:

In Administrative Unit 80-05	\$60,000
Facilities Management	
FAMIS Index 470005	
In Account 410-9410 All Other Expenses	\$60,000

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 185

COMBINING PREVIOUSLY AUTHORIZED CAPITAL PROJECTS INTO THE ONONDAGA COUNTY PUBLIC LIBRARY COMPREHENSIVE BRANCHES INFRASTRUCTURE CAPITAL PROJECT, AND AMENDING RESOLUTION NOS. 109 - 2007, 131 - 2007, 105 - 2008 AND 117 - 2009

WHEREAS, by Resolution No. 109 - 2007 and Resolution No. 130 - 2007, this Legislature amended the 2007 county budget to accept State Construction funds for the Onondaga County Public Library (OCPL) for capital project #562127 to make various improvements at the Syracuse Branch Libraries; and

WHEREAS, by Resolution No. 131 - 2007, this Legislature amended the 2007 county budget to accept State Construction funds for OCPL for capital project #562129 to make various improvements at the White Branch Library; and

WHEREAS, by Resolution No. 105 - 2008, this Legislature amended the 2008 county budget to accept State Construction funds for capital project #562131 to make further improvements at the Syracuse Branch Libraries; and

WHEREAS, by Resolution No. 117 - 2009, this Legislature amended the 2009 County budget to accept State Construction funds for capital project #562134 for further Syracuse Branch Library improvements; and

WHEREAS, in 2009, the County completed a comprehensive, multi-year study of the infrastructure needs of the Syracuse Branch Libraries, and by Resolution No. 198 - 2009 the County authorized the issuance of bonds to fund capital project #562136 to fund those infrastructure improvements; and

WHEREAS, Resolution No. 109 - 2007, Resolution No. 130 - 2007, Resolution No. 131 - 2007, Resolution No. 105 - 2008, and Resolution No. 117 - 2009 also support the comprehensive infrastructure plan authorized in 2009; and

WHEREAS, it is the desire of OCPL to combine the smaller, previous projects (i.e., capital projects #562127, #562129, #562131 and #562134) into the 2009 comprehensive infrastructure plan (i.e., capital project #562136 "Branches Comprehensive Infrastructure") to facilitate expenditure tracking and processing, and to allow for better reporting of the capital plan expenditures; now, therefore be it

RESOLVED, that Resolution Nos. 109 - 2007, 131 - 2007, 105 - 2008 and 117 - 2009 hereby are amended to transfer the remaining balances of capital project accounts #562127, #562129, #562131 and #562134 in the total amount of approximately \$1,047,867 to capital project account #562136.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett, Mr. Masterpole

RESOLUTION NO. 186

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT A GRANT FROM THE US DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AN AGREEMENT WITH THE CITY OF SYRACUSE FOR IMPROVEMENTS TO BURNET PARK

WHEREAS, Onondaga County Department of Parks and Recreation on behalf of the City of Syracuse submitted an application and secured grant funding from the US Department of Housing and Urban Development for improvements and enhancements to the facilities at Burnet Park in the amount of \$285,000.00; and

WHEREAS, the project will encompass the renovation and enclosure of the former Burnet Park Ice Skating Rink allowing for year round programming at the venue; and

WHEREAS, the improvements will be of benefit to both residents and visitors of the City of Syracuse and Onondaga County; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 Onondaga County Budget be amended by providing and making available the following:

<u>REVENUES:</u>	
CG510 Estimated Revenues	\$285,000
In Admin. Unit 80-69-00	
Parks and Recreation Grants Program	
FAMIS Index 510032	
In Grant Project 770061-001	
HUD Grant Burnet Park	
In Account 017-0243	
Federal Aid Other Culture and Recreation	\$285,000

APPROPRIATIONS:

CG960 Appropriations	\$285,000
In Admin. Unit 80-69-00	
Parks and Recreation Grants Projects	
FAMIS Index 510032	
Grant Project 770061-001	
HUD Grant Burnet Park	\$285,000

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mrs. Rapp, Mr. Lesniak

RESOLUTION NO. 187

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT FUNDS FROM BOCES FOR THE
INSTALLATION OF HIGH SPEED INTERNET AT BEAVER LAKE NATURE CENTER, AND
AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS

WHEREAS, Beaver Lake Nature Center is the only venue in the Onondaga County Parks system without access to a high speed internet connection; and

WHEREAS, the cost of installing the infrastructure for high speed internet at Beaver Lake Nature Center is estimated to be \$20,300; and

WHEREAS, Onondaga County Parks has secured \$13,300 through the County's Technology Venture Capital Program; and

WHEREAS, as BOCES conducts classes on site at Beaver Lake Nature Center and would benefit directly from access to high speed internet, it has agreed to partner with Onondaga County and provide the additional \$7,000 needed to complete the project; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 Onondaga County Budget be amended by providing and making available the following:

REVENUES:

In Admin. Unit 80-69-00	\$7,000
Parks and Recreation	
FAMIS Index 510040	
In Project 522717 001	
Beaver Lake High Speed Internet	
In Account 057-2005	
2705 Gifts and Donations	\$7,000

APPROPRIATIONS:

In Admin. Unit 80-69-00	\$7,000
Parks and Recreation	
FAMIS Index 510040	
In Project 522717 001	

Beaver Lake High Speed Internet \$7,000

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Corbett, Holmquist, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Dougherty, Meyer, Tassone, Rapp, Buckel, Rhinehart) Absent: 3 (Kilmartin, Kinne, Ervin)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 188

CONFIRMING APPOINTMENT TO ONONDAGA COMMUNITY COLLEGE BOARD OF TRUSTEES

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, has duly appointed and designated pursuant to Article XXIV, Section 24.01 of the Onondaga County Administrative Code and Article XIX, Section 1903 of the Onondaga County Charter, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Onondaga Community College Board of Trustees:

APPOINTMENT:
Melanie Littlejohn
109 Rockwood Road
Syracuse, NY 13215

TERM EXPIRES:
December 31, 2017

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of the above individual as a member of the Onondaga Community College Board of Trustees for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mrs. Rapp, Mr. Kilmartin

RESOLUTION NO. 189

APPROPRIATING \$16,900,000 OF BONDS AUTHORIZED PURSUANT TO RESOLUTION NO. 171 - 2009 FOR A CONSTRUCTION AND RECONSTRUCTION PROJECT AT ONONDAGA COMMUNITY COLLEGE AND AMENDING THE 2010 COUNTY BUDGET

WHEREAS, Onondaga Community College is a vital asset to this community and is an important tool in an overall community plan for revitalization and growth; and

WHEREAS, by Resolution No. 171 - 2009, this Onondaga County Legislature authorized the issuance of \$18,930,000 in bonds for construction of an addition to the Ferrante Hall building and for the reconstruction of the Gordon Student Center to expand the number of classrooms available at the College, to accommodate high-enrollment courses in response to escalating enrollment, and to meet growing needs of the College to provide student services; and

WHEREAS, by Resolution No. 172 - 2009 the County Legislature appropriated \$2,030,000 of said bonds to allow the College to move forward and complete the required engineering, architectural and technical work; and

WHEREAS, the College has completed the engineering, architectural and technical phase of this project, and it is the desire of this Legislature to appropriate the remaining funds in the amount of \$16,900,000 of said bonds to provide for the completion of this project; now, therefore be it

RESOLVED, that Legislature hereby appropriates the remaining funds in the amount of \$16,900,000 of the \$18,930,000 in bonds authorized to be issued pursuant to Resolution No. 171 - 2009 to provide for the completion of said construction and reconstruction project at Onondaga Community College; and, be it further

RESOLVED, that the County Executive is authorized to enter into contracts to implement the intent of this resolution; and, be it further

RESOLVED, that the 2010 budget be amended as follows:

REVENUES:

Capital Project Fund 23		\$16,900,000
In Admin. Unit 40-61		
Onondaga Community College		
FAMIS Index 380006		
Capital Project 561869-001		
Ferrante Hall Addition and Renovation Project		
In Acct. 021-0335 St Aid Comm Coll Const Fund	\$8,435,000	
In Acct. 080-3901 Financing From Serial Bonds	\$8,465,000	

APPROPRIATIONS:

Capital Project Fund 23		\$16,900,000
In Admin. Unit 40-61		
Onondaga Community College		
FAMIS Index 380006		
Capital Project 561869-001		
Ferrante Hall Addition and Renovation Project	\$16,900,000	

ADOPTED. Ayes: 13 (Lesniak, Stanczyk, Corbett, Kilmartin, DeMore, Warner, Laguzza, Masterpole, Williams, Meyer, Rapp, Buckel, Rhinehart) Noes: 4 (Holmquist, Jordan, Dougherty, Tassone) Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 190

APPROVING THE ONONDAGA COMMUNITY COLLEGE ELECTION OF THE EARLY RETIREMENT INCENTIVE PROGRAM AS AUTHORIZED BY CHAPTER 105, LAWS OF 2010 FOR THE ELIGIBLE EMPLOYEES OF THE COUNTY OF ONONDAGA

WHEREAS, by a resolution adopted on June 24, 2010, the Onondaga Community College Board of Trustees elected to provide all its eligible employees with a retirement incentive program authorized by Chapter 105, Laws of 2010; and

WHEREAS, Chapter 105, Laws of 2010 requires the Onondaga County Legislature to approve such election, and it is the desire of this Onondaga County Legislature to approve the same; now, therefore be it

RESOLVED, this Onondaga County Legislature hereby approves the Early Retirement Incentive Program, authorized by Onondaga Community College, by a resolution adopted on June 24, 2010, a copy of which is on file with the Clerk of this Legislature.

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Corbett, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Dougherty, Tassone, Rapp, Buckel, Rhinehart) Noes: 1 (Meyer) Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mrs. Rapp, Mr. Meyer

RESOLUTION NO. 191

AMENDING THE 2010 COUNTY BUDGET TO PROVIDE FUNDING FOR THE SYRACUSE NATIONALS TO MARKET THE KING OF TRUCKS EVENT, TO BE HELD IN ONONDAGA COUNTY OVER MEMORIAL DAY WEEKEND 2011

WHEREAS, Right Coast, Inc., which promotes the Syracuse Nationals classic car show, also seeks to promote the "King of Trucks", a national scale racing event to be held in Onondaga County at the New York State Fairgrounds over the 2011 Memorial Day weekend; and

WHEREAS, the King of Trucks event will be the first of its kind in the country, will be nationally televised on Fox Sports Net, and is expected to draw spectators and truck owners from the Northeast and Canada, generating significant additional tourism dollars for this area; and

WHEREAS, the King of Trucks event will employ the same successful model as the Syracuse Nationals classic car show, with a family friendly, festival like atmosphere, including vendors, live music, stunts, and off-road racing; and

WHEREAS, the King of Trucks will bring to this area a completely different demographic than the Syracuse Nationals, with a heavy draw from outside the County; and

WHEREAS, this Legislature has supported the Syracuse Nationals Car Show as an authorized agency, and that event now draws more than 70,000 people from over thirty states and three Canadian provinces over the course of the three day event and infuses approximately \$13 million into the local economy; and

WHEREAS, Onondaga County collects room occupancy taxes with the intent of reinvesting those revenues into activities that build the tourism trade, and the County has available unspent room occupancy tax revenues from prior years for additional projects and activities that promote tourism; and

WHEREAS, Right Coast, Inc. is in need of additional funding to market this event and draw the maximum number of potential visitors, and it is the desire of this Legislature to make \$25,000 in funding available in 2010 to provide marketing assistance in order to realize the full potential economic impact of this event; and

WHEREAS, it is the further intent of this Legislature to make available in the 2011 budget an additional \$25,000 in Room Occupancy Tax revenues for the further marketing of this event subject to a status review of the project; now, therefore be it

RESOLVED, that the 2010 County Budget be amended as follows:

REVENUES:

CG 510 Estimated Revenues	\$25,000
In Admin. Unit 23-65-30	
County Promotion	
FAMIS Index 140814	
Grant Project 719010	
County Tourism	
In Acct. 005-0063 Room Occupancy Taxes	\$25,000

APPROPRIATIONS:

CG960 APPROPRIATIONS	
In Admin. Unit 23-65-30	\$25,000
County Promotion	
FAMIS Index 140814	
Grant Project 719010	
County Tourism	
In Acct. 570-9570 Contracted Client	
Svcs. Syracuse Nationals	\$25,000

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 192

AMENDING THE 2010 COUNTY BUDGET TO APPROPRIATE ANTICIPATED REVENUES FROM THE SALE OF COUNTY PROPERTY TO JOHN MEZZALINGUA ASSOCIATES, INC., D/B/A PRODUCTION PRODUCTS COMPANY (PPC)

WHEREAS, the County is selling to John Mezzalingua Associates, Inc., d/b/a Production Products Company (hereafter "PPC"), approximately 3 acres of property, consisting of land and a salt storage shed, located in the Town of Dewitt adjacent to the Molloy Road Highway Maintenance Facility; and

WHEREAS, pursuant to the terms of sale, PPC is paying to the County \$87,000 for the purchase of said property, plus the actual costs to relocate the salt storage shed and contents thereof up to \$223,180.10; and

WHEREAS, it is necessary to amend the 2010 County Budget to appropriate the funds to relocate the salt and the storage shed in the total amount of \$223,180.10 to provide for the relocation of the storage shed, and contents thereof; now, therefore be it

RESOLVED, that the 2010 County Budget be amended as follows:

REVENUES:

D510 Estimated Revenues	\$310,180
-------------------------	-----------

In Administrative Unit 80-93-10
 Highway Division
 FAMIS Index 534040
 In Acct. 056-1960 Sale of Real Property \$310,180

APPROPRIATIONS:

D960 Appropriations \$310,180
 In Administrative Unit 80-93-10
 Highway Division
 FAMIS Index 534040
 In Acct. 300-9300 Supplies and Materials \$87,000
 In Acct. 960-7460 Provision for Capital Projects \$223,180

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Corbett, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Dougherty, Meyer, Tassone, Rapp, Rhinehart) Absent: 2 (Kinne, Ervin) Excused: 1 (Buckel)

* * *

Motion Made By Mr. Rhinehart, Mr. Lesniak, Mr. Corbett, Mr. Stanczyk

RESOLUTION NO. 193

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY WATER AUTHORITY

WHEREAS, pursuant to the provisions of the Public Authorities Law and appointments heretofore made to the Onondaga County Water Authority, a vacancy exists due to the expiration of the term of Wayne G. Simmons; and

WHEREAS, the Chairman of the Onondaga County Legislature has designated and appointed John V. Bianchini as a member of the Onondaga County Water Authority, subject to confirmation of this Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby confirms the appointment of the following individual to the Onondaga County Water Authority for the term specified, effective September 1, 2010:

REAPPOINTMENT:

John V. Bianchini
 4 Edgewood Parkway
 Fayetteville, New York 13066

TERM EXPIRES:

July 1, 2013

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Corbett, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Williams, Dougherty, Meyer, Tassone, Rapp, Buckel, Rhinehart) Noes: 1 (Masterpole) Absent: 2 (Kinne, Ervin)

* * *

Motion Made By Mr. Buckel, Mr. Masterpole

AUTHORIZING THE FORMATION OF A TASKFORCE TO STUDY FIRE CONSOLIDATION
 OPTIONS THROUGHOUT ONONDAGA COUNTY, AND NOTIFYING THE SEVERAL
 LOCAL GOVERNMENTS WITHIN ONONDAGA COUNTY THAT THE COUNTY INTENDS

TO TAKE SUCH ACTIONS WITHIN ITS POWER TO CAUSE SUCH CONSOLIDATION TO
OCCUR

WHEREAS, New York State has established a multi-tiered structure of local governments, including, but not limited to, counties, towns, villages, cities, special districts, and such structure has resulted in numerous redundancies and inefficiencies in the services provided to the taxpaying constituents; and

WHEREAS, in this difficult economic climate, local government officials must identify and implement measures by which the local governments can eliminate such redundancies and provide better services more efficiently, reducing the financial burden on its taxpaying constituents; and

WHEREAS, fire protection services is one area in which this Onondaga County Legislature believes that numerous inefficiencies exist, and it is the desire of this Legislature to take action to streamline the delivery of such services; and

WHEREAS, this Legislature proposes the formation of a taskforce charged with the mission of studying fire consolidation options throughout Onondaga County, using such data, knowledge, and information as is possessed by the various local government officials, policy makers, constituents, and other stakeholders in the formation of workable solutions to this problem; and

WHEREAS, although this Legislature has set the goal of reducing the financial burden on its constituents, it keeps as its primary goal the health, safety and welfare of those within its jurisdiction; now, therefore be it

RESOLVED, that this Legislature hereby forms the Fire Protection Services Taskforce, to be comprised of the following individuals acting ex officio: City of Syracuse Fire Chief, President of Onondaga County Volunteer Fireman's Association, President of Onondaga County Fire Chief's Association, Commissioner of the Onondaga County Department of Emergency Management, Onondaga County Executive (or her designee), Onondaga County Comptroller, and an individual to be recommended by the Dean of the Maxwell School at Syracuse University having expertise with respect to public organizations, public administration, collaboration, public service delivery and/or program evaluation; and, be it further

RESOLVED, that such Taskforce shall meet regularly and, after giving all interested parties an opportunity to be heard shall develop a report on the various fire consolidation options throughout Onondaga County; and, be it further

RESOLVED, that the Taskforce shall deliver such report to the Ways and Means committee of this Legislature within a year of the adoption of this resolution; and, be it further

RESOLVED, that if such report indicates that consolidation is in the interests of the constituents, this Legislature declares its intent to take such actions within its power to cause such consolidation to occur; and, be it further

RESOLVED, that the Taskforce is directed to pursue any possible grants available to fund a consolidation study, including those offered through the New York State Shared Municipal Service Incentive Program; and, be it further

RESOLVED, that the Clerk of this Legislature is hereby directed to transmit a copy of this resolution to the chair of the governing body for each of the various towns, villages, fire districts, and not-for-profit fire departments within Onondaga County and of the City of Syracuse.-

Sponsor asked that the resolution be referred to committee. Chairman Rhinehart referred the item to the Public Safety Committee.

* * *

Motion Made By Mr. Buckel, Mr. Masterpole

AUTHORIZING THE FORMATION OF A TASKFORCE TO STUDY THE METHODS OF FORMING A UNIFIED ONONDAGA COUNTY DEPARTMENT OF FIRE PROTECTION

WHEREAS, New York State has established a multi-tiered structure of local governments, including, but not limited to, counties, towns, villages, cities, special districts, and such structure has resulted in numerous redundancies and inefficiencies in the services provided to the taxpaying constituents; and

WHEREAS, in this difficult economic climate, local government officials must identify and implement measures by which the local governments can eliminate such redundancies and provide better services more efficiently, reducing the financial burden on its taxpaying constituents; and

WHEREAS, fire protection services is one area in which this Onondaga County Legislature believes that numerous inefficiencies exist, and it is the desire of this Legislature to take action to streamline the delivery of such services; and

WHEREAS, this Legislature proposes the formation of a unified Onondaga County Department of Fire Protection, and such department would provide fire protection services to the County as a whole; and

WHEREAS, to achieve the most efficient means of delivering such fire protection services and of operating a county department, this Legislature intends to form a taskforce, and this taskforce shall use such data, knowledge, and information as is possessed by the various local government officials, policy makers, constituents, and other stakeholders in the formation of a plan for service delivery; and

WHEREAS, although this Legislature has set the goal of reducing the financial burden on its constituents, it keeps as its primary goal the health, safety and welfare of those within its jurisdiction; now, therefore be it

RESOLVED, that this Legislature hereby forms the Fire Protection Services Taskforce, to be comprised of the following individuals acting ex officio: City of Syracuse Fire Chief, President of Onondaga County Volunteer Fireman's Association, President of Onondaga County Fire Chief's Association, Commissioner of the Onondaga County Department of Emergency Management, Onondaga County Executive (or her designee), Onondaga County Comptroller, and an individual to be recommended by the Dean of the Maxwell School at Syracuse University having expertise with respect to public organizations, public administration, collaboration, public service delivery and/or program evaluation; and, be it further

RESOLVED, that such Taskforce shall meet regularly and, after giving all interested parties an opportunity to be heard shall develop a report on the most efficient method of creating a unified Onondaga County Department of Fire Protection; and, be it further

RESOLVED, that the Taskforce shall deliver such report to the Ways and Means committee of this Legislature within a year of the adoption of this resolution; and, be it further

RESOLVED, that if such report indicates that consolidation is in the interests of the constituents, this Legislature declares its intent to take such actions within its power to cause such consolidation to occur; and, be it further

RESOLVED, that the Taskforce is directed to pursue any possible grants available to fund a consolidation study, including those offered through the New York State Shared Municipal Service Incentive Program; and, be it further

RESOLVED, that the Clerk of this Legislature is hereby directed to transmit a copy of this resolution to the chair of the governing body for each of the various towns, villages, fire districts, and not-for-profit fire departments within Onondaga County and of the City of Syracuse.

Sponsor requested that the resolution be sent to committee. Chairman Rhinehart referred the item to the Public Safety Committee.

* * *

A LOCAL LAW AMENDING THE ONONDAGA COUNTY ADMINISTRATIVE CODE TO ADD A NEW ARTICLE XXXI AND ESTABLISHING THE ONONDAGA COUNTY DEPARTMENT OF FIRE PROTECTION SERVICES; TRANSFERRING TO THE NEW DEPARTMENT THE FUNCTIONS AND DUTIES OF THE VARIOUS LOCAL GOVERNMENTS AND DISTRICTS WITHIN ONONDAGA COUNTY FOR PROVIDING FIRE PROTECTION SERVICES TO THE EXTENT PERMITTED BY LAW; AND ABOLISHING ALL FIRE PROTECTION ENTITIES WITHIN THE VARIOUS LOCAL GOVERNMENTS WITHIN ONONDAGA COUNTY

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

Section 1. Findings.

New York State has established a multi-tiered structure of local governments, including, but not limited to, counties, towns, villages, cities, and special districts, and such structure has resulted in numerous redundancies and inefficiencies in the services provided to the taxpaying constituents. In this difficult economic climate, local government officials must identify and implement measures by which the local governments can eliminate such redundancies and provide better services more efficiently, reducing the financial burden on its taxpaying constituents. Fire protection services is one area in which this Onondaga County Legislature believes that numerous inefficiencies exist, and it is the desire of this Legislature to take action to streamline the delivery of such services to the fullest extent permitted by law. This Legislature proposes the formation of a unified Onondaga County Department of Fire Protection, and such department would provide fire protection services to the County as a whole. After receiving approval of this local law at referendum within Onondaga County, it is the intent of this Legislature to make further modifications to the Onondaga County Charter and Administrative Code to carry out the intent of this local law and delegate the powers, functions, and duties transferred herein to such departments, officials, and personnel deemed to be appropriate for such tasks.

Section 2. The Onondaga County Administrative Code, being Local Law No. 1 of 1975, as amended, is hereby further amended to add a new Article XXXI, to read as follows:

ARTICLE XXXI

DEPARTMENT OF FIRE PROTECTION SERVICES

Section

- Section 31.01 Department of Fire Protection Services
- Section 31.02 Commissioner of Fire Protection Services; Powers and Duties
- Section 31.03 Departmental Divisions and Units; Deputy Commissioners and Staff; Appointment.

Section 31.01. DEPARTMENT OF FIRE PROTECTION SERVICES.

There shall be an Onondaga County Department of Fire Protection Services under the direction of a Commissioner, who shall be appointed by the County Executive, subject to the approval of the County Legislature. The Commissioner shall be appointed on the basis of administrative experience and such other qualifications as may be required by law for the responsibilities of the office. The Commissioner shall be directly responsible to, and serve at the pleasure of, the County Executive.

Section 31.02. COMMISSIONER OF FIRE PROTECTION SERVICES; POWERS AND DUTIES.

Except as otherwise provided in this Code, the Commissioner of the Onondaga County Department of Fire Protection Services shall have and exercise all of the powers, functions, and duties now or hereafter imposed upon such official pursuant to any applicable laws, including those laws imposing such powers, functions, and duties on any town, village, city or other unit of government within Onondaga County that would have been otherwise performed such fire protection duties but for this section of the Code. The Commissioner shall perform such other and related duties as shall be required or delegated to him or her by the County Executive and the County Legislature.

Section 31.03. DEPARTMENTAL DIVISIONS AND UNITS; DEPUTY COMMISSIONERS AND STAFF; APPOINTMENT.

The Commissioner may, within appropriations therefor, create such divisions and units within the Department as may be deemed appropriate from time to time in the performance of the powers and duties of office. In addition, the Commissioner may appoint such Deputy Commissioners of the Department of Fire Protection Services, assistants, and employees as shall be authorized by the County Legislature. Each appointee shall be directly responsible to, and, unless otherwise required by law, serve at the pleasure of the Commissioner. Except as otherwise required by law, appointments and revocations thereof shall be in writing and reported to the Commissioner of Personnel.

Section 3. Except as set forth herein, all fire protection services, functions and duties performed by all towns, villages, or city (or departments or agencies thereof) within Onondaga County and by fire districts formed within Onondaga County shall be transferred to the Onondaga County Department of Fire Protection Services as of January 1, 2014, to the fullest extent permitted by law. The County shall thereafter perform any fire protection service and shall possess any and all powers conferred on such municipal entities and districts by law, whether such powers exist at the time of the enactment of this local law or are created thereafter. The departments, agencies and units of government, including fire protection districts and fire districts, possessing such fire protection powers, by whatever name to which they are referred shall be deemed to be abolished on January 1, 2014, without further action of this Legislature.

Section 4. If any clause, sentence, paragraph or section of this local law shall be adjudged by a court of competent jurisdiction to be invalid, such adjudication shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, section, paragraph or sentence thereof directly involved in the proceeding in which such adjudication shall have been rendered.

Section 5. This local law shall become operative on January 1, 2014, subject to the approval of the electors of Onondaga County at mandatory referendum, pursuant to the provisions of the New York State Municipal Home Rule Law.

Section 6. This local law shall be submitted to the Electors of Onondaga County at the next general election.

The Sponsor requested the resolution be referred to committee. Chairman Rhinehart sent the item to the Public Safety Committee.

* * *

LOCAL LAW NO. 20 - 2010

A LOCAL LAW AMENDING LOCAL LAWS IMPOSING THE FEES COLLECTED BY THE ONONDAGA COUNTY DEPARTMENT OF PARKS AND RECREATION TO PROVIDE ONONDAGA COUNTY RESIDENTS WITH RELIEF FROM THE EXCESSIVE HEAT

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

Section 1. The purpose of this local law is to amend any other local law authorizing the collection of fees related to parking and admission by the Onondaga County Commissioner of Parks and Recreation for the purpose of providing Onondaga County residents with relief from the excessive heat during a two day period in July 2010. This Legislature finds that such exemption will serve a public purpose.

Section 2. For a two day period, commencing on July 7, 2010, and concluding on July 8, 2010, the County shall not collect fees for admission or parking at the following parks: Jamesville Beach, Oneida Shores.

Section 3. The procedures for the collection of such fees shall be as prescribed by the appropriate laws of the State and any amendments thereto or determined by the Commissioner of Parks and Recreation where the State has not enacted procedures.

Section 4. Any prior resolution or local law pertaining to the fees collected by the Onondaga County Department of Parks and Recreation hereby is amended to the extent necessary to implement the fees set forth herein and to comply with the intent of this Local Law. In all other respects, all such local laws and resolutions shall remain in full force and effect.

Section 5. This local law shall take effect immediately.

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Corbett, Holmquist, Kilmartin, Warner, Jordan, Laguzza, Masterpole, Williams, Dougherty, Meyer, Tassone, Rapp, Buckel, Rhinehart) Absent: 3 (DeMore, Kinne, Ervin)

* * *

LOCAL LAW NO. 26 - 2010

A LOCAL LAW AMENDING THE ONONDAGA COUNTY CHARTER AND ADMINISTRATIVE CODE TO REDUCE THE NUMBER OF COUNTY LEGISLATORS AND THE NUMBER OF COUNTY LEGISLATIVE DISTRICTS FROM NINETEEN TO SEVENTEEN UPON SUBSEQUENT REAPPORTIONMENTS OF COUNTY LEGISLATIVE DISTRICTS

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

Section 1. Section 206 of the Onondaga County Charter, being Local Law No. 1 of 1961, as amended, is hereby further amended to add the following final paragraph:

However, upon each and every reapportionment conducted pursuant to Onondaga County Administrative Code Section 2.17, subsequent to September 1, 2010, the number of legislators shall be reduced to seventeen, and the number of districts shall be reduced to seventeen. One legislator shall be elected from each of said seventeen districts, and district boundaries shall be revised to be consistent therewith.

In the event that the local law providing for such reapportionment shall be placed on the ballot pursuant to referendum, the number of legislators shall not be reduced unless and until said local law is approved by the voters.

Section 2. Section 2.01 of the Onondaga County Administrative Code, being Local Law No. 1 of 1975, as amended, hereby is further amended to add the following final paragraphs.

However, upon each and every reapportionment conducted pursuant to Onondaga County Administrative Code Section 2.17, subsequent to September 1, 2010, the number of legislators shall be reduced to seventeen, and the number of districts shall be reduced to seventeen. One legislator shall be elected from each of said seventeen districts, and district boundaries shall be revised to be consistent therewith.

In the event that the local law providing for such reapportionment shall be placed on the ballot pursuant to referendum, the number of legislators shall not be reduced unless and until said local law is approved by the voters.

Section 3. Local Law No. 11 - 1996 and any other local law that is inconsistent with the terms of this local law hereby is amended to be consistent with the terms and provisions of this local law.

Section 4. Separability. If any clause, sentence, paragraph, or section of this local law shall be held invalid by any court of competent jurisdiction, or the application of this local law to any person or set of circumstances shall be held invalid, such invalidity or judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section, or operation of this local law directly involved in the controversy in which the judgment shall have been rendered. To further this end, the provisions of this local law are hereby declared to be severable.

Section 5. This Local Law shall be submitted to the electors of Onondaga County at the next general election occurring in November, 2010.

Section 6. This Local Law shall take effect immediately upon approval of the electors of Onondaga County pursuant to the provisions of the Municipal Home Rule Law.

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Corbett, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Dougherty, Tassone, Rapp, Buckel, Rhinehart) Noes: 1 (Meyer) Absent: 2 (Kinne, Ervin)

* * *

Chairman Rhinehart requested a waiver to present the following resolution. There was no object and the waiver was allowed.

Motion Made By Mr. Rhinehart, Mr. DeMore, Mr. Buckel, Mrs. Rapp

RESOLUTION NO. 194

SUBMISSION OF LOCAL LAW TO THE VOTE OF THE QUALIFIED ELECTORS OF ONONDAGA COUNTY ON NOVEMBER 2, 2010

WHEREAS, this Onondaga County Legislature did on the 3rd day of August, 2010, duly adopt a Local Law entitled, "A Local Law Amending the Onondaga County Charter and Administrative Code to Reduce the Number of County Legislators and the Number of County Legislative Districts from Nineteen to Seventeen Upon Subsequent Reapportionments of County Legislative Districts"; and

WHEREAS, said local law is subject to a mandatory referendum; now, therefore be it

RESOLVED, that the Local Law entitled, "A Local Law Amending the Onondaga County Charter and Administrative Code to Reduce the Number of County Legislators and the Number of County Legislative Districts from Nineteen to Seventeen Upon Subsequent Reapportionments of County Legislative Districts", adopted on the 3rd day of August, 2010, be submitted to the vote of the qualified electors of Onondaga County in the manner provided by law at the general election to be held on the 2nd day of November, 2010; and, be it further

RESOLVED, that the form of the proposition to be submitted shall be as follows:

Proposition No. _____,

For submission to the Electors of Onondaga County of Local Law No. __ of 2010,

At the next general election to be held on the 2nd day of November, 2010,

Shall there be approved in Onondaga County, Local Law No. __ of 2010, entitled, "A Local Law Amending the Onondaga County Charter and Administrative Code to Reduce the Number of County Legislators and the Number of County Legislative Districts from Nineteen to Seventeen Upon Subsequent Reapportionments of County Legislative Districts"?

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Corbett, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Dougherty, Tassone, Rapp, Buckel., Rhinehart) Noes: 1 (Meyer) Absent: 2 (Kinne, Ervin)

* * *

A LOCAL LAW TRANSFERRING TO THE COUNTY ALL OF THE FUNCTIONS AND DUTIES OF THE VARIOUS LOCAL GOVERNMENTS AND DISTRICTS WITHIN

ONONDAGA COUNTY AND ABOLISHING ALL SUCH ENTITIES WITHIN ONONDAGA COUNTY TO THE EXTENT PERMITTED BY LAW

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

Section 1. Findings.

New York State has established a multi-tiered structure of local governments, including, but not limited to, counties, towns, villages, cities, special districts, and such structure has resulted in numerous redundancies and inefficiencies in the services provided to the taxpaying constituents. In this difficult economic climate, local government officials must identify and implement measures by which the local governments can eliminate such redundancies and provide better services more efficiently, reducing the financial burden on its taxpaying constituents. This Legislature intends to streamline the delivery of services within Onondaga County by transferring to itself the powers, functions, and duties of each and every local government entity within its borders to the fullest extent permitted by law. After receiving approval of this local law at referendum within Onondaga County, it is the intent of this Legislature to make further modifications to the Onondaga County Charter and Administrative Code to carry out the intent of this local law and delegate the powers, functions, and duties transferred herein to such departments, officials, and personnel deemed to be appropriate for such tasks.

Section 2. Each and every power, function, and duty of each and every town, village, and district within Onondaga County shall be transferred to Onondaga County as of January 1, 2020, to the fullest extent permitted by law. The County shall thereafter perform any such function and duty and exercise any such power then existing upon such transfer and shall possess any and all powers, functions, and duties conferred on such municipal entities and districts by law, whether such powers, functions, and duties exist at the time of the enactment of this local law or are created thereafter. Such towns, villages, districts, departments, agencies and other units of government possessing such powers, functions, and duties by whatever name which such units of government are referred, shall be deemed to be abolished on January 1, 2020, without further action of this Legislature to the fullest extent permitted by law.

Section 3. If any clause, sentence, paragraph or section of this local law shall be adjudged by a court of competent jurisdiction to be invalid, such adjudication shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, section, paragraph or sentence thereof directly involved in the proceeding in which such adjudication shall have been rendered.

Section 4. This local law shall become operative on January 1, 2020, subject to the approval of the electors of Onondaga County at mandatory referendum, pursuant to the provisions of the New York State Municipal Home Rule Law.

Section 5. This local law shall be submitted to the Electors of Onondaga County at the next general election.

The Sponsor requested that the Local Law be sent to committee. Chairman Rhinehart referred the item to the Planning Committee.

* * *

A LOCAL LAW AMENDING THE ONONDAGA COUNTY CHARTER TO REVISE THE ONONDAGA COUNTY REAPPORTIONMENT COMMISSION TO ENSURE A NON-

PARTISAN, FAIR AND OBJECTIVE PROCESS BY WHICH THE ONONDAGA COUNTY
LEGISLATURE DISTRICTS ARE REAPPORTIONED

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

Section 1. Legislative Intent.

This Legislature hereby finds and determines that the right to vote is sacred and that it is of utmost importance that a reapportionment plan provides for equal weight for all voters of Onondaga County.

This Legislature also finds and determines that the reapportionment process currently set forth in the Onondaga County Charter is often contentious, partisan, and prolonged and that any delays or partisan distortions of Legislative District boundaries caused thereby deprive the County voters of a fundamental right.

This Legislature further finds and determines that contests to elect County Legislators should be determined by an open and vigorous debate over issues and philosophy rather than by partisan gerrymandering of Legislative District lines.

The purpose of this law is to provide a revised process by which the reapportionment of legislative districts can be accomplished in a timely, non-partisan, objective, and fair manner through a non-partisan Reapportionment Commission and to ensure that the outcome of legislative elections is determined by a battle over competing ideas and competing philosophies instead of by the configuration of Legislative District geographical boundaries in competing reapportionment plans.

Section 2. Amendment.

I. Section 207 of the Onondaga County Charter hereby is amended to add the following final paragraphs:

On and after the effective date of this local law, the Reapportionment Commission shall consist of the following members who shall meet the minimum qualifications and eligibility criteria, as follows:

- 1) The Reapportionment Commission shall consist of six (6) voting members, each of whom shall be appointed as follows:
 - a) two retired judges, to be appointed by the Majority leader of the Onondaga County Legislature; and
 - b) two retired judges, to be appointed by the Minority Leader of the Onondaga County Legislature; and
 - c) one representative recommended by a publicly recognized organization committed to the principles of voters' rights and/or the advancement of public policy, to be appointed by the Majority Leader of the Onondaga County Legislature. "Publicly recognized organization committed to the principles of voters' rights and/or public policy" shall mean any group, organization, association, or other entity in existence for at least two (2) years prior to the formation of the Reapportionment Commission, and established for the purposes of advocating on behalf of voters' rights, and/or

- the advancement of public policy. Notwithstanding the foregoing, any political committee, as defined in Article 14 of the New York Election Law, shall not be considered a publicly recognized organization committed to the principles of voters' rights and/or the advancement of public policy; and
- d) one representative recommended by a publicly recognized organization committed to the principles of voters' rights and/or the advancement of public policy as defined in subparagraph (2)(c) above, to be appointed by the Minority Leader of the Onondaga County Legislature; and
- 2) Reapportionment Commission members shall meet the following minimum qualifications:
- a) Appointees must be registered to vote in Onondaga County at the time of appointment and have not changed their party affiliation in the immediately preceding two (2) years; and
 - (i) Each appointee, upon his or her appointment, shall sign a written affidavit agreeing to not seek the elected office of an Onondaga County Legislator, or to serve in any political party office, above the office of committee person, representing any individuals residing within the boundaries of Onondaga County, whether by election, appointment, or otherwise, during his or her term of the Reapportionment Commission, and for five (5) years immediately thereafter; and
 - (ii) Each appointee, during his or her term of office, and for five (5) years thereafter, shall sign a written affidavit agreement to not serve as a paid consultant to any candidate for the elected office of an Onondaga County Legislator.
- 3) The following classes of individuals shall not be eligible to serve as members of the Reapportionment Commission:
- a) Individuals who currently serve or have served in the immediately preceding ten (10) years in any elected federal, state or local partisan office; or
 - b) Individuals who currently hold or have held any political party position or any political party office, above the office of committee person, whether by election, appointment, or otherwise, during the immediately preceding five (5) years; or
 - c) Individuals who have served as a paid consultant retained by any candidate for partisan office or political party in the immediately preceding ten (10) years; or
 - d) Individuals who are the parent, child, sibling, or spouse of any member of the Onondaga County Legislature or any political party officer, above the office of committee person, shall not be eligible to serve on the Commission.

Section 3. Applicability.

This local law shall apply to all actions related to the enactment of reapportionment plans for the Onondaga County Legislature occurring on or after the effective date of this law.

Section 4. Severability.

If any clause, sentence, paragraph, subdivision, section or part of this law or the application thereof to any person, individual, corporation, firm, partnership, entity, or circumstance, shall be adjudged by any court of competent jurisdiction to be invalid or unconstitutional, such order or judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, section or part of this law, or in its application to the person, individual, corporation, firm, partnership, entity, or circumstance, directly involved in the controversy in which such judgment or order shall be rendered.

Section 5. Except as specifically amended herein, Section 207 of the Onondaga County Charter, being Local Law No. 1 of 1961, as amended, shall remain in full force and effect.

Section 6. This Local Law shall take effect immediately upon approval of the electors of Onondaga County.

Section 7. This Local Law shall be submitted to the Electors of Onondaga County at the next general election occurring in November, 2010.

DEFEATED. Ayes: 5 (Stanczyk, Laguzza, Masterpole, Williams, Buckel) Noes: 12 (Lesniak, Corbett, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Rhinehart) Absent: 2 (Kinne, Ervin)

* * *

A LOCAL LAW AMENDING THE ONONDAGA COUNTY CHARTER AND ONONDAGA COUNTY ADMINISTRATIVE CODE TO PROVIDE FOR FILLING A VACANCY IN THE ONONDAGA COUNTY LEGISLATURE BY SPECIAL ELECTION

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

Section 1. Section 205 of the Onondaga County Charter, being Local Law No. 1 of 1961, as amended, is hereby further amended to add the following final paragraphs:

Commencing January 1, 2011, a vacancy in the County Legislature, occurring other than by expiration of the term, shall be filled by a special election in the legislative district of such vacated office. The County Executive shall call such special election within ten days of the occurrence of the vacancy. The special election shall be held within forty-five days of the call for the special election, upon not less than thirty days notice. The person so elected shall be qualified to hold the office of County Legislator as provided for in this Onondaga County Charter and the Onondaga County Administrative Code, and the person so elected shall serve for the balance of the unexpired term. The special election shall be held in the legislative district of said vacated office. It shall be the duty of the Board of Elections to prepare ballots, voting machines and other matters so that such election may be properly held and conducted, and the expenses of a special election conducted pursuant to this law shall be borne by the county.

Provided, however, that if such vacancy occurs on or after May 15 in the second year of any term, the vacancy shall be filled within forty-five days of the occurrence of such vacancy by the affirmative vote of a majority of the whole County Legislature, with the vacant seat included in counting the whole number of County Legislators. The person so appointed shall be qualified to hold the office of County Legislator as provided for in this Onondaga County Charter and the Onondaga County Administrative Code, and said appointee shall serve the remainder of the second year of said term. In the event the County Legislature fails to so appoint within forty-five days of the occurrence of such vacancy, then the County Executive shall appoint a person qualified to hold office within the next thirty days.

Section 2. Section 2.13 of the Onondaga County Administrative Code, being Local Law No. 1 of 1975, as amended, hereby is further amended to add the following final paragraphs:

Commencing January 1, 2011, a vacancy in the County Legislature, occurring other than by expiration of the term, shall be filled by a special election in the legislative district of such vacated office. The County Executive shall call such special election within ten days of the occurrence of the vacancy. The special election shall be held within forty-five days of the call for the special election, upon not less than thirty days notice. The person so elected shall be qualified to hold the office of County Legislator as provided for in the Onondaga County Charter and this Onondaga County Administrative Code, and the person so elected shall serve for the balance of the unexpired term. The special election shall be held in the legislative district of said vacated office. It shall be the duty of the Board of Elections to prepare ballots, voting machines and other matters so that such election may be properly held and conducted, and the expenses of a special election conducted pursuant to this law shall be borne by the county.

Provided, however, that if such vacancy occurs on or after May 15 in the second year of any term, the vacancy shall be filled within forty-five days of the occurrence of such vacancy by the affirmative vote of a majority of the whole County Legislature, with the vacant seat included in counting the whole number of County Legislators. The person so appointed shall be qualified to hold the office of County Legislator as provided for in the Onondaga County Charter and this Onondaga County Administrative Code, and said appointee shall serve the remainder of the second year of said term. In the event the County Legislature fails to so appoint within forty-five days of the occurrence of such vacancy, then the County Executive shall appoint a person qualified to hold office within the next thirty days.

Section 3. Section 3.02(g) of the Onondaga County Administrative Code hereby is repealed, effective January 1, 2011.

Section 4. If any clause, sentence, paragraph, or section of this local law shall be held invalid by any court of competent jurisdiction, or the application of this local law to any person or set of circumstances shall be held invalid, such invalidity or judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section, or operation of this local law directly involved in the controversy in which the judgment shall have been rendered. To further this end, the provisions of this local law are hereby declared to be severable.

Section 5. This local law shall take effect January 1, 2011 subject to the approval of the electors of Onondaga County. This local law shall be submitted to the electors of Onondaga County at the next general election occurring in November, 2010 and shall be filed by the Clerk of this Legislature as provided for in the New York State Municipal Home Rule law.

DEFEATED. Ayes: 5 (Stanczyk, Laguzza, Masterpole, Williams, Buckel) Noes: 12 (Lesniak, Corbett, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Rhinehart) Absent: 2 (Kinne, Ervin)

* * *

LOCAL LAW NO. 22 - 2010

A LOCAL LAW AUTHORIZING THE SALE AND TEMPORARY LEASE OF COUNTY PROPERTY TO JOHN MEZZALINGUA ASSOCIATES, INC., D/B/A PRODUCTION PRODUCTS COMPANY

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

Section 1. The County of Onondaga is the reputed owner of approximately 3.0 ± acres of property, consisting of land and a salt storage shed, located in the Town of Dewitt, adjacent to the Molloy Road Highway Maintenance Facility and within the boundaries of Tax Map No. 024-02-06.2, as shown on the Tax Map for said property, and is the reputed owner of an adjacent 7.4 ± acres of property, identified as Tax Map No. 024-02-07 and consisting of land and said Highway Maintenance Facility.

Section 2. John Mezzalingua Associates, Inc., d/b/a Production Products Company, has expressed an interest in acquiring said property measuring approximately 3.0 ± acres for a consideration of \$87,000 and other good and valuable consideration, and is further interested in leasing on a temporary basis a portion of the adjacent property for parking, all as provided for in the Contract of Sale.

Section 3. Said property is not needed for County purposes.

Section 4. The County of Onondaga is hereby authorized, directed and designated to act as the lead agency. An analysis of the potential environmental impacts, if any, has been done under the State Environmental Quality Review Act (SEQRA), and, as lead agency, the County hereby determines that the proposed action is an Unlisted Action under SEQRA and a Short Environmental Assessment Form has been prepared. The Short Environmental Assessment Form prepared by and filed with this Legislature is satisfactory with respect to scope and content and adequacy in compliance with SEQRA and is hereby accepted by the County. Onondaga County does hereby make and adopt a Negative Declaration for the project, and has determined that the proposed action will not have a significant effect on the environment.

Section 5. The Onondaga County Executive, or her designee, is authorized to take such action to comply with the requirements of SEQRA, including without limitation, the execution of documents and filing of same and any other actions to implement the intent of this local law.

Section 6. The County hereby transfers to John Mezzalingua Associates, Inc., d/b/a Production Products Company, said parcel of land consisting of approximately 3.0 ± acres located within the Town of Dewitt, as shown on Tax Map No. 024-02-06.2, for the consideration of \$87,000 and other good and valuable consideration as set forth in the Contract of Sale. The County further leases to John Mezzalingua Associates, Inc., d/b/a Production Products Company an area consisting of approximately 0.5± acre of said adjacent 7.4 ± acre parcel, located within the Town of Dewitt and as shown on a map on file with the Clerk, said lease to be for a period not to extend beyond June 30, 2011, as provided for in the Contract of Sale.

Section 7. The Notice of Sale provisions of Section 2102 (a) of the Onondaga County Charter are hereby waived.

Section 8. The County Executive is hereby authorized to execute agreements to implement the intent of this local law.

Section 9. This local law shall be filed and take effect in accordance with the provisions of the Municipal Home Rule Law and is subject to a permissive referendum.

ADOPTED. Ayes: 16 (Lesniak, Stanczyk, Corbett, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Dougherty, Meyer, Tassone, Rapp, Rhinehart) Absent: 2 (Kinne, Ervin) Excused: 1 (Buckel)

* * *

There being no further business to come before the County Legislature, Mr. Lesniak moved to adjourn until Tuesday, September 7, 2010. There was no objection and the meeting was adjourned at 4:35 p.m.

Respectfully submitted,
DEBORAH L. MATURO, Clerk
Onondaga County Legislature

* * *

September 7, 2010

The Legislature of Onondaga County convened on the above date at 2:30 p.m. Chairman Rhinehart presiding.

The Clerk called the roll and the following legislators were present: Lesniak, Dougherty, Meyer, Tassone, Buckel, Corbett, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Mr. Chairman.

Absent: Legislator Kinne, *Legislator Ervin, *Legislator Rapp

Legislator Stanczyk gave the invocation. Legislator Holmquist led the Pledge of Allegiance to the Flag of the United States of America.

Upon motion by Mr. Lesniak, there being no objection, the reading of the minutes of the last session of the County Legislature was dispensed with the minutes as prepared by the Clerk approved.

*Mrs.Ervin and Mrs.Rapp arrived after roll was called.

* * *

The Deputy Clerk read the following communications:

August 11, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XXV, Section 25.05, of the Onondaga County Administrative Code, I have appointed, subject to confirmation of the County Legislature, the following individual to serve as a member of the Onondaga County Public Library Board of Trustees:

APPOINTMENT:
Matthew Rayo
15 Brattle Road
Syracuse, NY 13203

TERM EXPIRES:
December 31, 2013

Mr. Rayo will be replacing Ryan McMahon on the Board. Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

GOLD SEAL:

- a. RECOGNIZE AND HONOR JEAN SMILEY FOR 31 YEARS OF DEDICATED SERVICE TO ONONDAGA COUNTY

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 195

CALLING FOR A PUBLIC HEARING ON THE 2011 COUNTY BUDGET

RESOLVED, that pursuant to Article VI of the Onondaga County Charter, this Legislature hereby determines a Public Hearing on the Tentative County Budget, the Capital Program, and the Budget Message submitted by the Ways and Means Committee of the County Legislature for the fiscal year 2011, shall be held at the Legislative Chambers in the County Courthouse, 401 Montgomery Street, Syracuse, New York, which committee is hereby designated to hold such a hearing on Thursday, October 7, 2010 at 7:00 p.m. (local time).

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 196

AUTHORIZING THE SETTLEMENT OF THE SUPREME COURT ACTION OF AMY E. MEIERS V. COUNTY OF ONONDAGA AND VAN DUYN HOME AND HOSPITAL

WHEREAS, on or about June 16, 2010, by Petition, Plaintiff, Amy E. Meiers, commenced this Article 78 proceeding against the County of Onondaga and Van Duyn Home and Hospital, demanding that she be reinstated to the pay originally promised to her and claiming a breach of an employment contract; and

WHEREAS, Plaintiff, Amy E. Meiers, is willing to settle against the County of Onondaga upon the payment of \$5,000 in attorney's fees, the payment of the filing fee to commence the action, and upon her reinstatement to employment in a step F, retroactive to February 19, 2010, at an annual salary of \$61,990; now, therefore be it

RESOLVED, that the County Attorney is hereby authorized to settle this action in the amount of \$5,000 for attorney's fees, plus an amount equal to the filing fee to commence the action, and for an additional amount equal to the pay she would have received had she been employed in her title at a step F since February 19, 2010, and the Comptroller be and hereby is authorized to draw his warrant charging it against the proper funds; and, be it further

RESOLVED, that this warrant shall be released by the County Attorney upon receipt of the proper release and the Stipulation of Discontinuance; and, be it further

RESOLVED, that this Legislature hereby authorizes an advance step hire for Plaintiff, Amy E. Meiers, at a step F in the appropriate title and roster position; and, be it further

RESOLVED, that this Legislature hereby authorizes the following personnel changes:

Long Term Care-Van Duyn - Admin. Unit 40-49-20
Authorize Advance Step Hire for R.P. 01 40492000 0005 4326, Assistant Director of Nursing Services, Grade 33, Step F at \$61,990, effective February 19, 2010.

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 197

BOND RESOLUTION AUTHORIZING THE PURCHASE AND RENOVATION OF REAL PROPERTY LOCATED AT 1000 ERIE BOULEVARD WEST IN THE CITY OF SYRACUSE FOR BOARD OF ELECTIONS OFFICES AND THE STORAGE OF VOTING MACHINES AT A MAXIMUM ESTIMATED COST OF \$400,000 AND AUTHORIZING THE ISSUANCE OF \$400,000 BONDS TO PAY THE COST THEREOF

WHEREAS, the Onondaga County Board of Elections has a need for space for offices and the storage of voting machines; and

WHEREAS, a building owned by the Duane M. Krull Revocable Trust located at 1000 Erie Boulevard West within the City of Syracuse and situated on a 1.67 ± acre parcel of land is suitable for Board of Elections purposes; and

WHEREAS, the property owner has agreed to sell the property to the County for the amount of \$335,000.00; and

WHEREAS, the above amount is considered fair and reasonable; and

WHEREAS, an analysis of the potential environmental impacts, if any, of the property purchase has been done under the State Environmental Quality Review Act (SEQRA); now, therefore be it

RESOLVED, that the County Legislature is hereby authorized, directed and designated to act as the lead agency; and, be it further

RESOLVED, that as lead agency the County Legislature hereby determines that the proposed action is an Unlisted Action under SEQRA and an Environmental Assessment Form has been prepared; and, be it further

RESOLVED, that the Environmental Assessment Form prepared by and filed with this Legislature is satisfactory with respect to scope and content and adequacy in compliance with SEQRA and is hereby accepted by the County; and, be it further

RESOLVED, that the Onondaga County Legislature does hereby make and adopt a Negative Declaration for the project, and has determined that the proposed action will not have a significant effect on the environment; and, be it further

RESOLVED, that the Onondaga County Executive, or her designee, is authorized to take such action to comply with the requirements of SEQRA, including without limitation, the execution of documents and filing of same and any other actions to implement the intent of this resolution; and, be it further

RESOLVED, that the County Executive is hereby authorized to purchase the above mentioned property for a consideration of \$335,000.00; and, be it further

RESOLVED, that the County Comptroller be, and hereby is directed to draw a check payable to the owner of the property acquired in payment thereof, said check to be delivered to the County

Attorney who shall obtain proper conveyance and approve title before delivery of said check, and that said sum be, and hereby is made a charge upon the proper fund or funds; and be it further

RESOLVED, that renovations to the building are hereby authorized at a maximum estimate cost of \$65,000; and, be it further

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

Section 1. The purchase and renovation of real property located at 1000 Erie Boulevard West in the City of Syracuse for board of elections offices and the storage of voting machines in and for the County of Onondaga, New York, are hereby authorized at an estimated maximum cost of \$400,000.

Section 2. The plan for the financing thereof is by the issuance of \$400,000 bonds of said County hereby authorized to be issued therefor, to be allocated \$335,000 for the purchase of real property and \$65,000 for the building renovations.

Section 3. It is hereby determined that the aforesaid constitutes a specific object or purpose having a period of probable usefulness of thirty years for the real property and twenty-five years for the building renovations, pursuant to subdivisions 11 and 12, respectively, of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

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

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

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

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

Section 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution.

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

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

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Ms. Williams, Mr. Corbett

RESOLUTION NO. 198

IN MEMORIAM

WHEREAS, it has pleased Almighty God to remove from this Earth Lyall Donald Squair; and

WHEREAS, Lyall Squair was a member of the Onondaga County Legislature in 2001, proudly representing the 18th district; and

WHEREAS, Lyall Squair was born and raised in Ogdensburg, after high school, he attended the NYS Ranger School before joining the U.S. Army and serving in the Korean War; and

WHEREAS, after the war Lyall Squair attended Syracuse University, where he received his A.B. degree in Liberal Arts History and Library Science; and

WHEREAS, Lyall Squair started his lifelong career as a librarian and archivist at Syracuse University's Art Library and Manuscript Department; and

WHEREAS, Lyall Squair was also a lifelong collector, specializing in the life and works of President Theodore Roosevelt, a collection that was later purchased by New York State to commemorate the 100th anniversary of Roosevelt's governorship; and

WHEREAS, Lyall Squair leaves behind his wife, Linda, five children, two grandsons and two great granddaughters, and it is the desire of this Legislature to express sympathy to Lyall Squair's grieving family on the sad occasion of his passing; now, therefore be it

RESOLVED, that the members of the Onondaga County Legislature do hereby express sincere and heartfelt sympathy to Lyall Squair's family and friends; and, be it further

RESOLVED, that this resolution be spread among the minutes of the Legislature and a copy be prepared and given to the family of Lyall Donald Squair.

ADOPTED by rising tribute.

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 199

BOND RESOLUTION DATED SEPTEMBER 7, 2010

A RESOLUTION AUTHORIZING THE REPLACEMENT OF ROOFS AT VARIOUS COUNTY PARKS FACILITIES IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$272,090, AND AUTHORIZING THE ISSUANCE OF \$272,090 BONDS OF SAID COUNTY TO PAY THE COST THEREOF

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

Section 1. The replacement of roofs at various county parks facilities in and for the County of Onondaga, New York, including incidental costs, are hereby authorized at an estimated maximum cost of \$272,090.

Section 2. The plan for the financing thereof is by the issuance of \$272,090 bonds of said County hereby authorized to be issued therefor.

Section 3. It is hereby determined that the aforesaid project constitutes a class of objects or purposes having a period of probable usefulness of fifteen years, pursuant to subdivision 12(a)(2) of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local

Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

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

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 8. In the event that 2010 General Fund Operating Surplus funds are available at the end of the 2010 fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, the estimated \$272,090 cost of such project shall be paid therefrom and the 2010 County Budget is hereby amended accordingly to the extent said funds are available. In the event that 2010 General Fund Operating Surplus is available, then the authorization to issue bonds is hereby rescinded to the extent said surplus funds are available.

Section 9. The County Executive is authorized to enter into contracts to implement the intent of this resolution.

Section 10. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 11. This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 200

AMENDING THE 2010 COUNTY BUDGET TO PROVIDE FOR IMPROVEMENTS AT HOPKINS ROAD PARK

WHEREAS, Onondaga County Parks collects Room Occupancy Tax revenues with the intent of reinvesting those revenues into activities that promote tourism in Onondaga County; and

WHEREAS, Hopkins Road Park will be hosting the Section III girls' fast pitch softball high school championship for the first time in 2011 and again in 2012; and

WHEREAS, Hopkins Road Park has also been selected to host the American Softball Association Women's Eastern/National C-D Slow Pitch Championships in 2011, with a projected economic impact of \$328,000; and

WHEREAS, the Hopkins Road Park’s slow pitch leagues are sold out and there are over 100 games played at the baseball fields, which collectively generate over \$125,000 in annual revenues; and

WHEREAS, the facilities at Hopkins Road Park are in need of improvements in order to retain and build on the success of hosting such events, as well as accommodate increased use and provide for safe playing surfaces; and

WHEREAS, these improvements include remodeling of restrooms and changing areas, water access for irrigation of playing fields, scoreboards and field lighting with an estimated cost of \$108,763; and

WHEREAS, it is the desire of this Legislature to appropriate room occupancy tax funds to pay for these improvement; now, therefore be it

RESOLVED, that the 2010 Onondaga County Budget be amended by providing and making available the following:

REVENUES:

In Admin. Unit 80-69	\$108,763
Parks and Recreation	
FAMIS Index 510040	
Capital Project 522718 001	
2010 Hopkins Rd Improvements	
In Acct. 005-0063 Room Occupancy Taxes	\$108,763

APPROPRIATIONS:

In Admin. Unit 80-69	\$108,763
Parks and Recreation	
FAMIS Index 510040	
Capital Project 522718 001	
2010 Hopkins Rd Improvements	\$108,763

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 201

AUTHORIZING THE SALE OF COUNTY HIGHWAY PROPERTY LOCATED IN THE TOWN OF MARCELLUS TO DAVID SMITH

WHEREAS, the County of Onondaga is the owner of 5.5 ± acres of highway property located along Slate Hill Road in the Town of Marcellus as shown on a map on file with the Clerk of this Legislature; and

WHEREAS, the Onondaga County Department of Transportation has determined that said property is no longer needed for highway purposes; and

WHEREAS, an appraisal of the property has been obtained; and

WHEREAS, David Smith owns property on both sides of the County property; and

WHEREAS, David Smith has offered to purchase the property in question from the County for a consideration of \$5,500, an amount equal to the appraisal; and

WHEREAS, said purchase price is fair and reasonable; and

WHEREAS, an analysis of the potential environmental impacts, if any, has been done under the State Environmental Quality Review Act (SEQRA); and

WHEREAS, a Short Environmental Assessment Form has been completed and reviewed and is on file with the Clerk of this Legislature; now, therefore be it

RESOLVED, that Onondaga County does hereby make and adopt a Negative Declaration under SEQRA and determines that the proposed action will not have a significant effect on the environment; and, be it further

RESOLVED, that the County Executive is hereby authorized to enter into an agreement to transfer the above mentioned property to David Smith, for a consideration of \$5,500; and, be it further

RESOLVED, that the County Executive is hereby authorized to enter into agreements to further the intent of this Resolution.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 202

AUTHORIZING THE SALE OF COUNTY HIGHWAY PROPERTY LOCATED IN THE TOWN OF GEDDES TO 3545 JOHN GLENN BLVD., LLC

WHEREAS, the County of Onondaga is the owner of 0.75 ± acres of highway property located directly east of 3545 John Glenn Boulevard in the Town of Geddes as shown on a map on file with the Clerk of this Legislature; and

WHEREAS, the Onondaga County Department of Transportation has determined that said property is no longer needed for highway purposes; and

WHEREAS, an appraisal of the property has been obtained; and

WHEREAS, 3545 John Glenn Blvd., LLC owns property directly west of said County property, which is the site of a Metro Mattress Store; and

WHEREAS, 3545 John Glenn Blvd., LLC has offered to purchase the property in question from the County for a consideration of \$7,500, an amount equal to the appraisal; and

WHEREAS, said purchase price is fair and reasonable; and

WHEREAS, an analysis of the potential environmental impacts, if any, has been done under the State Environmental Quality Review Act (SEQRA); and

WHEREAS, a Short Environmental Assessment Form has been completed and reviewed and is on file with the Clerk of this Legislature; now, therefore be it

RESOLVED, that Onondaga County does hereby make and adopt a Negative Declaration under SEQRA and determines that the proposed action will not have a significant effect on the environment; and, be it further

RESOLVED, that the County Executive is hereby authorized to enter into an agreement to transfer the above mentioned property to 3545 John Glenn Blvd., LLC, for a consideration of \$7,500; and, be it further

RESOLVED, that the County Executive is hereby authorized to enter into agreements to further the intent of this Resolution.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 203

AUTHORIZING THE REMOVAL OF A PORTION OF PLAINVILLE ROAD, C.R. No. 32, IN THE TOWN OF LYSANDER FROM THE COUNTY ROAD SYSTEM

WHEREAS, Jack's Reef – Plainville Road (Plainville Road, C.R. No. 32) is a county road under the jurisdiction of the Onondaga County Department of Transportation; and

WHEREAS, a 0.15 ± acre portion of the Plainville Road right of way, as shown on Map No. 3 on file with the Clerk of this Legislature, is no longer needed by the County for highway purposes; and

WHEREAS, the Onondaga County Commissioner of Transportation has recommended that the right of way be removed from the county road system and revert to the Town of Lysander; and

WHEREAS, the Town of Lysander has agreed to accept the right of way pursuant to New York State Highway Law Section 115-b; and

WHEREAS, an analysis of the potential environmental impacts, if any, has been done under the State Environmental Quality Review Act (SEQRA); and

WHEREAS, an Environmental Assessment Form has been completed and reviewed and is on file with the Clerk of this Legislature; now, therefore be it

RESOLVED, that Onondaga County does hereby make and adopt a Negative Declaration under SEQRA and determines that the proposed action will not have a significant effect on the environment; and, be it further

RESOLVED, that the aforementioned portion of Plainville Road, being Map No. 3, is hereby removed from the county road system and shall revert to the Town of Lysander; and, be it further

RESOLVED, that the Clerk on behalf of this Legislature be, and hereby is ordered, to give written notice of this resolution to the Town of Lysander Clerk and Supervisor, and the reversion of

a portion of the Plainville Road right of way to the Town of Lysander will be effective 30 days after said notice; and, be it further

RESOLVED, that the County Executive is authorized to execute documents to further the intent of this resolution.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 204

AUTHORIZING THE REMOVAL OF A PORTION OF GRAND AVENUE, C.R. NO. 39 IN THE TOWN OF GEDDES FROM THE COUNTY ROAD SYSTEM PURSUANT TO SECTION 115-b OF THE HIGHWAY LAW

WHEREAS, an Onondaga County project for the improvement of Grand Avenue, C.R. No. 39 in the Town of Geddes has been completed; and

WHEREAS, a portion of Fay Road, owned and maintained by the Town of Geddes, was relocated as a part of the project, creating 2.859 acres surplus real property as shown on the attached map; and

WHEREAS, the Town of Geddes has requested and agreed to the abandonment of that surplus real property portion of Grand Avenue, C.R. No. 39, from the County of Onondaga to the Town of Geddes; and

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

RESOLVED, that the following portion of Grand Avenue is hereby removed form the County road system and transferred to the Town of Geddes as follows:

Beginning at the northeast corner of land conveyed to Onondaga County by New York State by deed recorded in the Onondaga County Clerk's Office in Book 2988 of deeds at Page 44 & c., (Map 1-C, Parcel 215) said point being in the west line of land conveyed to the County of Onondaga Water Dept. of Public Works by deed recorded in the Onondaga County Clerk's Office in Book 2038 of deeds at Page 130 & c., said point being 19.6m+/- northerly measured at right angles from baseline station 3+159.5+/- of the 2004 survey baseline for Syracuse - Cedarvale Road, C.R.39; thence westerly along the north line of said land conveyed to Onondaga County by New York State 480.7m+/- (1577'+/-) to an angle point therein, said point being 16.36m northerly measured at right angles from baseline station 2+680.05 of said 2004 survey baseline; thence northerly along the north line of said land conveyed to Onondaga County by New York State 156.5m+/- (513'+/-) to a point in the south line of land conveyed to Ludden Housing Development Fund Co., Inc by deed recorded in the Onondaga County Clerk's Office in Book 3724 of deeds at Page 346 & c., said point being 172.8m+/- northerly measured at right angles from baseline station 2+679.4 of said 2004 survey baseline; thence S 28°-50'-39" W a distance of 120.8m+/- (396.4'+/-) through said land conveyed to Onondaga County by New York State to a point, said point being 70.16m northerly measured at right angles from baseline station 2+616.89 of said 2004 survey baseline; thence S 05°-44'-01" W a distance of 48.17m (158.05') through said land conveyed to Onondaga County by New York State to a point, said point being 22.55m northerly measured at right angles from baseline station 2+609.49 of said 2004 survey baseline; thence S 08°-03'-33" E a distance of 12.09m (39.67') through said

land conveyed to Onondaga County by New York State to a point, said point being 10.51m northerly measured at right angles from baseline station 2+610.53 of said 2004 survey baseline; thence S 80°-34'-53" E a distance of 20.83m (68.35') through said land conveyed to Onondaga County by New York State to a point, said point being 5.99m northerly measured at right angles from baseline station 2+630.87 of said 2004 survey baseline; thence N 85°-41'-23" E a distance of 50.40m (165.35') through said land conveyed to Onondaga County by New York State to a point, said point being 7.19m northerly measured at right angles from baseline station 2+681.20 of said 2004 survey baseline; thence N 86°-11'-36" E a distance of 30.49m (100.02') through said land conveyed to Onondaga County by New York State to a point, said point being 7.82m northerly measured at right angles from baseline station 2+711.68 of said 2004 survey baseline; thence N 87°-14'-28" E a distance of 448.6m+/- (1471.7'+/-) through said land conveyed to Onondaga County by New York State to a point in the east line of said land conveyed to Onondaga County by New York State, said point being 11.5m+/- northerly measured at right angles from baseline station 3+159.6+/- of said 2004 survey baseline; thence northerly along the east line of said land conveyed to Onondaga County by New York State, also being the west line of the aforementioned County of Onondaga Water Dept. of Public Works (Book 2038 of deeds at Page 130 & c.), a distance of 8.1m+/- (26.7'+/-) to the point of beginning, containing 1.157+/- Hectares (2.859+/- Acres) of land, more or less.

All bearings are referenced to true north at the 76°-35' meridian of west longitude. Records of the aforementioned 2004 Survey Baseline for Syracuse – Cedarvale Road C.R. 39, are on file at the office of the Commissioner of Transportation of Onondaga County.

The above described parcel of land being a portion of lands (Map 1-C, Parcel 215 – 3.596+/- Acres) conveyed to Onondaga County by Deed recorded in the Onondaga County Clerk’s Office January 17, 1983 in Bk.2988 Pg.44 & c.

Subject to any permits, easements, right-of-ways, and restrictions of record. Subject also to any utility facilities that may exist within the above described premises. Records of aforementioned 2004 survey baseline for Grand Avenue, C.R. No. 39, are on file at the Onondaga County Department of Transportation.; and, be it further

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

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 205

CONFIRMING APPOINTMENT TO ONONDAGA COUNTY PUBLIC LIBRARY BOARD OF TRUSTEES

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, has duly appointed and designated pursuant to Article XXV, Section 25.05 of the Administrative Code, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Onondaga County Public Library Board of Trustees:

APPOINTMENT:
Matthew Rayo

TERM EXPIRES:
December 31, 2013

15 Brattle Road
Syracuse, NY 13203

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of the above individual as a member of the Onondaga County Public Library Board of Trustees for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 206

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 a thirty day period to submit requests for the inclusion of predominantly viable agricultural lands within certified agricultural districts; and

WHEREAS, pursuant to Resolution No. 71 - 2004, that thirty-day period began January 1, 2010, and ended January 31, 2010; and

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

WHEREAS, the County referred the requests to the Onondaga County Agricultural and Farmland Protection Board, and that Board has reviewed the requests and determined 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, July 6, 2010 at 2:20 p.m. relating to such requested inclusions; now, therefore be it

RESOLVED, that the proposed action is an Unlisted action and this Legislature shall act as the Lead Agency for the purposes of the New York State Environmental Quality Review Act (SEQRA); and, be it further

RESOLVED, that the Short Environmental Assessment Form for this project has been completed and reviewed and is on file with the Clerk of the Legislature; and, be it further

RESOLVED, that this Legislature hereby finds and declares a negative declaration under SEQRA in that there is no anticipated construction and no anticipated change in use, that the identified possible impacts, if any, on air quality and surface water quality will not be significant and there is little likelihood of significant adverse environmental impacts; and, be it further

RESOLVED, that based on the recommendation of the Agriculture and Farmland Protection Board and information provided through the public hearing, this Onondaga County Legislature hereby adopts and approves the inclusion of the requested viable agricultural land within certified Agricultural District No. 2, Agricultural District No. 3, and Agricultural District No. 4; and, be it further

RESOLVED, that in accordance with Section 303-b of Agriculture and Markets Law the modifications to Agricultural District No. 2, Agricultural District No. 3, and Agricultural District No. 4 are hereby described as follows, and include the following parcels listed by agricultural district, town, tax map number, and acres:

<u>DISTRICT:</u>	<u>MUNICIPALITY:</u>	<u>TAX MAP NO.:</u>	<u>OWNER:</u>	<u>ACRES*:</u>
2	Skaneateles	026.-01-06.0	Burton, Matt	68.54
2	Skaneateles	026.-01-04.0	Byrne, Mark	66.62
2	Skaneateles	025.-01-03.1	Tanner, Tom	20.47
2	Skaneateles	026.-01-01.0	Tanner, Tom	66.29
2	Skaneateles	045.-04-01.0	Tanner, Tom	10.12
2	Spafford	022.-01-30.0	Rios, Ellen	14.95
2	Spafford	022.-02-05.0	Rios, Ellen	28.23
3	Camillus	027.-03-09.1	Hourigan, Michael	262.30
3	Camillus	027.-03-10.2	Hourigan, Michael	176.94
3	Cicero	060.-01-04.1	Cormier, Mary	24.65
3	Elbridge	029.-03-24.1	Drummond, Gregory	8.96
3	Manlius	099.-01-17.0	Hudson, Bradley	0.85
4	Pompey	001.-02-14.4	Nappi / Alliance Property Group, Inc	121.58
4	Pompey	001.-06-03.0	Nappi / Alliance Property Group, Inc.	3.60
4	Pompey	001.-06-04.0	Nappi / Alliance Property Group, Inc.	25.93

* Calculated using a Geographic Information System, not Real Property Services (RPS) data.

and, be it further

RESOLVED, that should these parcels be subdivided prior to the expiration of said Districts, each subdivision would automatically be considered a part of said Districts, and would remain in the District while it is in effect; and, be it further

RESOLVED, that the Clerk of this Legislature is to submit a copy of this resolution, together with the report of the Onondaga County Agricultural and Farmland Protection Board and the tax map identification numbers and tax maps for each parcel of land to be included in an agricultural district to the New York State Commissioner of the Department of Agriculture and Markets.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Rhinehart, Mr. Kilmartin, Mr. DeMore

RESOLUTION NO. 207

RENEWING WITH MODIFICATION AGRICULTURAL DISTRICT NO. 1, IN THE TOWNS OF
LAFAYETTE, ONONDAGA, OTISCO, AND TULLY

WHEREAS, pursuant to Section 303-a of the New York State Agriculture and Markets Law, this Onondaga County Legislature adopted Resolution No. 276 - 2009 providing for notice of the eight year review of Agricultural District No. 1 in the Towns of LaFayette (west of Interstate Route 81), Onondaga, Otisco, and Tully (west of Interstate Route 81); and

WHEREAS, by Resolution No. 132 - 2010, this Onondaga County Legislature authorized a public hearing on said agricultural district renewal at the Onondaga County Courthouse on Tuesday July 6, 2010, and such hearing was duly noticed and held; and

WHEREAS, the Onondaga County Legislature has completed the eight year review of Agricultural District No. 1, and has received from the Onondaga County Agriculture and Farmland Protection Board its report and recommendations regarding the high agricultural viability of the district and regarding recommended modifications to the district; and

WHEREAS, it is the desire of this Legislature to renew Agricultural District No. 1 with modifications as provided for herein; now, therefore be it

RESOLVED, that the proposed action is an Unlisted action and this Legislature shall act as the Lead Agency for the purposes of the New York State Environmental Quality Review Act (SEQRA); and, be it further

RESOLVED, that the Short Environmental Assessment Form for this project has been completed and reviewed and is on file with the Clerk of the Legislature; and, be it further

RESOLVED, that this Legislature hereby finds and declares a negative declaration under SEQRA in that there is no anticipated construction and no anticipated change in use, that the identified possible impacts, if any, on air quality and surface water quality will not be significant and there is little likelihood of significant adverse environmental impacts; and, be it further

RESOLVED, that in accordance with Agriculture and Markets Law, Section 303-a, said Agricultural District No. 1 in the Towns of LaFayette (west of Interstate Route 81), Onondaga, Otisco and Tully (west of Interstate Route 81) hereby is renewed with the modifications provided for herein; and, be it further

RESOLVED, that the modifications to Agricultural District No. 1 are as follows and encompass the following parcels listed by municipality, owner, tax map number and acreage:

SUMMARY OF ADDITIONS

<u>MUNICIPALITY:</u>	<u>OWNER:</u>	<u>TAX MAP NO.:</u>	<u>ACRES *:</u>
ONONDAGA	GASPARINI GARY	002.-01-01.0	11.20
ONONDAGA	GASPARINI GARY	003.-01-25.0	50.00
ONONDAGA	SCHLOSSER DAVID	064.-01-31.0	10.53
ONONDAGA	SHUTE STEWART	063.-02-51.1	77.75
ONONDAGA	SHUTE STEWART	064.-01-06.0	50.04
TULLY	LAMSON MICHAEL	107.-01-01.1	49.66

* Calculated using a Geographic Information System, not Real Property Services (RPS) data.

SUMMARY OF REMOVALS:

<u>TOWN:</u>	<u>OWNER:</u>	<u>TAX MAP NO.:</u>	<u>ACRES *:</u>
LAFAYETTE	ABBOTT MARIAN	016.-01-21.0	24.19
LAFAYETTE	CLIFFORD MICHAEL	020.-06-05.0	0.81
LAFAYETTE	HENDERSON LYNN	021.-01-08.0	0.88
LAFAYETTE	LASKY BARBARA	020.-06-09.0	2.33
LAFAYETTE	LASKY BARBARA	020.-06-10.0	7.48
LAFAYETTE	MUELLER JOHN F	020.-07-08.1	7.32
LAFAYETTE	RT 20 CROSSROADS CORP	020.-06-01.2	29.50
ONONDAGA	APPEL BRUCE E	059.-03-23.0	0.58
ONONDAGA	CMI TRUST	056.-03-22.1	15.37
ONONDAGA	SNIFFEN MARTHA L	010.-02-01.4	2.06
OTISCO	ABBOTT MARIAN F	008.-02-13.4	0.39
OTISCO	ALTHOUSE JAMES E	008.-03-07.0	3.36
OTISCO	BELL TYLER D	023.-05-02.0	1.76
OTISCO	D AGOSTINO ANTHONY	020.-02-25.0	359.01
OTISCO	D AGOSTINO ANTHONY	021.-04-03.1	9.76
OTISCO	D AGOSTINO ANTHONY	021.-05-03.1	171.25
OTISCO	D'AGOSTINO ANTHONY R	020.-02-26.1	4.06
OTISCO	D'AGOSTINO ANTHONY R	021.-05-20.0	0.61
OTISCO	DLUGOLENSKI JOSEPH M	017.-04-21.0	0.26
OTISCO	DUPREY PATRICIA R	011.-03-03.5	0.96
OTISCO	HAKES DEWEY R	010.-06-05.1	1.58
OTISCO	HARRNACKER IAN	006.-04-01.6	1.76
OTISCO	MENTZER JUDITH A	011.-04-11.6	9.65
OTISCO	SCHMIDT MICHAEL S	011.-01-28.2	0.98
OTISCO	TORNATORE ROBERT G	017.-01-06.4	0.50
OTISCO	WILLYARD CHARLES H	008.-02-02.2	17.25
OTISCO	WRIGHT DUANE H	020.-01-21.0	1.81

* Calculated using a Geographic Information System, not Real Property Services (RPS) data.

and, be it further

RESOLVED, that should one or more of these parcels be subdivided prior to the expiration of said District, each of these subdivisions would automatically be considered a part of said District, and would remain in the District while it was in effect; and, be it further

RESOLVED, that the district review plan shall be submitted to the Commissioner as provided for in Section 303-a of the Agriculture and Markets Law.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 208

APPROVING ADDITIONAL AMENDMENTS TO THE MANAGEMENT AGREEMENT
BETWEEN THE COUNTY AND THE ONONDAGA COUNTY CONVENTION CENTER WAR
MEMORIAL COMPLEX MANAGEMENT CORPORATION

WHEREAS, pursuant to Chapter 839 of the Laws 1987 of the State of New York, Onondaga County constructed the Onondaga County Convention Center/War Memorial Complex (Oncenter Complex), a county-owned facility, for the purpose of attracting athletics, concerts, conventions and other related business to Onondaga County and, particularly, the downtown area, including its hotels, shops, and restaurants; and

WHEREAS, in order to provide for the efficient and professional operation of the Oncenter Complex, the County has entered into a Management Agreement, dated October 2007, with the Oncenter Management Corporation (the Corporation) for management of the Oncenter Complex, with it being the sole purpose of the Corporation to manage this county-owned facility; and

WHEREAS, by Resolution No. 135 - 2010, this Onondaga County Legislature has approved several amendments to such agreement to support the Corporation in providing its management services to the County; and

WHEREAS, the County has identified several additional ways in which it can support the Corporation's services, and it is the desire of this Legislature to approve further amendments to the Management Agreement; and

WHEREAS, one way in which the County can support the Corporation is to assume some responsibility for maintaining, repairing, and cleaning the county-owned facilities through the Department of Facilities Management, and another way is for the County to provide the Corporation with steam and chilled water from its plant through the Department of Facilities Management, which department will be able to use its energy management processes and skills to save on the total costs of energy provided to the Complex; and

WHEREAS, such amendments will also address several concerns and recommendations stated in a recent audit of the relationship between the County and the Corporation under the management agreement by the Onondaga County Comptroller and will promote greater transparency in spending and overall accountability to the taxpayers; and

WHEREAS, it is the understanding of this Legislature that the Corporation continues to identify and implement various measures to effect a decrease in its overall expenses, thereby limiting the total amount of County operating subsidies for its facilities; now, therefore be it

RESOLVED, that this Legislature approves the inclusion, by the County Executive, of the following amendments to the Management Agreement between the Corporation and the County; and, be it further

RESOLVED, that with respect to utilities provided to the Complex, Section 2.02(a)(xi) is hereby amended to insert the following final two sentences:

Provided, however, that on and after January 1, 2009, the County shall provide all necessary heat, steam and chilled water and pay all charges therefor accrued after said date, except for any such other charges for which the Corporation has previously obligated itself to make payments. The Corporation shall continue to pay the charges for any light and power usage to the vendor(s) providing such services.

and, be it further

RESOLVED, that with respect to maintenance and repairs, Section 2.03 is hereby amended to insert a new subsection (h) as follows:

(h) Provided, however, that the County Executive may elect to terminate such portion of this Agreement whereby the Corporation provides routine maintenance and repairs to the Complex, in whole or in part. In the event that the County Executive so elects, the County Executive shall cause written notice of such decision to be delivered to the Corporation, indicating therein the termination date. Thereafter, the Onondaga County Department of Facilities Management shall assume the responsibility for the routine maintenance and repair of the Complex as it deems appropriate.

The County Executive, in consultation with the Commissioner of the Department of Facilities Management, may determine it necessary for the Corporation to retain responsibility for certain maintenance and repairs after said termination date. Further, after said termination date, the Corporation shall continue to perform such maintenance and repairs relating to events held within the Complex. The Corporation shall provide for the costs of such maintenance and repairs within its operating budget.

After said termination date, the Corporation, having the responsibility for operating the Complex on behalf of the County, shall continue to inspect all equipment, fixtures, furnishings, machines (including motors), systems on the Complex, and all Complex buildings and grounds, both interior and exterior. The Corporation shall provide the Commissioner of the Department of Facilities Management, or his designee, with written notice of known defects and facility fixtures in need of repair.

and, be it further

RESOLVED, that with respect to cleaning services, Section 2.03 is hereby further amended to insert a new subsection (g) as follows:

(g) Provided, however, that the County Executive may elect to terminate such portion of this Agreement, in whole or in part, whereby the Corporation provides routine cleaning services to the portion of the Complex contained within the Civic Center, including offices and theatre space. In the event that the County Executive so elects, the County Executive shall cause written notice of such decision to be delivered to the Corporation, indicating therein the termination date. The Corporation shall no longer provide routine cleaning services to the portion of the Complex contained within the Civic Center after said termination date, unless the County Executive provides otherwise in said notice. Thereafter, the County shall assume the responsibility for performing whatever routine cleaning services of the portion of the Complex contained within the Civic Center it deems appropriate. The Corporation shall continue to routinely clean the remainder of the Complex and to clean the theatre space when such space is used for an event.

and, be it further

RESOLVED, that with respect to maintenance and repairs, Section 3.01(e) is hereby amended to insert the following sentence at the end of the second paragraph:

The Corporation shall cooperate fully with the Department of Facilities Management in developing a plan for the maintenance and repairs to be made within the Complex.

and, be it further

RESOLVED, that an amount equal to any payments made by the Corporation to the County associated with the County's obligation to provide heat, steam, and chilled water to the Corporation on and after January 1, 2009, as provided for in the second resolved clause herein above, shall be credited against outstanding amounts due and owing to the County by the Corporation; and, be it further

RESOLVED, that the County shall pay to the Corporation an amount equal to the amount of money necessary to pay the principal and interest owed on the ribbon lighting installed in the War Memorial, provided, however, that before any such amounts are disbursed to the Corporation, the Corporation shall enter into an agreement with the County, whereby the Corporation agrees to use the funds received from the County to first repay any outstanding loans held on such ribbon lighting; and, be it further

RESOLVED, that the County shall further provide a credit to the Corporation in an amount equal to the amount of principal and interest already paid by the Corporation to its lender for such ribbon lighting, and such credit shall be used against any outstanding amounts due and owing to the County by the Corporation; and, be it further

RESOLVED, that the Onondaga County Comptroller, with the concurrence of the Onondaga County Chief Fiscal Officer, is hereby authorized to take appropriate steps to effectuate the findings and recommendations of the Comptroller's audit report of the Oncenter Management Corporation presented to the Planning and Economic Development Committee of this Legislature on July 15, 2010; and, be it further

RESOLVED, that in all other respects the Management Agreement, dated October 2007, as previously amended, continues in effect as may be amended herein.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 209

AMENDATORY BOND RESOLUTION

A RESOLUTION AUTHORIZING THE PURCHASE OF RIBBON LIGHTING AT THE WAR MEMORIAL AS PART OF IMPROVEMENTS TO THE ONCENTER COMPLEX IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK

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

Section 1. The purchase of ribbon lighting at the War Memorial at a maximum estimated cost of \$510,000 is hereby authorized as part of the reconstruction and construction of improvements to the Oncenter Complex, including original furnishings, equipment, machinery or apparatus, as well as incidental costs in connection therewith, for which the County has previously authorized to be issued \$9,100,000 bonds of said County pursuant to the provisions of the Local Finance Law.

Section 2. The bond resolution dated September 2, 2008 authorizing \$9,100,000 bonds, as amended, is now hereby amended to include the purchase of such ribbon lighting.

Section 3. This resolution shall take effect immediately.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 210

AUTHORIZING THE GRANT OF A PERMANENT EASEMENT TO THE TOWN OF CAMILLUS, RELATIVE TO THE GREENFIELD PUMP STATION

WHEREAS, the County of Onondaga is the owner of certain property located in the Town of Camillus, currently utilized as the Greenfield Pump Station; and

WHEREAS, said County property is located adjacent to a proposed residential subdivision known as Thompson's Landing; and

WHEREAS, the Town of Camillus has requested that the County grant a 20' ± by 150' ± permanent easement for sanitary sewer purposes to the Town to connect to the Greenfield Pump Station as shown on a certain map made by Ianuzzi and Romans dated November 6, 2007, File No. 3281.001 on file with the Clerk of this Legislature; and

WHEREAS, the Town of Camillus will own and maintain said sanitary sewer; and

WHEREAS, in accordance with the New York State Environmental Quality Review Act, the Town of Camillus Planning Board conducted a review of the Thompson's Landing Subdivision and determined that the subdivision would not have a significant impact on the environment; now, therefore be it

RESOLVED, that upon demonstration satisfactory to the Commissioner of Water Environment Protection that DEC has issued required permits and/or approvals to install sewer pipe under Nine Mile Creek, the County Executive hereby is authorized to grant the aforementioned easement for sanitary sewer purposes to the Town of Camillus on the Greenfield Pump Station Treatment Facility property for a consideration of one dollar, payment waived; and, be it further

RESOLVED, that the County Executive is authorized to enter into agreements to implement this resolution.

ADOPTED. Ayes: 17 Noes: 1 (Buckel) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 211

APPROVING THE 2009 INDUSTRIAL WASTEWATER SURCHARGE

WHEREAS, the Onondaga County Commissioner of Water Environment Protection has calculated the 2009 Industrial Wastewater Surcharge to be \$939,972.45 with a total amount due of \$96,218.64 due to partial payments having already been made in accordance with the surcharge catch-up plan; and

WHEREAS, pursuant to Section 11.53 of Article 11 (A) of the Onondaga County Administrative Code, said Commissioner of Water Environment Protection has calculated such surcharge and has filed the same with the Clerk of the Onondaga County Legislature; and

WHEREAS, the Commissioner of Water Environment Protection hereby requests the approval of such surcharge by the Onondaga County Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby approves the 2009 Industrial Wastewater Surcharge to be \$939,972.45 with a total amount due of \$96,218.64 based on partial payments having already been made in accordance with the surcharge catch-up plan, as calculated by the Commissioner of Water Environment Protection and on file with the Clerk of the Onondaga County Legislature; and, be it further

RESOLVED, that the Onondaga County Legislature hereby authorizes the Commissioner of Water Environment Protection to modify 2009 Industrial Wastewater Surcharge bills if so requested and properly justified by an Industrial User; and, be it further

RESOLVED, that the Commissioner of Water Environment Protection shall promptly notify in writing the Chairman of Environmental Protection and Chairman of Ways and Means regarding any such refunds to customers or modifications to Industrial Wastewater Surcharge Bills.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

There being no further business to come before the County Legislature, Mr. Lesniak moved to adjourn until Tuesday, October 5, 2010. There was no objection and the meeting was adjourned at 3:05 p.m.

Respectfully submitted,
DEBORAH L. MATURO, Clerk
Onondaga County Legislature

* * *

October 5, 2010

The Legislature of Onondaga County convened on the above date at 2:30 p.m. Chairman Rhinehart presiding.

The Clerk called the roll and the following legislators were present: Lesniak, Dougherty, Meyer, Tassone, Rapp, Buckel, Corbett, Holmquist, Kilmartin, DeMore, Warner, Laguzza, Masterpole, Williams, Ervin, Mr. Chairman.

Absent: Legislator Kinne, *Legislator Stanczyk, *Legislator Jordan

Legislator Holmquist gave the invocation. Legislator Kilmartin led the Pledge of Allegiance to the Flag of the United States of America.

Upon motion by Mr. Lesniak, there being no objection, the reading of the minutes of the last session of the County Legislature was dispensed with the minutes as prepared by the Clerk approved.

*Mr. Stanczyk and Mr. Jordan arrived after roll was called.

* * *

GOLD SEAL:

- a. RECOGNIZE AND CONGRATULATE JEFF PENESTON UPON RECEIVING THE ESTEEMED NEW YORK STATE TEACHER OF THE YEAR AWARD

* * *

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 212

AMENDING THE 2010 COUNTY BUDGET TO AUTHORIZE THE ONONDAGA COUNTY SHERIFF'S OFFICE TO ACCEPT A VEHICLE FROM THE UNITED STATES MARSHALS SERVICE, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the United States Marshals Service has been awarded funding from the Department of Justice Asset Fund to purchase vehicles for all full-time state and local task force officers on the NY/NJ Regional Fugitive Task Force; and

WHEREAS, the Sheriff's Office will receive one vehicle for the sole use of a full-time task force officer; and

WHEREAS, a sum of \$5,000 will be granted for the vehicle to purchase necessary equipment, and, in addition, the Sheriff's Office will receive up to \$6,000 annually for fuel and maintenance; and

WHEREAS, it is the desire of this Legislature to accept the vehicles and funds; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to accept the funds and vehicle and to implement the intent of this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended and the following amounts be provided and made available:

REVENUES:

In Admin. Unit 40-79-20	\$11,000
Sheriff Police / Civil	
FAMIS Index #410019	
In Acct. 012-0121 Fed Aid Public Safety	
Project – 782152 RFTF Vehicles 2010	\$11,000

APPROPRIATIONS:

CG960 Appropriations	\$11,000
In Admin. Unit 40-79-20	
Sheriff Police / Civil	
FAMIS Index #410019	
Project – 782152 RFTF Vehicles 2010	\$11,000

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 213

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT FUNDS FROM THE NEW YORK STATE EMERGENCY RESPONSE COMMISSION FOR USE BY THE ONONDAGA COUNTY LOCAL EMERGENCY PLANNING COMMITTEES

WHEREAS, the Hazardous Materials Emergency Preparedness Program, administered by the New York State Emergency Response Commission, makes federal funding available to the Onondaga County Local Emergency Planning Committees, also known as the Disaster Preparedness Committee (DPC), and for other emergency planning activities in accordance with the Emergency Planning and Community Right-To-Know Act of 1986; and

WHEREAS, the Onondaga County Department of Emergency Management is designated by the New York State Emergency Response Commission to act as the fiscal agent for the local emergency planning committees, and is eligible to receive such funds in the amount of \$3,776; and

WHEREAS, the funds will be used to coordinate and oversee planning activities in accordance with the Emergency Planning and Community Right-to-Know Act of 1986, and it is the desire of this Legislature to accept such funds; now, therefore be it

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

In Admin Unit 40-38	\$3,776
Emergency Management	
FAMIS Index 309997	
Project # 734114 Local Emergency Planning Committee	
In Account 012-0123 Haz Materials Assist Prog.	\$3,776

APPROPRIATIONS:

In Admin Unit 40-38	\$3,776
Emergency Management	
FAMIS Index 309997	
Project # 734114 Local Emergency Planning Committee	
In Account 012-0123 Haz Materials Assist Prog.	\$3,776

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 214

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT \$272,170 IN ADDITIONAL HOMELAND SECURITY FUNDS FROM THE URBAN AREA SECURITY INITIATIVE GRANT PROGRAM FOR THE ONONDAGA COUNTY DEPARTMENT OF EMERGENCY MANAGEMENT, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the federal government designated the Syracuse Metropolitan Statistical Area (Onondaga County, Oswego County, Madison County, City of Syracuse) as a Tier II Urban Area under the federal Department of Homeland Security Urban Area Security Initiative; and

WHEREAS, Onondaga County Department of Emergency Management has been designated the fiduciary agent for the Syracuse Central New York Urban Area; and

WHEREAS, the Syracuse Central New York Urban Area (SCNYUA) is eligible to receive additional funding from the Urban Area Security Initiative Grant Program (UASI) administered by the New York State Division of Homeland Security and Emergency Services; and

WHEREAS, the Syracuse Central New York Urban Area (SCNYUA) under the leadership of the Onondaga County Department of Emergency Management has submitted and received approval for additional grant funds in the amount of \$272,170 to be used from October 1, 2008 through September 30, 2011; and

WHEREAS, the additional grant funds are in an amount equal to the portion of the original grant withheld by the New York State Division of Homeland Security and Emergency Services, which such agency is now releasing for use by the designated urban area; and

WHEREAS, in Resolution No. 46 - 2009, this Legislature accepted a grant of funds to be used by the Onondaga County Department of Emergency Management on behalf of SCNYUA from October 1, 2008 through September 30, 2011; and

WHEREAS, the grant funds will provide for planning, organization, equipping, training and exercising to enhance target capabilities aligned with the eight national priorities to prevent, protect against, respond to, and recover from an all-hazards emergency with the emphasis on terrorism prevention; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement the intent of this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

In Admin. Unit 40-38	\$272,170
Emergency Management	
FAMIS Index 309997	
Project # 735001 UASI Program	
In Account 022-0371 St. Aid Pub.	\$272,170
Safety Other	

APPROPRIATIONS:

In Admin. Unit 40-38	\$272,170
Emergency Management	
FAMIS Index 309997	
Project # 735001 UASI Program	\$272,170

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 215

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT \$317,781 IN ADDITIONAL HOMELAND SECURITY FUNDS FROM THE URBAN AREA SECURITY INITIATIVE GRANT PROGRAM FOR THE ONONDAGA COUNTY DEPARTMENT OF EMERGENCY MANAGEMENT, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the federal government designated the Syracuse Metropolitan Statistical Area (Onondaga County, Oswego County, Madison County, City of Syracuse) as a Tier II Urban Area under the federal Department of Homeland Security Urban Area Security Initiative; and

WHEREAS, Onondaga County Department of Emergency Management has been designated the fiduciary agent for the Syracuse Central New York Urban Area; and

WHEREAS, the Syracuse Central New York Urban Area (SCNYUA) is eligible to receive funding from the Urban Area Security Initiative Grant Program (UASI) administered by the New York State Office of Homeland Security; and

WHEREAS, the Syracuse Central New York Urban Area (SCNYUA) under the leadership of the Onondaga County Department of Emergency Management has submitted and received approval for additional grant funds in the amount of \$317,781 to be used from June 1, 2009 through May 31, 2012; and

WHEREAS, the additional grant funds are in an amount equal to the portion of the original grant withheld by the New York State Division of Homeland Security and Emergency Services, which such agency is now releasing for use by the designated urban area; and

WHEREAS, in Resolution No. 97 - 2010, this Legislature accepted a grant of funds to be used by the Onondaga County Department of Emergency Management on behalf of SCNYUA from June 1, 2009 through May 31, 2012; and

WHEREAS, the grant funds will provide for planning, organization, equipping, training and exercising to enhance target capabilities aligned with the eight national priorities to prevent, protect against, respond to, and recover from an all-hazards emergency with the emphasis on terrorism prevention; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement the intent of this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

In Admin Unit 40-38		\$317,781
Emergency Management		
FAMIS Index 309997		
Project #735001 UASI Program		
In Account 022-0371 St. Aid Pub.	\$317,781	
Safety Other		

APPROPRIATIONS:

In Admin Unit 40-38		\$317,781
Emergency Management		
FAMIS Index 309997		
Project #735001 UASI Program	\$317,781	

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 216

PERSONNEL RESOLUTION

WHEREAS, the Onondaga County Comptroller recently conducted an audit of the Oncenter Complex, and that audit recommended that the County, as the owner of such facilities, assume responsibility for repair and maintenance of the Oncenter Complex buildings; and

WHEREAS, to provide for such maintenance and repair, the County needs to create the positions listed below; and

WHEREAS, the County subsidizes the Oncenter with room occupancy tax revenues, and it is the desire of this Legislature that room occupancy tax revenues continue to be used to fund these positions for services related to maintenance and repair of the Oncenter Complex buildings; and

WHEREAS, the County has available to it sufficient unappropriated revenues from room occupancy tax collections for these purposes, and the continued maintenance and repair of the Oncenter Complex buildings both serve a public purpose and promote tourism in Onondaga County; now, therefore be it

RESOLVED, that the following personnel changes be and hereby are authorized:

Facilities Management Unit 08-05-10

Create R.P. 01 80051000 0008 1281, Mechanical Systems Maintenance Worker, Grade 04 @ \$44,685 effective October 9, 2010.

Create R.P. 01 80051000 0008 1293, Mechanical Systems Maintenance Worker, Grade 04 @ \$44,685 effective October 9, 2010.

Create R.P. 01 80051000 0008 1294, Painter, @ hourly rate \$24.6205 effective October 9, 2010.

Create R.P. 01 80051000 0008 1295, Carpenter, @ hourly rate \$26.8031 effective October 9, 2010.

and, be it further

RESOLVED, that, as provided for within the 2011 Tentative Budget, room occupancy tax revenues shall be used to fund those positions for services performed in maintaining and repairing the Oncenter Complex buildings.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

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

Motion Made By Mrs. Tassone, Mrs. Rapp, Mr. Meyer, Mr. Corbett, Mr. Holmquist, Mr. Warner, Mr. Jordan

RESOLUTION NO. 217

MEMORIALIZING THE GOVERNOR, THE NEW YORK STATE DEPARTMENT OF TRANSPORTATION AND THE SYRACUSE METROPOLITAN TRANSPORTATION COUNCIL TO TAKE IMMEDIATE ACTION TO PROTECT THE TRAVELING PUBLIC ON ONONDAGA LAKE PARKWAY, INCLUDING THE IMPOSITION OF TRAVEL RESTRICTIONS SIMILAR TO THOSE FOR STATE PARKWAYS

WHEREAS, Onondaga Lake Parkway, located within Onondaga County, is a roadway owned and maintained by the State of New York; and

WHEREAS, the old railroad bridge located on Onondaga Lake Parkway, originally designed to accommodate low canal barges, stands at only 10 feet, 9 inches high, and it is estimated that over 23,000 commuters travel daily beneath that low bridge; and

WHEREAS, traffic on that road travels at 55 miles per hour along four lanes of traffic with no median, and in the past five years there have been ten accidents along that stretch of road and five fatal crashes since 1991; and

WHEREAS, the most recent accident, in September 2010, involved the death of four passengers, one a Central New York native, and serious injuries to others, as their passenger bus slammed into the bridge in the dark of night; and

WHEREAS, representatives of the County have met with the New York State Department of Transportation to address means of improving the safety to the traveling public on Onondaga Lake Parkway, and this Legislature seeks to support efforts by New York State to address these issues in the most expeditious manner; now, therefore be it

RESOLVED, that this Legislature joins in the request of the Onondaga County Executive to the Syracuse Metropolitan Transportation Council for a new safety study; and, be it further

RESOLVED, that this Onondaga County Legislature hereby requests the New York State Department of Transportation to review the possible imposition of restrictions similar to those imposed on scenic byways and state parkways, including reducing the speed limit and prohibiting travel by commercial vehicles; and

RESOLVED, that this Legislature further asks the Syracuse Metropolitan Transportation Council and the New York State Department of Transportation to continue efforts to work quickly to resolve this issue and to consider, among the options, installing an infrared or other sensory signal system that will alert drivers to the upcoming low bridge, lowering the speed limit, improving signs to direct drivers toward the Regional Transportation Center (and away from the Parkway), improving police enforcement of the area, restricting trucks with more than three axles on the highway, or other means of improving the safety to the traveling public; and, be it further

RESOLVED, that this Legislature hereby directs the Clerk of this Legislature to transmit this resolution to the New York State Governor, the Syracuse Metropolitan Transportation Council and the Commissioner of New York State Department of Transportation and urges that they expedite this request and make the changes needed to protect the public and improve traffic safety on the Onondaga County Parkway.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 218

A RESOLUTION AMENDING RESOLUTION NO. 154 – 2010 RELATING TO THE ACCEPTANCE OF ADDITIONAL REVENUE FOR PLOWING STATE ROADS DURING THE WINTER OF 2009 – 2010

WHEREAS, this Onondaga County Legislature enacted Resolution No. 154 – 2010 to accept additional revenues under a contract with the State of New York to plow state roads during the winter of 2009 – 2010; and

WHEREAS, the contract provided for a lump sum reimbursement payment to the County, with additional revenue owed to the County depending on the severity factor for that winter, as determined by the State; and

WHEREAS, before the payment can be processed, the New York State Comptroller requires that the plowing contract be amended so as to include the definite amount of \$1,800,740, which is the amount owed to the County by the State under said contract; and

WHEREAS, it is the desire of this Legislature to authorize such amendment in order to receive those additional funds from the State; now, therefore be it

RESOLVED, that Resolution No. 154 – 2010 be amended to insert the following language after the first resolved clause contained therein:

RESOLVED, that the County Executive is hereby authorized to amend the contract with the New York State Department of Transportation to provide for a revenue in the amount of \$1,800,740 and to make any other necessary amendments to such contract so as to implement the intent of this resolution; and, be it further

and, be it further

RESOLVED, that Resolution No. 154 – 2010, as amended herein, remains in full force and effect in all other aspects.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

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

Motion Made By Mr. Stanczyk, Mr. Lesniak, Mr. Dougherty, Mr. Meyer, Mrs. Tassone, Mrs. Rapp, Mr. Rhinehart, Mr. Buckel, Mr. Corbett, Mr. Holmquist, Mr. Kilmartin, Mr. DeMore, Mr. Warner, Mr. Jordan, Mr. Kinne, Mr. Laguzza, Mr. Masterpole, Ms. Williams, Mrs. Ervin

RESOLUTION NO. 219

APPOINTING EDWARD F. RYAN AS DEMOCRATIC COMMISSIONER OF ELECTIONS

WHEREAS, Diane M. Dwire, Chair of the Onondaga County Democratic Committee, has filed a certification with the Clerk of the Legislature pursuant to Section 3-204 of the New York State Election Law stating that Edward F. Ryan, residing at 2391 Otisco Valley Road, Marietta, New York, 13110, was duly recommended by the Democratic Committee of Onondaga County as a suitable and qualified person for appointment to the Office of Democratic Commissioner of Elections; and

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

RESOLVED, that the Onondaga County Legislature does hereby appoint Edward F. Ryan, residing at 2391 Otisco Valley Road, Marietta, New York, 13110, to the Office of Democratic Commissioner of Elections for the County of Onondaga, for a term of two (2) years effective as of the first day of January 2011; and, be it further

RESOLVED, that the Elections Commissioners for Onondaga County shall be paid at the annual salary established for Grade 35 and payable in the same manner as are the salaries of other County officials; and, be it further

RESOLVED, that the Clerk of this Legislature be and she hereby is directed to forward certified copies of this resolution to the proper State and County officials.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

There being no further business to come before the County Legislature, Mr. Lesniak moved to recess until Tuesday, October 12, 2010. There was no objection and the meeting was recessed at 3:20 p.m.

Respectfully submitted,
DEBORAH L. MATURO, Clerk
Onondaga County Legislature

October 5, 2010

308

* * *

October 12, 2010

..... (Second Day)

The Legislature of Onondaga County reconvened on the above date at 2:30 p.m. Chairman Rhinehart presiding.

The Clerk called the roll and the following legislators were present: Lesniak, Dougherty, Meyer, Tassone, Rapp, Buckel, Corbett, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Mr. Chairman.

Absent: Legislator Kinne

Legislator Holmquist gave the invocation. Legislator Kilmartin led the Pledge of Allegiance to the Flag of the United States of America.

* * *

Mr. Meyer made a motion to waive Rule No. 3 to allow resolutions and amendments to be considered regarding the 2011 budget. Motion carried by general consent.

* * *

Motion Made By Mr. Warner

RESOLUTION NO. 220

MEMORIALIZING THE GOVERNOR AND THE LEGISLATURE OF THE STATE OF NEW YORK TO ENACT S-6213B/A-9425A TO ALLOW DNA SAMPLES TO BE TAKEN FROM INDIVIDUALS UPON BOOKING FOLLOWING ARREST IN CONNECTION WITH A FELONY

WHEREAS, New York State law currently permits DNA samples to be taken from defendants in two scenarios: after conviction for particular crimes or by court order prior to conviction, in which case the sample may only be used for the pending matter; and

WHEREAS, despite the potential for using the DNA samples to quickly solve crimes, law enforcement must typically wait for a conviction to gain a usable sample, which means that time is lost and offenders have additional opportunities to perpetrate new crimes on the public; and

WHEREAS, in a recent case, for example, while charges were pending against an individual in Onondaga County, the court ordered a sample of DNA from a defendant for use only in those pending charges per New York State Law; and

WHEREAS, although this DNA sample linked the defendant to an older crime for which he would have been imprisoned, the DNA evidence could not be used in the older case until the more current matter resulted in conviction; and

WHEREAS, during the time that this individual remained at-large, authorities believe he was responsible for the murder of an Onondaga County resident, a tragedy which could have been avoided if this individual was in prison; and

WHEREAS, it is the desire of this Legislature for the Governor and the Legislature of the State of New York to act on this matter before another family, and another community, have to suffer a tragedy like the one that occurred in this County; now, therefore be it

RESOLVED, that this Legislature hereby memorializes the Governor and the Legislature of the State of New York to enact S-6213B/A-9425A, which would expand portions of the Executive Law and Criminal Procedure Law and allow DNA samples to be taken from individuals upon booking following arrest for use in any unsolved crime to the same extent as DNA is taken upon conviction; and, be it further

RESOLVED, that the Clerk of this Legislature is hereby directed to transmit a copy of this resolution the Governor and the legislators representing Onondaga County at the state level.

ADOPTED. Ayes: 10 (Lesniak, Stanczyk, Kilmartin, DeMore, Warner, Laguzza, Meyer, Tassone, Corbett, Rhinehart) Noes: 8 (Holmquist, Jordan, Masterpole, Williams, Ervin, Dougherty, Rapp, Buckel) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Warner, Mr. Rhinehart, Mr. Lesniak, Mr. Dougherty, Mr. Meyer, Mrs. Tassone, Mrs. Rapp, Mr. Corbett, Mr. Holmquist, Mr. Kilmartin, Mr. DeMore, Mr. Jordan

RESOLUTION NO. 221

MEMORIALIZING THE GOVERNOR OF NEW YORK STATE AND THE NEW YORK STATE LEGISLATURE TO ELIMINATE THE OPTIONAL BENEFITS PROVIDED UNDER THE NEW YORK STATE MEDICAID PLAN

WHEREAS, each year, in its plan submitted to the federal government, New York State makes available many optional benefits to those eligible for Medicaid, and then passes the cost for such benefits on to the county governments; and

WHEREAS, the gross cost of the Medicaid program, including the share paid by the federal, state, and county governments and the administration costs, was \$698,000,000 in Onondaga County for 2009; and

WHEREAS, in 2010, for its share of the Medicaid program costs, Onondaga County would have budgeted \$97,000,000 in local dollars to pay for Medicaid costs, but the federal government contributed \$13,300,000 in Federal Medical Assistance Percentage ("FMAP") money toward such costs; and

WHEREAS, despite the projected increased program costs, the federal government is likely to contribute only \$7,030,000 in FMAP money for 2011, and Onondaga County recommends a budget of \$100,000,000 in local dollars for 2011; and

WHEREAS, although New York State has a large number of people with low incomes who use Medicaid services, the FMAP formula is based on the average per capita income, which is relatively high in New York State; and

WHEREAS, in this time of economic distress, the taxpaying residents of this county can no longer afford for New York State to offer these optional Medicaid services as an attempt to draw down federal money, because such program costs are resulting in ever-increasing property taxes; and

WHEREAS, because mandated Medicaid costs comprise such a significant portion of the available county budget, counties are forced to make painful cuts in other programs and services to their residents; now, therefore be it

RESOLVED, that this Onondaga County Legislature requests the New York State government to revise its annual Medicaid Plan to eliminate the optional benefits, thereby providing some tax relief to Onondaga County residents, and restoring to county governments throughout the state greater control over their budgets and services provided to their residents; and, be it further

RESOLVED, that the Clerk of this Legislature is hereby directed to send a copy of this resolution to David A. Paterson, the Governor of New York State, and to the several legislators representing Onondaga County in the New York State Legislature.

ADOPTED. Ayes: 12 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Rhinehart) Noes: 6 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Buckel) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Warner

RESOLUTION NO. 222

REQUESTING THE DIRECTOR OF THE DIVISION OF PURCHASE TO ISSUE A REQUEST FOR PROPOSALS FOR LOGGING ON COUNTY OWNED PROPERTY

WHEREAS, Onondaga County currently owns various properties throughout its municipal boundaries; and

WHEREAS, over the years, the County has generated significant revenues by engaging logging services at county parks, and such services provide for a means of preserving the health of wooded areas; and

WHEREAS, it is the desire of this Legislature for the Director Purchase, in conjunction with the Commissioner of Parks and Recreation and the Commissioner of Facilities Management, to request proposals from potential contractors to further perform these logging services on all county owned land; now, therefore be it

RESOLVED, that this Legislature hereby requests the Director of the Onondaga County Division of Purchase to immediately begin the process of drafting a request for proposals for logging services on county owned land, and to work with the Commissioner of Parks and the Commissioner of Facilities Management on conducting any necessary environmental review under SEQR and on issuing such request for proposals to a list of potential contractors; and, be if further

RESOLVED, that the Director of the Commissioner of Facilities Management and the Commissioner of Parks and Recreation is further requested to report back to the County Facilities Committee regarding the status of such request for proposals as provided for herein.

ADOPTED. Ayes: 17 Noes: 1 (Masterpole) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Lesniak, Mr. Rhinehart, Mr. Dougherty, Mr. Meyer, Mrs. Tassone, Mrs. Rapp, Mr. Corbett, Mr. Holmquist, Mr. Kilmartin, Mr. DeMore, Mr. Warner, Mr. Jordan, Mr. Stanczyk, Mr. Laguzza, Ms. Williams, Mrs. Ervin

RESOLUTION NO. 223

REQUESTING THE SHERIFF TO PURSUE CERTIFICATION UNDER FEDERAL AVIATION
ADMINISTRATION REGULATION PART 135, TO PURSUE THE CREATION OF AN AIR 1
FOUNDATION, AND TO REPORT BIMONTHLY TO THIS LEGISLATURE WITH THE
STATUS OF THIS REQUEST

WHEREAS, Onondaga County currently owns and operates a public helicopter ("Air 1") within the meaning of the Federal Aviation Act; and

WHEREAS, in addition to performing critical public safety functions, Air 1 is employed from time to time to transport volunteer emergency medical providers and patients; and

WHEREAS, as a public aircraft, federal laws and regulations severely restrict the ability of the County to receive compensation or accept reimbursement for Air 1 services; and

WHEREAS, under Federal Aviation Administration regulation, operation of Air 1 for commercial purposes requires certification under Part 135 of the Code of Federal Regulations; and

WHEREAS, by charging for air medical services, the County could reduce the costs of operating Air 1, provide a vital service to the community, and provide needed revenue to support the continued operation of Air 1; and

WHEREAS, members of the police, fire and emergency rescue community have been vocal supporters of Air 1, and it is the desire of this Legislature for the Onondaga County Sheriff to pursue the establishment of an Air 1 Foundation to provide an avenue for financial support for continued operations of the Air 1 program; and

WHEREAS, it is the desire of this Legislature for the Sheriff to pursue certification under Part 135 of the Code of Federal Regulation, as well as pursue the establishment of an Air 1 Foundation; now, therefore be it

RESOLVED, that this Legislature hereby requests the Onondaga County Sheriff to pursue certification of Air 1 as under Part 135 of the Code of Federal Regulations such that the County will be able to receive compensation or reimbursement for the provision of medical services; and, be it further

RESOLVED, that this Legislature hereby further requests the Onondaga County Sheriff to pursue the establishment of an Air 1 Foundation to provide a mechanism for financial support of the Air 1 program; and, be it further

RESOLVED, that the Sheriff or his designee is hereby requested to report on a bimonthly basis to the Public Safety Committee of this Legislature, commencing with the November 2010 committee meeting, to report on the progress and status of implementing these requests.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Meyer, Mr. Jordan

RESOLUTION NO. 224

REPEALING RESOLUTION NO. 225 – 2006 RELATED TO THE POLICY OF THE
ONONDAGA COUNTY LEGISLATURE FOR REVIEWING THE SALARIES OF ELECTED
COUNTY OFFICIALS

WHEREAS, by Resolution No. 225 – 2006, this Onondaga County Legislature established a policy for reviewing the salaries of elected County officials; and

WHEREAS, pursuant to such policy, this Legislature requested the County Executive to include a 2% increase within the proposed County Budget, and this Legislature was to review the salaries of the elected officials, except the District Attorney, each year and consider increasing these salaries by such amount to account for increases in the cost of living; and

WHEREAS, in this difficult economic period, it is the desire of this Legislature to discontinue such practice and to review the salaries of the elected officials on a case-by-case basis; now, therefore be it

RESOLVED, that Resolution No. 225 - 2006 is hereby repealed.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Meyer, Mr. Jordan

RESOLUTION NO. 225

MEMORIALIZING THE GOVERNOR AND THE LEGISLATURE OF THE STATE OF NEW YORK TO INCLUDE SECURE JUVENILE DETENTION FACILITIES, LIKE HILLBROOK DETENTION CENTER, IN THE DISTRIBUTION OF STATE AID FOR EDUCATION AND REMOVE THIS FINANCIAL BURDEN FROM THE COUNTIES

WHEREAS, Hillbrook Juvenile Detention Center is a secure facility located in Onondaga County that provides mandated secure services for children age ten through sixteen; and

WHEREAS, it is the vision of Hillbrook Detention Center to be a leader among juvenile detention services, and to provide safe, effective and equitable care; and

WHEREAS, it is the further mission of Hillbrook Detention Center to ensure public safety, while encouraging individual success for each youth through restorative justice, strength-based programming and family and community involvement, incorporating and extending beyond the juvenile justice system; and

WHEREAS, among the goals of Hillbrook Detention Center are providing individualized and short-term care that supports the emotional, educational and physical development of youth; providing an environment that is conducive to and supports educational growth and development through structured classroom instruction and activities; facilitating communication, positive interaction, and support services for youth and their families; and providing a catalyst for change; and

WHEREAS, the County provides educational services at Hillbrook Detention Center as part of the mission and as required by state law; and

WHEREAS, students at Hillbrook Detention Center do not generate state aid, yet the County must pay for teachers at the facility; and

WHEREAS, it is the desire of this Legislature for the Governor and the Legislature of the State of New York to distribute state aid for educational services to secure juvenile detention facilities,

like Hillbrook Detention Center, and to relieve counties from this financial burden; now, therefore be it

RESOLVED, that this Onondaga County Legislature hereby requests the Governor and the Legislature of the State of New York to take immediate action to provide for the distribution of state funding for education to secure juvenile detention facilities, like Hillbrook Detention Center, and to remove this financial burden for education from the counties; and, be it further

RESOLVED, that the Clerk of this Legislature hereby is directed to transmit a copy of this resolution to the New York State Governor and the state legislators representing Onondaga County, urging their action on this matter.

ADOPTED. Ayes: 16 Noes: 2 (Masterpole, Buckel) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Meyer

RESOLUTION NO. 226

REQUESTING THE COUNTY EXECUTIVE TO INCLUDE IN THE TENTATIVE BUDGET
INFORMATION REGARDING LETTERS OF DISTRIBUTION AND PROVIDING FOR
LEGISLATIVE REVIEW OF LETTERS OF DISTRIBUTION THAT ARE FOR PERIODS
LONGER THAN THREE MONTHS

WHEREAS, the Onondaga County Administrative Code provides that the County Executive has the power to authorize the temporary transfer of employees among units of the executive branch of county government, and Letters of Distribution are one such method of providing for that transfer and allocating the costs of the same; and

WHEREAS, it is the desire of this Legislature to review positions that are paid pursuant to a Letter of Distribution; and

WHEREAS, it is the further desire of this Legislature that the tentative budget specifically identify those county employees paid pursuant to Letters of Distribution and specifically identify the share of salary paid by the respective departments for each such employee; now, therefore be it

RESOLVED, that this Legislature hereby requests the Onondaga County Chief Fiscal Officer to provide this Legislature within thirty days with a list of positions that currently are paid pursuant to Letters of Distribution and the amount of salary paid by the respective departments; and, be it further

RESOLVED, that this Legislature hereby requests the County Executive and the Onondaga County Chief Fiscal Officer to include within the tentative budget information identifying those officers and employees who are paid pursuant to Letters of Distribution, including the share of the salary and benefits paid by the respective departments pursuant to said Letters of Distribution; and, be it further

RESOLVED, that future Letters of Distribution that provide for the sharing of employee services for a period longer than three months are subject to review by this Legislature for determination of whether a transfer of funds or reallocation of personnel is appropriate or necessary.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Meyer

RESOLUTION NO. 227

PROVIDING FOR AN ANNUAL REVIEW OF TAKE HOME VEHICLES AND/OR MILEAGE ALLOWANCE FOR UNREPRESENTED OFFICERS AND EMPLOYEES IN ALL COUNTY OFFICES, DEPARTMENTS AND ADMINISTRATIVE UNITS EXCLUDING THE OFFICES OF THE DISTRICT ATTORNEY AND THE SHERIFF, AND FURTHER REQUESTING THE COUNTY EXECUTIVE TO INCLUDE IN THE TENTATIVE BUDGET INFORMATION REGARDING THE SAME

WHEREAS, the Onondaga County Legislature is charged with the duty of fixing the compensation of county officers and employees paid from county funds; and

WHEREAS, in addition to salary, some Onondaga County officers and employees are provided a take home vehicle and/or a mileage allowance; and

WHEREAS, it is the desire of this County Legislature to review such vehicle and mileage allowance information on an annual basis with respect to positions in all county offices, departments and administrative units, except for positions in the offices of the District Attorney and the Sheriff, and except for titles provided a vehicle and/or mileage allowance pursuant to the terms of a collective bargaining agreement; and

WHEREAS, it is the further desire of this Legislature for the tentative budget to include information identifying the positions in all county offices, departments and administrative units provided a take home vehicle and/or a mileage allowance, except for the offices of the District Attorney and the Sheriff, and except for titles provided a vehicle or mileage allowance pursuant to the terms of a collective bargaining agreement; now, therefore be it

RESOLVED, that this Legislature hereby requests the Onondaga County Chief Fiscal Officer to provide to this Legislature a list of those positions in all county offices, departments and administrative units, except of the offices of the District Attorney and the Sheriff, that are provided a take home vehicle and/or a mileage allowance, other than titles provided the same pursuant to the terms of a collective bargaining agreement, said information to be provided on or before March first of each year and to include justification for the provision of the vehicle and/or mileage allowance; and, be it further

RESOLVED, that this Legislature shall review such information annually for purposes of determining appropriate compensation; and, be it further

RESOLVED, that this Legislature hereby requests the County Executive and the Chief Fiscal Officer to include the same information within the tentative budget.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Meyer, Mr. Jordan

RESOLUTION NO. (8a)

ABOLISHING A PORTION OF VACANT POSITIONS IN VARIOUS UNITS OF THE COUNTY

WHEREAS, this Legislature is authorized to abolish certain positions of employment in County Government; and

WHEREAS, it is the desire of this Legislature to abolish certain positions of employment that are presently vacant; now, therefore be it

RESOLVED, that the following positions of employment be abolished effective January 1, 2011:

AGING & YOUTH - AGING CENTER FOR FORENSIC SCIEN	5510	P3975	ACCOUNT CLERK 2	7	\$36,411
CENTER FOR FORENSIC SCIEN	4351	P0570	FORENSIC SCI (BIO) 1	12	\$52,621
CENTER FOR FORENSIC SCIEN	4351	P0574	FORENSIC SCI (BIO) 2	13	\$58,286
CENTER FOR FORENSIC SCIEN	4351	P0576	FORENSIC SCI (BIO) 2	13	\$58,286
CENTER FOR FORENSIC SCIEN	4351	P0620	FORENSIC CHEM 1 TOX	11	\$49,415
CENTER FOR FORENSIC SCIEN	4351	P0626	FORENSIC CHEM 2 TOX	12	\$52,621
CENTER FOR FORENSIC SCIEN	4351	P0628	FORENSIC CHEM 2 TOX FORENSIC CHEM 1	12	\$52,621
CENTER FOR FORENSIC SCIEN	4351	P0647	CRIM	11	\$49,415
CENTER FOR FORENSIC SCIEN	4351	P0649	FORENSIC CHEM 1 CRIM	11	\$49,415
CENTER FOR FORENSIC SCIEN	4351	P0652	FORENSIC CHEM 2 CRIM	12	\$52,621
CENTER FOR FORENSIC SCIEN	4351	P0659	FORENSIC CHEM 2 CRIM	12	\$52,621
CENTER FOR FORENSIC SCIEN	4351	P0667	FORENSIC CHEM 3 CRIM	13	\$58,286
CENTER FOR FORENSIC SCIEN	4351	P0906	COMPUTER EVID SPEC 2	13	\$58,286
CENTER FOR FORENSIC SCIEN	4351	P0910	LATENT PRINT EXAM 1	11	\$49,415
CENTER FOR FORENSIC SCIEN	4351	P0913	FIREARMS EXAM 1 COMPUTER EVID SPEC	11	\$49,415
CENTER FOR FORENSIC SCIEN	4351	P0927	I	12	\$52,621
CENTER FOR FORENSIC SCIEN	4351	P0951	LATENT PRINT EXAM 2	12	\$52,621
CENTER FOR FORENSIC SCIEN	4351	P0952	LATENT PRINT EXAM 3 COMPUTER EVID SPEC	13	\$58,286
CENTER FOR FORENSIC SCIEN	4351	P1303	I	12	\$52,621
CENTER FOR FORENSIC SCIEN	4351	P1305	COMPUTER EVID SPEC 3	14	\$64,463
CENTER FOR FORENSIC SCIEN	4351	P1325	FORENSIC CHEM 2 TOX	12	\$52,621
CENTER FOR FORENSIC SCIEN	4351	P1773	FORENSIC SCI (BIO) 1	12	\$52,621
CENTER FOR FORENSIC SCIEN	4351	P1779	LATENT PRINT EXAM 1	11	\$49,415

CENTER FOR FORENSIC SCIEN	4351	P1783	LATENT PRINT EXAM 3	13	\$58,286
CENTER FOR FORENSIC SCIEN	4351	P1839	LATENT PRINT EXAM 1	11	\$49,415
CENTER FOR FORENSIC SCIEN	4351	P1842	FIREARMS EXAM 1	11	\$49,415
CENTER FOR FORENSIC SCIEN	4351	P2247	TYPIST 1	3	\$27,653
CENTER FOR FORENSIC SCIEN	4351	P4176	QUEST DOC EXAM 1	11	\$49,415
CENTER FOR FORENSIC SCIEN	4351	P4177	QUEST DOC EXAM 2	12	\$52,621
CENTER FOR FORENSIC SCIEN	4351	P4178	QUEST DOC EXAM 3	13	\$58,286
CENTER FOR FORENSIC SCIEN	4351	P7468	MORGUE TECHNICIAN	7	\$36,411
CENTER FOR FORENSIC SCIEN	4351	P9943	ADMIN AIDE	7	\$36,411
COMPT - ACCOUNTING	1320	P0170	ACCOUNT CLERK 1 ACCOUNT CLERK TYP	4	\$32,108
CORRECTION	1500	P1678	1	4	\$29,090
CORRECTION	1500	P1679	CORRECTION COUNS 2	11	\$49,415
CORRECTION	1500	P1834	CORRECTION OFFICER	8	\$43,784
CORRECTION	1500	P7933	CORRECTION COUNS 1 BOILER OPER/MTCE	9	\$43,016
CORRECTION	1500	P1692	WKR AST COMM MGMT &	4	\$46,114
CORRECTION	1500	P1673	ADM	35	\$72,020
COUNTY CLERK	1900	P0291	MESSENGER	1	\$25,488
COUNTY EXECUTIVE ECONOMIC	2100	P1187	SR EXEC ASST	32	\$54,700
DEVELOPMENT EMPLOYMENT & TRAINING AGE	3510	P7463	SR ECON DEV SPEC EMP TRNG PR PLN	31	\$49,917
EMPLOYMENT & TRAINING AGE	7120	P4961	SPEC	12	\$58,254
EMPLOYMENT & TRAINING AGE	7120	P4982	YOUTH COUNSELOR 1	9	\$47,581
E911 - EMERGENCY COMMUNIC	3400	P6577	SUP OF DISP OPER	10	\$46,225
E911 - EMERGENCY COMMUNIC	3400	P6582	SUP OF DISP OPER	10	\$46,225
E911 - EMERGENCY COMMUNIC	3400	P6669	PUB SAFE TELECOMM	7	\$36,411
E911 - EMERGENCY COMMUNIC	3400	P6674	PUB SAFE TELECOMM	7	\$36,411
FACILITIES MGMT	0510	P7444	PLUMBER	PL	\$64,580
FACILITIES MGMT	0510	P0579	CUSTODIAL WORKER 2	3	\$27,653
FACILITIES MGMT	0510	P0599	LABORER 2	3	\$27,653
FACILITIES MGMT	0510	P0627	LABORER 2	3	\$27,653
FACILITIES MGMT	0510	P0629	LABORER 2	3	\$27,653
FACILITIES MGMT	0510	P0683	GROUNDSKEEPER	6	\$33,885
FACILITIES MGMT	0510	P4759	CUSTODIAL WORKER 2	3	\$30,511

FACILITIES MGMT	0510	P4760	CUSTODIAL WORKER 2	3	\$30,511
FACILITIES MGMT	0510	P4761	CUSTODIAL WORKER 2	3	\$28,592
FACILITIES MGMT	0510	P0673	BOILER OPERATOR	3	\$42,765
FINANCE - ADMIN.	3910	P0141	ACCOUNT CLERK 1	4	\$29,090
			ACCOUNT CLERK TYP		
FINANCE - ADMIN.	3910	P0143	1	4	\$29,090
FINANCE - ADMIN.	3910	P0260	TAX MAP TECH 1	6	\$33,885
FINANCE - ADMIN.	3910	P0561	ACCOUNT CLERK 2	7	\$36,411
HEALTH DEPARTMENT	4300	P0530	SANITARIAN 1	10	\$46,225
HEALTH DEPARTMENT	4300	P0856	TYPIST 1	3	\$27,653
HEALTH DEPARTMENT	4300	P1799	RESEARCH TECH 2	11	\$49,415
			COMMUNICABLE DIS		
HEALTH DEPARTMENT	4300	P1800	INV	9	\$43,016
			OUTREACH WKR		
HEALTH DEPARTMENT	4300	P1826	HEALTH	4	\$29,090
HEALTH DEPARTMENT	4300	P2100	TYPIST 1	3	\$27,653
HEALTH DEPARTMENT	4300	P2110	PROG COOR (HEALTH)	12	\$52,621
HEALTH DEPARTMENT	4300	P2165	TYPIST 1	3	\$27,653
HEALTH DEPARTMENT	4300	P2305	TYPIST 1	3	\$30,511
HEALTH DEPARTMENT	4300	P2322	SANITARIAN 3	14	\$64,463
HEALTH DEPARTMENT	4300	P2346	SANITARIAN 2	12	\$52,621
HEALTH DEPARTMENT	4300	P2381	TYPIST 1	3	\$27,653
HEALTH DEPARTMENT	4300	P2387	TYPIST 1	3	\$27,653
HEALTH DEPARTMENT	4300	P2434	TYPIST 1	3	\$27,653
HEALTH DEPARTMENT	4300	P2470	ADMIN ASSISTANT	9	\$43,016
HEALTH DEPARTMENT	4300	P2528	WIC ASSISTANT	4	\$29,090
HEALTH DEPARTMENT	4300	P4044	PH EDUCATOR	9	\$43,016
HEALTH DEPARTMENT	4300	P6037	PROG COOR (HEALTH)	12	\$52,621
			NUTRITION		
HEALTH DEPARTMENT	4300	P6039	ASSISTANT	7	\$36,411
HEALTH DEPARTMENT	4300	P6127	PH ENGINEER 2	13	\$58,286
			COMMUN HLTH		
HEALTH DEPARTMENT	4300	P6135	COUNS	9	\$43,016
			OUTREACH WKR		
HEALTH DEPARTMENT	4300	P6136	HEALTH	4	\$29,090
			OUTREACH WKR		
HEALTH DEPARTMENT	4300	P6139	HEALTH	4	\$29,090
HEALTH DEPARTMENT	4300	P6369	TYPIST 2	5	\$31,220
HEALTH DEPARTMENT	4300	P6819	PH EDUCATOR	9	\$43,016
HEALTH DEPARTMENT	4300	P6850	PROG COOR (HEALTH)	12	\$52,621
HEALTH DEPARTMENT	4300	P7046	ENV HEALTH AIDE	6	\$33,885
HEALTH DEPARTMENT	4300	P7071	ACCOUNT CLERK 1	4	\$29,090
HEALTH DEPARTMENT	4300	P7221	SANITARIAN 2	12	\$58,254
			CONTRACT COMP		
HEALTH DEPARTMENT	4300	P001L	ADMIN	36	\$78,952
HEALTH DEPARTMENT	4300	P2175	REG NURSE	2	\$52,567

HEALTH DEPARTMENT	4300	P2197	PH NURSE	3	\$44,091
HEALTH DEPARTMENT	4300	P2205	PH NURSE	3	\$44,091
HEALTH DEPARTMENT	4300	P2221	PH NURSE	3	\$44,091
HEALTH DEPARTMENT	4300	P2239	PH NURSE	3	\$44,091
HEALTH DEPARTMENT	4300	P2241	PH NURSE	3	\$44,091
HEALTH DEPARTMENT	4300	P2263	REG NURSE	2	\$42,734
HEALTH DEPARTMENT	4300	P2526	REG NURSE	2	\$42,734
HEALTH DEPARTMENT	4300	P6833	REG NURSE	2	\$42,734
HILLBROOK-PROBATION	7390	P1406	CUSTODIAL WORKER 1	2	\$26,561
INFORMATION					
TECHNOLOGY	2700	P0698	ACCOUNT CLERK 2	7	\$36,411
INFORMATION			PROGRAMMER		
TECHNOLOGY	2700	P0714	ANALYST	14	\$64,463
INFORMATION					
TECHNOLOGY	2700	P0718	PROGRAMMER 2	12	\$52,621
INFORMATION			PROGRAMMER		
TECHNOLOGY	2700	P0741	ANALYST	14	\$71,411
INFORMATION					
TECHNOLOGY	2700	P0748	SR SYSTEMS PROG	15	\$70,889
INFORMATION			NETWORK		
TECHNOLOGY	2700	P0764	COORDINATOR	10	\$46,225
INFORMATION					
TECHNOLOGY	2700	P4168	DATA BASE ADMIN	15	\$70,889
INFORMATION					
TECHNOLOGY	2700	P4741	SYS ANALYST	14	\$64,463
INFORMATION			PROGRAMMER		
TECHNOLOGY	2700	P7185	ANALYST	14	\$64,463
INFORMATION			PROGRAMMER		
TECHNOLOGY	2700	P7378	TRAINEE	8	\$39,599
INFORMATION			PROGRAMMER		
TECHNOLOGY	2700	P7379	TRAINEE	8	\$39,599
INFORMATION			PROGRAMMER		
TECHNOLOGY	2700	P7380	TRAINEE	8	\$39,599
INFORMATION			PROGRAMMER		
TECHNOLOGY	2700	P7383	TRAINEE	8	\$39,599
INFORMATION			OFFICE AUTO		
TECHNOLOGY	2700	P7386	ANALYST	14	\$64,463
INFORMATION					
TECHNOLOGY	2700	P7389	CONSOLE OPERATOR	10	\$46,225
INFORMATION					
TECHNOLOGY	2700	P7461	PROGRAMMER 1	10	\$46,225
INFORMATION			COMP EQUIP MTCE		
TECHNOLOGY	2700	P9852	SPEC	7	\$36,411
INFORMATION					
TECHNOLOGY	2700	P9929	SR PROG ANALYST	15	\$70,889
INFORMATION					
TECHNOLOGY	2700	P9968	WEB SITE ADMIN	13	\$58,286
INFORMATION			DATA PROC BUS		
TECHNOLOGY	2700	P0697	MANAG	31	\$49,917
INFORMATION			APPLICATION PROG		
TECHNOLOGY	2700	P7346	MGR	34	\$65,704
LTC - VAN DUYN	4920	P0221	CUSTODIAL WORKER 2	3	\$27,653

LTC - VAN DUYN	4920	P4067	CLERK 2	5	\$31,220
LTC - VAN DUYN	4920	P4077	SWITCHBOARD OPER	4	\$36,696
LTC - VAN DUYN	4920	P4124	COOK 1	6	\$37,435
LTC - VAN DUYN	4920	P4257	MTCE PAINTER 2	7	\$40,241
LTC - VAN DUYN	4920	P4275	CLERK 3	7	\$45,991
LTC - VAN DUYN	4920	P4293	PHYSICAL THER AIDE	4	\$36,696
LTC - VAN DUYN	4920	P4299	OCCUP THER 2	12	\$66,578
LTC - VAN DUYN	4920	P6146	CLERK 2	5	\$39,400
LTC - VAN DUYN	4920	P4060	EXEC SECRETARY	26	\$37,979
MANAGEMENT & BUDGET	3915	P0195	BUDGET ANALYST 3 MANAGEMENT	33	\$59,946
MANAGEMENT & BUDGET	3915	P0214	ANALYST	31	\$49,917
MANAGEMENT & BUDGET	3915	P0864	PROGRAM ANALYST	32	\$54,700
MANAGEMENT & BUDGET	3915	P7466	PROGRAM ANALYST CHILD CARE WORKER	32	\$54,700
MENTAL HEALTH	5300	P2607	II CHILD CARE WORKER	7	\$36,411
MENTAL HEALTH	5300	P2629	II NURSE PRACT	7	\$36,411
MENTAL HEALTH	5300	P001R	(PSYCHIA WATER PLANT	6	\$62,765
METRO WATER BOARD	5700	P5409	TRAINEE	6	\$33,885
OCPL - CENTRAL LIBRARY	6510	P5903	LIBRARY CLERK 1	2	\$26,561
OCPL - CENTRAL LIBRARY	6510	P5932	LIBRARIAN 1	9	\$43,016
OCPL - CENTRAL LIBRARY	6510	P5934	LIBRARY CLERK 1	2	\$26,561
OCPL - CENTRAL LIBRARY	6510	P5952	LIBRARIAN 3	13	\$58,286
OCPL - CENTRAL LIBRARY	6510	P5961	LIBRARY CLERK 2	5	\$31,220
OCPL - CENTRAL LIBRARY	6510	P5962	TYPIST 1	3	\$27,653
OCPL - CENTRAL LIBRARY	6510	P5964	LIBRARY CLERK 2	5	\$31,220
OCPL - CENTRAL LIBRARY	6510	P5995	MESSENGER	1	\$25,488
OCPL - CENTRAL LIBRARY	6510	P6008	LIBRARIAN 2	11	\$49,415
OCPL - CENTRAL LIBRARY	6510	P9905	ARCHIVIST/LIBRARIAN	11	\$49,415
OCPL - SYR BRANCH LIB	6530	P5821	LIBRARIAN 2	11	\$49,415
OCPL - SYR BRANCH LIB	6530	P5824	LIBRARIAN 2	11	\$54,691
OCPL - SYR BRANCH LIB	6530	P5836	LIBRARY CLERK 1	2	\$26,561
OCPL - SYR BRANCH LIB	6530	P5842	LIBRARY CLERK 1	2	\$26,561
PARKS & RECREATION	6900	P0396	ACCOUNT CLERK 1	4	\$29,090
PARKS & RECREATION	6900	P1159	CLERK 2	5	\$31,220
PARKS & RECREATION	6900	P3756	REC SUPERVISOR	10	\$46,225

PARKS & RECREATION	6900	P3772	MTCE CARPENTER	7	\$36,411
PARKS & RECREATION	6900	P3793	PARK LABORER	3	\$27,653
PARKS & RECREATION	6900	P3794	PARK LABORER	3	\$27,653
PARKS & RECREATION	6900	P3825	PARK LABORER	3	\$27,653
PARKS & RECREATION	6900	P3867	PARK NATURALIST 1	9	\$43,016
PARKS & RECREATION	6900	P7150	VISITOR CENT ATTEND	3	\$27,653
PARKS & RECREATION	6900	P3754	PROJECT COORD	31	\$49,917
PERSONNEL	7110	P0421	TYPIST 1	3	\$27,653
PERSONNEL	7110	P0427	INFORMATION AIDE	2	\$26,561
PERSONNEL	7110	P7065	TYPIST 2	5	\$31,220
PERSONNEL	7110	P0429	PERSONNEL TECH 2	31	\$49,917
PERSONNEL	7110	P0434	PERSONNEL SVS REP	26	\$37,979
PERSONNEL	7110	P0435	PERSONNEL TECH 2	31	\$49,917
PROBATION	7320	P1307	ACCOUNT CLERK 1	4	\$30,079
PROBATION	7320	P6768	ACCOUNT CLERK 3	8	\$39,599
PROBATION	7320	P1261	DEP COM OF PROBATION	36	\$78,952
PURCHASE DIVISION	7500	P0220	BUYER 2	11	\$54,691
PURCHASE DIVISION	7500	P0237	PURCH CLERK	6	\$33,885
PURCHASE DIVISION	7500	P0242	CLERK 1	2	\$26,561
SHERIFF POLICE/CIVIL DIVI	7920	P0829	TYPIST 1	3	\$27,653
SHERIFF POLICE/CIVIL DIVI	7920	P1791	CRIME ANALYST	8	\$39,599
SHERIFF POLICE/CIVIL DIVI	7920	P9949	PERSONNEL AIDE DS COURT	6	\$33,885
SHERIFF POLICE/CIVIL DIVI	7920	P0872	ATTENDANT DS COURT	1	\$35,965
SHERIFF POLICE/CIVIL DIVI	7920	P0884	ATTENDANT	1	\$35,965
SOCIAL SERVICES DEPT	8110	P0165	ACCOUNT CLERK 1	4	\$29,090
SOCIAL SERVICES DEPT	8110	P0420	TYPIST 2	5	\$31,220
SOCIAL SERVICES DEPT	8110	P0594	SUP ENF OFCR WELFARE FRAUD	8	\$39,599
SOCIAL SERVICES DEPT	8110	P1729	INVEST WELFARE FRAUD	10	\$46,225
SOCIAL SERVICES DEPT	8110	P2084	INVEST	10	\$46,225
SOCIAL SERVICES DEPT	8110	P2658	SR CASEWORKER	10	\$46,225
SOCIAL SERVICES DEPT	8110	P2661	PERSONNEL AIDE TRAINING	6	\$33,885
SOCIAL SERVICES DEPT	8110	P2664	SUPERVISOR	12	\$52,621
SOCIAL SERVICES DEPT	8110	P2684	INC MTCE WKR	7	\$36,411
SOCIAL SERVICES DEPT	8110	P2726	INC MTCE SUPV 1	11	\$54,691
SOCIAL SERVICES DEPT	8110	P2848	INC MTCE WKR	7	\$36,411
SOCIAL SERVICES DEPT	8110	P2854	INC MTCE SUPV 1	11	\$54,691
SOCIAL SERVICES DEPT	8110	P2988	PERSONNEL AIDE	6	\$33,885

SOCIAL SERVICES DEPT	8110	P2994	CLERK 1	2	\$26,561
SOCIAL SERVICES DEPT	8110	P2999	SR CASEWORKER	10	\$46,225
SOCIAL SERVICES DEPT	8110	P3029	CASE WORKER HOUSING	9	\$43,016
SOCIAL SERVICES DEPT	8110	P3031	COORDINATOR	9	\$43,016
SOCIAL SERVICES DEPT	8110	P3051	CASE WORKER	9	\$43,016
SOCIAL SERVICES DEPT	8110	P3087	CLERK 1	2	\$26,561
SOCIAL SERVICES DEPT	8110	P3236	CASE WORKER	9	\$43,016
SOCIAL SERVICES DEPT	8110	P3254	SR CASEWORKER	10	\$46,225
SOCIAL SERVICES DEPT	8110	P3262	SR CASEWORKER	10	\$46,225
SOCIAL SERVICES DEPT	8110	P3271	SR CASEWORKER	10	\$46,225
SOCIAL SERVICES DEPT	8110	P3325	INC MTCE WKR	7	\$36,411
SOCIAL SERVICES DEPT	8110	P3331	SR CASEWORKER	10	\$46,225
SOCIAL SERVICES DEPT	8110	P3363	CLERK 1	2	\$26,561
SOCIAL SERVICES DEPT	8110	P3390	COMMUN SERV WORKER	7	\$36,411
SOCIAL SERVICES DEPT	8110	P3393	COMMUN SERV WORKER	7	\$36,411
SOCIAL SERVICES DEPT	8110	P3408	CASE SUPV B	11	\$49,415
SOCIAL SERVICES DEPT	8110	P3417	SR CASEWORKER	10	\$51,147
SOCIAL SERVICES DEPT	8110	P3419	SR CASEWORKER	10	\$46,225
SOCIAL SERVICES DEPT	8110	P3420	SR CASEWORKER	10	\$46,225
SOCIAL SERVICES DEPT	8110	P3422	SR CASEWORKER	10	\$46,225
SOCIAL SERVICES DEPT	8110	P3423	SR CASEWORKER	10	\$46,225
SOCIAL SERVICES DEPT	8110	P3433	TYPIST 2	5	\$31,220
SOCIAL SERVICES DEPT	8110	P3463	SUP ENF OFCR	8	\$39,599
SOCIAL SERVICES DEPT	8110	P3486	TYPIST 1	3	\$27,653
SOCIAL SERVICES DEPT	8110	P3532	MAIL ROOM CLERK ADMIN ANAL (SOC	5	\$34,474
SOCIAL SERVICES DEPT	8110	P3564	SVS) ADMIN ANAL (SOC	11	\$49,415
SOCIAL SERVICES DEPT	8110	P3582	SVS)	11	\$49,415
SOCIAL SERVICES DEPT	8110	P3590	TYPIST 2	5	\$31,220
SOCIAL SERVICES DEPT	8110	P3592	TYPIST 1	3	\$30,511
SOCIAL SERVICES DEPT	8110	P3609	ACCOUNT CLERK 1	4	\$29,090
SOCIAL SERVICES DEPT	8110	P3611	ACCOUNT CLERK 1	4	\$29,090
SOCIAL SERVICES DEPT	8110	P3617	ACCOUNT CLERK 2	7	\$36,411
SOCIAL SERVICES DEPT	8110	P3633	ACCOUNTANT 1	9	\$43,016
SOCIAL SERVICES DEPT	8110	P3657	ACCOUNT CLERK 2	7	\$36,411
SOCIAL SERVICES DEPT	8110	P3660	ACCOUNT CLERK 2	7	\$36,411
SOCIAL SERVICES DEPT	8110	P3662	ACCOUNT CLERK 2	7	\$36,411
SOCIAL SERVICES DEPT	8110	P3666	ACCOUNT CLERK 2	7	\$36,411
SOCIAL SERVICES DEPT	8110	P3717	SOC SER EXAMINER 1	7	\$36,411
SOCIAL SERVICES DEPT	8110	P3719	CLERK 1	2	\$29,298
SOCIAL SERVICES DEPT	8110	P3724	RESOURCE ANALYST	8	\$39,599

SOCIAL SERVICES DEPT	8110	P3733	TYPIST 1	3	\$27,653
SOCIAL SERVICES DEPT	8110	P3737	COMMUN SERV AIDE	1	\$25,488
SOCIAL SERVICES DEPT	8110	P4756	CASE SUPV B	11	\$49,415
SOCIAL SERVICES DEPT	8110	P4757	CASE SUPV B	11	\$49,415
SOCIAL SERVICES DEPT	8110	P6237	COMMUN SERV AIDE	1	\$25,488
SOCIAL SERVICES DEPT	8110	P6250	CASE SUPV B	11	\$49,415
SOCIAL SERVICES DEPT	8110	P6259	TYPIST 2	5	\$31,220
SOCIAL SERVICES DEPT	8110	P6318	ACCOUNT CLERK 1	4	\$29,090
SOCIAL SERVICES DEPT	8110	P6522	SOC SER EXAMINER 1	7	\$36,411
SOCIAL SERVICES DEPT	8110	P6888	INC MTCE WKR	7	\$36,411
SOCIAL SERVICES DEPT	8110	P7038	ADMIN ANALYST 1 CHILD SUPP ENF	9	\$43,016
SOCIAL SERVICES DEPT	8110	P7168	SUPER	11	\$49,415
SOCIAL SERVICES DEPT	8110	P7366	PERSONNEL AIDE	6	\$33,885
SOCIAL SERVICES DEPT	8110	P7425	SR CASEWORKER CASE WORKER SPAN	10	\$46,225
SOCIAL SERVICES DEPT	8110	P7963	SP	9	\$43,016
SOCIAL SERVICES DEPT	8110	P9874	INC MTCE SUPV 2	13	\$58,286
SOCIAL SERVICES DEPT	8110	P9920	CASE WORKER	9	\$43,016
SOCIAL SERVICES DEPT	8110	P2987	DIR SOC SERVICES DEP COMM COMMUN	35	\$72,020
SOCIAL SERVICES DEPT	8110	P6212	SVS AST DIR INCOME	35	\$72,020
SOCIAL SERVICES DEPT	8110	P6225	MTCE AST DIR CHILD	33	\$59,946
SOCIAL SERVICES DEPT	8110	P6475	WELFRE	33	\$59,946
SYR-ONON PLANNING AGENCY	8700	P9937	GEO INFO SYS SPEC 2	13	\$58,286
SYR-ONON PLANNING AGENCY	8700	P4007	PLANNER 4	33	\$59,946
TRANSPORTATION	9310	P0603	MOTOR EQUIP OPER 3	7	\$36,411
TRANSPORTATION	9310	P2407	HIGHWAY SHIFT SUPV	9	\$45,969
TRANSPORTATION	9310	P5049	CIVIL ENGINEER 2	13	\$64,548
TRANSPORTATION	9310	P5059	ENGINEERING AIDE 3	9	\$43,016
TRANSPORTATION	9310	P5061	ENGINEERING AIDE 3	9	\$43,016
TRANSPORTATION	9310	P5090	HEAVY EQUIP MECH 2	9	\$43,016
TRANSPORTATION	9310	P5109	MOTOR EQUIP OPER 1	5	\$31,220
TRANSPORTATION	9310	P5110	TIRE SVC MECHANIC MOTOR EQUIP	6	\$33,885
TRANSPORTATION	9310	P5121	DISPATCH	4	\$29,090
TRANSPORTATION	9310	P5126	LABORER 1	1	\$25,488
TRANSPORTATION	9310	P5134	LABOR CREW LEADER	8	\$39,599
TRANSPORTATION	9310	P5135	LABOR CREW LEADER	8	\$39,599
TRANSPORTATION	9310	P5136	LABOR CREW LEADER	8	\$39,599
TRANSPORTATION	9310	P5137	LABOR CREW LEADER	8	\$39,599
TRANSPORTATION	9310	P5140	LABOR CREW LEADER	8	\$39,599

			HIGHWAY CONST CR		
TRANSPORTATION	9310	P5146	LDR	9	\$43,016
TRANSPORTATION	9310	P5148	LABOR CREW LEADER	8	\$39,599
			HIGHWAY CONST CR		
TRANSPORTATION	9310	P5162	LDR	9	\$43,016
			BRIDGE MTCE CREW		
TRANSPORTATION	9310	P5165	LDR	9	\$43,016
TRANSPORTATION	9310	P5178	LABOR CREW LEADER	8	\$39,599
TRANSPORTATION	9310	P5238	MOTOR EQUIP OPER 1	5	\$31,220
TRANSPORTATION	9310	P5240	CLERK 1	2	\$26,561
TRANSPORTATION	9310	P5241	MOTOR EQUIP OPER 1	5	\$31,220
TRANSPORTATION	9310	P5247	MOTOR EQUIP OPER 1	5	\$31,220
TRANSPORTATION	9310	P5266	MOTOR EQUIP OPER 1	5	\$31,220
			MOTOR EQUIP		
TRANSPORTATION	9310	P5269	DISPATCH	4	\$29,090
TRANSPORTATION	9310	P5272	LABORER 1	1	\$25,488
TRANSPORTATION	9310	P5276	MOTOR EQUIP OPER 1	5	\$32,284
TRANSPORTATION	9310	P5293	MOTOR EQUIP OPER 1	5	\$31,220
TRANSPORTATION	9310	P5296	MOTOR EQUIP OPER 1	5	\$31,220
TRANSPORTATION	9310	P5306	MOTOR EQUIP OPER 1	5	\$31,220
TRANSPORTATION	9310	P5314	MOTOR EQUIP OPER 1	5	\$31,220
TRANSPORTATION	9310	P5316	MOTOR EQUIP OPER 1	5	\$31,220
TRANSPORTATION	9310	P5330	MOTOR EQUIP OPER 1	5	\$31,220
TRANSPORTATION	9310	P5363	LABORER 1	1	\$25,488
TRANSPORTATION	9310	P5365	LABORER 1	1	\$28,105
			TRAF SIGN REPR WKR		
TRANSPORTATION	9310	P5375	2	8	\$39,599
TRANSPORTATION	9310	P6794	BLDG MTCE SUPV	12	\$52,621
TRANSPORTATION	9310	P6865	CLERK 2	5	\$31,220
TRANSPORTATION	9310	P9885	MOTOR EQUIP OPER 2	6	\$33,885
			TRAF SIG REPR WRKR		
TRANSPORTATION	9310	P9922	1	6	\$33,885
			TRAF SIG REPR WRKR		
TRANSPORTATION	9310	P9923	1	6	\$33,885
TRANSPORTATION	9310	P9924	MOTOR EQUIP OPER 3	7	\$36,411
TRANSPORTATION	9310	P9962	MOTOR EQUIP OPER 3	7	\$36,411
TRANSPORTATION	9310	P2169	ADMIN DIR (TRANSP)	31	\$51,937
TRANSPORTATION	9310	P5015	PERSONNEL ADMIN	31	\$49,917
			ACCOUNT CLERK TYP		
VETERANS AGENCY	9500	P7208	1	4	\$29,090
VETERANS AGENCY	9500	P9880	VET SVC OFCR AIDE	6	\$33,885
WATER ENV. PROTECT	3330	P3831	HEAVY EQUIP MECH 1	8	\$39,599
WATER ENV. PROTECT	3330	P3832	HEAVY EQUIP MECH 1	8	\$39,599
			WASTE TR P CON IN		
WATER ENV. PROTECT	3330	P5448	2	14	\$64,463
WATER ENV. PROTECT	3330	P5513	PUMP MNTCE WKR	6	\$33,885

WATER ENV. PROTECT	3330	P5553	WASTE TR PL MN H M	5	\$31,220
WATER ENV. PROTECT	3330	P5652	WASTE TR PL MTC MEC	9	\$44,492
WATER ENV. PROTECT	3330	P5688	WASTE TR PL MT W IE	7	\$36,411
WATER ENV. PROTECT	3330	P5736	CLOSED CIR TV ATTD SEWER MTCE WORKER	7	\$36,411
WATER ENV. PROTECT	3330	P5745	2 SEWER MTCE WORKER	8	\$39,599
WATER ENV. PROTECT	3330	P5753	1 SEWER MTCE WORKER	5	\$31,220
WATER ENV. PROTECT	3330	P5762	1 SEWER MTCE WORKER	5	\$31,220
WATER ENV. PROTECT	3330	P5778	1 PUMP STA MTCE WKR	5	\$31,220
WATER ENV. PROTECT	3330	P5806	1 PUMP STA MTCE WKR	5	\$31,220
WATER ENV. PROTECT	3330	P6922	1 WASTE TR P CON IN	5	\$31,220
WATER ENV. PROTECT	3330	P7236	1 STREAM MTCE WORKER 1	12	\$52,621
WEP FLOOD CONTROL	3320	P5424	1 STREAM MTCE WORKER 1	5	\$31,220
WEP FLOOD CONTROL	3320	P5425	1 STREAM MTCE WORKER 1	5	\$31,220

Mr. Stanczyk asked that the resolution be laid on the table for one month. The resolution was pulled by the sponsor.

* * *

Motion Made By Mrs. Tassone

RESOLUTION NO. 228

RESOLUTION IN SUPPORT OF PERMANENTLY ENDING NEW AND EXISTING
UNFUNDED STATE MANDATES ON LOCAL GOVERNMENTS, AND ENDING STATE
BUDGET ACTIONS THAT SIMPLY SHIFT COSTS FROM THE STATE TO LOCAL
TAXPAYERS

WHEREAS, counties in New York have long served as the principal partner in administering the State's most critical programs in areas such as health, human services and public protection; and

WHEREAS, as part of administering these programs, the State mandates the delivery of State programs using local resources; and

WHEREAS, in Onondaga County, 89% of the property tax levy, or \$160.8 million, goes toward funding State mandated programs and fixed costs; and

WHEREAS, these State mandates are the root cause of high property and sales taxes at the county level and have led to a decline in county services; and

WHEREAS, this high level of State imposed mandates continues to put New York at the top of lists of states with the highest local tax burden for residents and businesses in the country, severely damaging New York's ability to attract, create and maintain good paying jobs; and

WHEREAS, as the State continues to face growing annual budget deficits, successive State Legislatures and Governors continue to shift costs to local governments as a means of balancing the State Budget while mandating that local governments continue to operate and finance an increasing share of these programs as the State's share decreases; and

WHEREAS, these State imposed mandates reach far beyond just forcing local governments to fund and administer State services locally, but are woven into the basic structure of local government day-to-day operations by imposing strict state laws that set the rules for purchasing basic supplies, and for building and financing public assets of any kind, all with little regard for local economic conditions and ability to pay, or how that impacts our economic competitiveness with other states; now, therefore, be it

RESOLVED, that this Onondaga County Legislature hereby requests the Governor and the Legislature of the State of New York to end the imposition of new unfunded state mandates on Onondaga County and to phase out or reform existing unfunded mandates; and, be it further

RESOLVED, that the Clerk of the Legislature hereby is directed to transmit this resolution to the New York State Governor and the state legislators representing Onondaga County.

ADOPTED. Ayes: 12 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Rhinehart) Noes: 6 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Buckel) Absent: 1 (Kinne)

* * *

Chairman Rhinehart introduced the 2011 County Budget Resolution entitled, "ADOPTING THE ANNUAL BUDGET FOR THE COUNTY OF ONONDAGA FOR THE FISCAL YEAR BEGINNING JANUARY 1, 2011 AND ENDING DECEMBER 31, 2011, AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS WITH OTHER GOVERNMENTAL UNITS IN WHICH APPROPRIATIONS AND REVENUES ARE APPROVED BY ADOPTION OF THE 2011 BUDGET".

Amendments were then offered to the above resolution.

* * *

Motion Made By Mr. DeMore

AMENDMENT LETTER C TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

DECREASE INCREASE

ADMIN. UNIT 80-69
PARKS AND RECREATION DEPT.

APPROPRIATIONS:
Increase 101 Regular Employee Salaries +60,042

Increase 120 Employee Benefits – Interdept +34,044

Create Line 22, 2 Park Laborer, Gr. 03 (27,653 – 30,511)

Note: Pratts Falls

Decrease 101 Regular Employee Salaries -60,751

Decrease 120 Employee Benefits – Interdept -34,446

Delete Line 38, 1 Zoo Attendant, Gr. 05 (31,220 – 34,474)

Delete Line 50, 1 Park Laborer, Gr. 03 (27,653 – 30,511)

Increase Rec. Appropriations -\$1,111

ADMIN. UNIT A0010
COUNTY WIDE TAXES

Acct. 001
Real Property Taxes – Countywide -\$1,111

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. DeMore

AMENDMENT LETTER D TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 80-69 PARKS AND RECREATION DEPT.		
<u>APPROPRIATIONS:</u>		
Increase 101 Regular Employee Salary	+54,205	
Increase 120 Employee Benefits	+30,734	
Create Line 54, Park Supt 1, Gr. 31 (48,560 – 66,768)		
Increase Rec. Appropriations		+\$84,939
ADMIN. UNIT A0010 COUNTY WIDE TAXES		
Acct. 001 Real Property Taxes – Countywide		+\$84,939

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Rhinehart, Mr. Lesniak

AMENDMENT LETTER E TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 80-69 PARKS AND RECREATION DEPT.		
<u>APPROPRIATIONS:</u>		
Increase 101 Regular Employee Salaries	+125,000	
Increase 120 Employee Benefits – Interdept	+30,813	
Increase Rec. Appropriations		+\$155,813
ADMIN. UNIT A0010 COUNTY WIDE TAXES		
Acct. 001		
Real Property Taxes – Countywide		+\$155,813
ADOPTED. Ayes: 18 Absent: 1 (Kinne)		

* * *

Motion Made By Mr. Warner

AMENDMENT LETTER F TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 80-69 PARKS AND RECREATION DEPT.		
<u>REVENUES:</u>		
Increase 057 Other Misc Rev (Note: Logging Revenues)	+100,000	
Increase Rec. Revenues		+\$100,000
ADMIN. UNIT A0010 COUNTY WIDE TAXES		
Acct. 001		
Real Property Taxes – Countywide	-\$100,000	
ADOPTED. Ayes: 17 Noes: 1 (Masterpole) Absent: 1 (Kinne)		

* * *

Motion Made By Mr. Jordan, Mr. Masterpole, Mr. Buckel, Mrs. Rapp, Mr. Dougherty,
Mrs. Tassone, Mr. Kilmartin

AMENDMENT LETTER G TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 10-01 AUTHORIZED AGENCIES – FINANCIAL		
<u>APPROPRIATIONS:</u>		
Increase 650 Contingency	+100,000	
Increase Rec. Appropriations		+\$100,000
<u>REVENUES:</u>		
Increase 005 Non Real Prop Tax Items	+100,000	
Increase Rec. Revenues		+\$100,000
ADMIN. UNIT A0010 COUNTY WIDE TAXES		
Acct. 001		
Real Property Taxes – Countywide		\$0

ADOPTED. Ayes: 16 Noes: 1 (Rhinehart) Absent: 1 (Kinne) Excused: 1 (Holmquist)

* * *

Motion Made By Mr. Rhinehart

AMENDMENT LETTER H TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 80-03 AUTHORIZED AGENCIES PHYSICAL SERVICES		
<u>APPROPRIATIONS:</u>		
Decrease 871 Cooperative Extension Assn	-100,000	
Decrease Rec. Appropriations		-\$100,000
ADMIN. UNIT A0010 COUNTY WIDE TAXES		

Increase 841 Cultural Resources Council	+60,087	
Increase 842 YMCA of Greater Syracuse	+2,256	
Increase 843 Syracuse Stage	+25,580	
Increase 847 Syracuse Opera Co.	+61,467	
Increase 848 Salt City Cntr for Performing Arts	+11,246	
Increase 852 Syracuse Symphony Orchestra	+220,535	
Decrease 650 Contingent	-200,000	
Increase 855 Museum of Science & Technology	+13,836	
Increase 856 Onondaga Historical Association	+11,221	
Increase 857 Erie Canal Musuem	+5,487	
Increase 881 CNY Jazz Arts Foundation	+8,000	
Increase 887 Leadership Greater Syracuse	+9,400	
Increase 888 FOCUS	+9,400	
Increase 891 Syracuse Int Film & Video Fest	+22,000	
Increase 896 Syracuse City Ballet	+3,200	
Increase 897 Skaneateles Festival	+5,640	
Increase Appropriations		+\$387,252
<u>REVENUES:</u>		
Increase 005 Non Real Prop Tax Items	+387,252	
Increase Revenues		+\$387,252
ADMIN UNIT 40-02		
AUTHORIZED AGENCIES		
HUMAN SERVICES		
<u>APPROPRIATIONS:</u>		
Increase 875 Americanization League	+45,722	
Increase Rec. Appropriations		+\$45,722
ADMIN UNIT 80-03		
AUTHORIZED AGENCIES		
PHYSICAL SERVICES		
<u>APPROPRIATIONS:</u>		
Increase 869 Centers for Nature	+12,500	
Increase 871 Cooperative Extension Assn	+33,958	
Increase 872 Onondaga Soil & Water Conserv	+26,178	
Increase Rec. Appropriations		+\$72,636
<u>REVENUES:</u>		
Increase 005 Non Real Prop Taxes	+12,500	
Increase Rec. Revenues		+\$12,500
ADMIN UNIT 80-33		
WATER ENVIRONMENT PROTECTION		
<u>APPROPRIATIONS:</u>		
Decrease 410 All Other Expenses	-100,000	
<i>(Note: Funding for Cornell Cooperative Extension)</i>		
Decrease 410 All Other Expenses	-26,178	

(Note: Funding for Soil & Water)

Decrease Rec. Appropriations - \$126,178

REVENUES:

Decrease 039 Co Svc Rev – WEP -126,178
Decrease Rec. Revenues - \$126,178

ADMIN UNIT 80-69
PARKS AND RECREATION DEPT.

REVENUES:

Decrease 005 Non Real Prop Tax Items -399,752
(Increased ROT for funding of the Zoo)
Decrease Rec. Revenues - \$399,752

ADMIN. UNIT A0010
COUNTY WIDE TAXES
Acct. 001
Real Property Taxes – Countywide +\$505,610

DEFEATED. Ayes: 6 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Buckel) Noes: 12 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Rhinehart) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Rhinehart, Mr. Lesniak

AMENDMENT LETTER K TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 80-57 METROPOLITAN WATER BOARD		
<u>APPROPRIATIONS:</u>		
Increase 101 Regular Employees Salaries	+79,689	
Increase 120 Employee Benefits – Interdept	+45,184	
Increase Rec. Appropriations		+\$124,873
<u>REVENUES:</u>		
Increase 038 Co Svc Rev – Home & Comm	+124,873	
Increase Rec. Revenues		+\$124,873
ADMIN. UNIT A0010 COUNTY WIDE TAXES		

Acct. 001
Real Property Taxes – Countywide +\$0

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mr. Jordan

AMENDMENT LETTER L TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 80-05-10 FACILITIES MANAGEMENT		
<u>APPROPRIATIONS:</u>		
Increase 101 Regular Employee Salary	+2,810	
Increase 120 Employee Benefits – Interdept	+1,593	
Create Line 48 Driver Messenger, Gr. 04 (29,090 – 32,108)		
Delete Line 44 Custodial Worker 1, Gr. 02 (26,561 – 29,298)		
Increase Rec. Appropriations		+\$4,403
<u>REVENUES:</u>		
Increase 060 Interdepartmental Rev	+1,717	
Increase Rec. Revenues		+\$1,717
ADMIN. UNIT A0010 COUNTY WIDE TAXES		
Acct. 001 Real Property Taxes – Countywide		+\$2,686

ADOPTED. Ayes: 16 Absent: 3 (DeMore, Kinne, Ervin)

* * *

Motion Made By Mr. Meyer

AMENDMENT LETTER M TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 80-93-10 TRANSPORTATION DEPARTMENT		

HIGHWAYS DIVISION

APPROPRIATIONS:

Decrease 300 Supplies & Materials	-5,000
Increase 408 Fees for Services	+5,000

(Note: Road Sweeping Pilot Project)

Decrease Rec. Appropriations	-\$0-
------------------------------	-------

ADMIN. UNIT A0010
COUNTY WIDE TAXES

Acct. 001	
Real Property Taxes – Countywide	\$0

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Rhinehart, Mr. Lesniak

AMENDMENT LETTER N TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 80-33 WATER ENVIRONMENT PROTECTION		
<u>APPROPRIATIONS:</u>		
Increase 101 Regular Employee Salaries	+41,175	
Increase Rec. Appropriations		+\$41,175
<u>REVENUES:</u>		
Increase 039 Co Svc Rev – WEP	+41,175	
Increase Rec. Revenues		+\$41,175
ADMIN. UNIT A0010 COUNTY WIDE TAXES		
Acct. 001		
Real Property Taxes – Countywide		\$0

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Lesniak

AMENDMENT LETTER O TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 40-79-30 SHERIFF SHERIFF CUSTODY DIVISION		
<u>APPROPRIATIONS:</u>		
Increase 101 Regular Employee Salaries	+6,312	
Increase 570 Contracted Services	+249,517	
Increase Rec. Appropriations		+\$255,829
<u>REVENUES:</u>		
Increase 013 Fed Aid – Health	+150,000	
Increase 060 Interdepartmental Rev	+27,367	
Increase Rec. Revenues		+\$177,367
ADMIN UNIT 40-15 CORRECTIONS DEPARTMENT		
<u>APPROPRIATIONS:</u>		
Increase 495 Interdepartmental Exp	+27,367	
Increase Rec. Appropriations		+\$27,367
ADMIN. UNIT A0010 COUNTY WIDE TAXES		
Acct. 001		
Real Property Taxes – Countywide		+\$105,829

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Rhinehart, Mr. Lesniak

AMENDMENT LETTER Q TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 80-93-10 TRANSPORTATION DEPARTMENT HIGHWAYS DIVISION		
<u>APPROPRIATIONS:</u>		
Increase 101 Regular Employee Salaries	+100,000	
Increase Rec. Appropriations		+\$100,000

REVENUES:

Increase 070 Inter Trans – Non Debt Svc +100,000

Increase Rec. Revenues +\$100,000

ADMIN UNIT 10-23-85
COUNTY GENERAL INTERFUND TRANSFERS

APPROPRIATIONS:

Increase 970 Tran to Co. Rd Fund +100,000

Increase Rec. Appropriations +\$100,000

ADMIN. UNIT A0010
COUNTY WIDE TAXES

Acct. 001
Real Property Taxes – Countywide +\$100,000

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Buckel

AMENDMENT LETTER S TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 40-65 ONONDAGA COUNTY PUBLIC LIBRARY		
<u>APPROPRIATIONS:</u>		
Increase 323 Library Books & Materials	+217,893	
Increase Rec. Appropriations		+\$217,893
<u>REVENUES:</u>		
Increase 070 Inter Trans – Non Debt Svc	+217,893	
Increase Rec. Revenues		+\$217,893
ADMIN UNIT 10-23-85 COUNTY GENERAL INTERFUND TRANSFERS		
<u>APPROPRIATIONS:</u>		
Increase 978 Tran to Library Fund	+217,893	
Increase Rec. Appropriations		+\$217,893

ADMIN. UNIT A0010
COUNTY WIDE TAXES

Acct. 001
Real Property Taxes – Countywide +\$217,893

DEFEATED. Ayes: 7 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Meyer, Buckel) Noes: 11 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Tassone, Rapp, Corbett, Rhinehart) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Meyer

AMENDMENT LETTER T TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

		DECREASE	INCREASE
ADMIN. UNIT 10-27 INFORMATION TECHNOLOGY			
<u>APPROPRIATIONS:</u>			
Decrease 300 Supplies & Materials	-229,901		
Decrease Rec. Appropriations		-\$229,901	
<u>REVENUES:</u>			
Decrease 060 Interdeptl Revenue	-229,901		
Decrease Rec. Revenue			-229,901
ADMIN. UNIT 10-13-20 COMPTROLLERS – ACCOUNTING			
<u>APPROPRIATIONS:</u>			
Decrease 495 Interdepartmental Expense	-1,596		
Decrease Rec. Appropriations		-\$1,596	
ADMIN. UNIT 10-19 COUNTY CLERK			
<u>APPROPRIATIONS:</u>			
Decrease 495 Interdepartmental Expense	-11,960		
Decrease Rec. Appropriations		-\$11,960	
ADMIN. UNIT 10-21 COUNTY EXECUTIVE			
<u>APPROPRIATIONS:</u>			
Decrease 495 Interdepartmental Expense	-906		
Decrease Rec. Appropriations		-\$906	
ADMIN. UNIT 10-25 COUNTY LEGISLATURE			
<u>APPROPRIATIONS:</u>			

Decrease 495 Interdepartmental Expense	-553	
Decrease Rec. Appropriations		-\$553
ADMIN. UNIT 10-35-10 ECONOMIC DEVELOPMENT		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-341	
Decrease Rec. Appropriations		-\$341
<u>REVENUES:</u>		
Decrease 036 Co Svc Rev – Oth Econ Asst	-307	
Decrease Rec. Revenues		-\$307
ADMIN. UNIT 10-35-20 COMMUNITY DEVELOPMENT		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-665	
Decrease Rec. Appropriations		-\$665
<u>REVENUES:</u>		
Decrease 070 Inter Trans – Non Debt Svc	-665	
Decrease Rec. Revenues		-\$665
ADMIN. UNIT 10-36 OFFICE OF ENVIRONMENT		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-32	
Decrease Rec. Appropriations		-\$32
<u>REVENUES:</u>		
Decrease 060 Interdepartmental Revenue	-21	
Decrease Rec. Revenues		-\$21
ADMIN. UNIT 10-37 BOARD OF ELECTIONS		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-1,859	
Decrease Rec. Appropriations		-\$1,859
ADMIN. UNIT 10-39-10 FINANCE DEPARTMENT		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-6,226	
Decrease Rec. Appropriations		-\$6,226
<u>REVENUES:</u>		
Decrease 050 Interest & Earnings	-6,226	
Decrease Rec. Revenues		-\$6,226
ADMIN. UNIT 10-39-15 MANAGEMENT AND BUDGET		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-2,237	
Decrease Rec. Appropriations		-\$2,237

ADMIN. UNIT 10-47		
LAW DEPARTMENT		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-1,768	
Decrease Rec. Appropriations		-\$1,768
<u>REVENUES:</u>		
Decrease 060 Interdepartmental Revenue	-796	
Decrease Rec. Revenues		-\$796
ADMIN. UNIT 10-58		
INSURANCE DIVISION		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-207	
Decrease Rec. Appropriations		-\$207
<u>REVENUES:</u>		
Decrease 060 Interdepartmental Rev	-83	
Decrease Rec. Revenue		-\$83
ADMIN. UNIT 10-71-10		
PERSONNEL DEPARTMENT		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-5,960	
Decrease Rec. Appropriations		-\$5,960
ADMIN. UNIT 10-75		
PURCHASING		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-1,041	
Decrease Rec. Appropriations		-\$1,041
<u>REVENUES:</u>		
Decrease 060 Interdepartmental Revenue	-469	
Decrease Rec. Revenues		-\$469
ADMIN. UNIT 10-87		
SYRACUSE/ONONDAGA COUNTY PLANNING AGENCY		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-578	
Decrease Rec. Appropriations		-\$578
<u>REVENUES:</u>		
Decrease 048 Svc Other Govt	-173	
Decrease Rec. Revenues		-\$173
ADMIN. UNIT 40-15		
CORRECTIONS DEPARTMENT		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-26,387	
Decrease Rec. Appropriations		-\$26,387
ADMIN. UNIT 40-31		

DISTRICT ATTORNEY

APPROPRIATIONS:

Decrease 495 Interdepartmental Expense	-10,208	
Decrease Rec. Appropriations		-\$10,208

REVENUES:

Decrease 020 State Aid – Genl Govt Support	-919	
Decrease Rec. Revenues		-\$919

ADMIN. UNIT 40-34

EMERGENCY COMMUNICATIONS

APPROPRIATIONS:

Decrease 495 Interdepartmental Expense	-14,414	
Decrease Rec. Appropriations		-\$14,414

ADMIN. UNIT 40-38

EMERGENCY MANAGEMENT

APPROPRIATIONS:

Decrease 495 Interdepartmental Expense	-1,625	
Decrease Rec. Appropriations		-\$1,625

REVENUES:

Decrease 012 Fed Aid – Public Safety	-812	
Decrease Rec. Revenues		-\$812

ADMIN. UNIT 40-43

HEALTH DEPARTMENT

APPROPRIATIONS:

Decrease 495 Interdepartmental Expense	-11,063	
Decrease Rec. Appropriations		-\$11,063

REVENUES:

Decrease 023 St Aid – Health	-3,983	
Decrease Rec. Revenue		-\$3,983

ADMIN. UNIT 40-43-30

HEALTH DEPARTMENT - GRANTS

APPROPRIATIONS:

Decrease 495 Interdepartmental Expense	-1,390	
Decrease Rec. Appropriations		-\$1,390

REVENUES:

Decrease 023 St Aid – Health	-1,390	
Decrease Rec. Revenues		-\$1,390

ADMIN. UNIT 40-43-54

CENTER FOR FORENSIC SCIENCES

APPROPRIATIONS:

Decrease 495 Interdepartmental Expense	-2,366	
Decrease Rec. Appropriations		-\$2,366

REVENUES:

Decrease 023 St. Aid Hlth	-710	
Decrease Rec. Revenues		-\$710

ADMIN. UNIT 40-49-20		
LONG TERM CARE – VAN DUYN		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-6,678	
Decrease Rec. Appropriations		-\$6,678
<u>REVENUES:</u>		
Decrease 082 Other Sources		-\$6,678
Decrease Rec. Revenues		-\$6,678
ADMIN. UNIT 40-53		
MENTAL HEALTH DEPARTMENT		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-2,731	
Decrease Rec. Appropriations		-\$2,731
<u>REVENUES:</u>		
Decrease 060 Interdepartmental Revenue	-2,048	
Decrease Rec. Revenues		-\$2,048
ADMIN. UNIT 40-55-10		
AGING & YOUTH – AGING		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-2,493	
Decrease Rec. Appropriations		-\$2,493
<u>REVENUES:</u>		
Decrease 070 Inter Trans – Non Debt Svc	-2,244	
Decrease Rec. Revenues		-\$2,244
ADMIN. UNIT 40-55-20		
AGING & YOUTH – YOUTH		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-500	
Decrease Rec. Appropriations		-\$500
<u>REVENUES:</u>		
Decrease 047 Svc Oth Govt – Culture & Rec	-250	
Decrease Rec. Revenues		-\$250
ADMIN. UNIT 40-65		
ONONDAGA COUNTY PUBLIC LIBRARY		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-5,359	
Decrease Rec. Appropriations		-\$5,359
ADMIN. UNIT 40-65-20		
ONONDAGA COUNTY PUBLIC LIBRARY		
SYSTEM SUPPORT		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-1,655	
Decrease Rec. Appropriations		-\$1,655

ADMIN. UNIT 40-65-30		
ONONDAGA COUNTY PUBLIC LIBRARY		
SYRACUSE BRANCH		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-692	
Decrease Rec. Appropriations		-\$692
<u>REVENUES:</u>		
Decrease 047 Svc Oth Govt – Culture & Rec	-692	
Decrease Rec. Revenues		-\$692
ADMIN. UNIT 40-73-20		
PROBATION DEPARTMENT		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-9,790	
Decrease Rec. Appropriations		-\$9,790
<u>REVENUES:</u>		
Decrease 022 St Aid – Public Safety	-1,958	
Decrease Rec. Revenues		-\$1,958
ADMIN. UNIT 40-73-90		
HILLBROOK DETENTION CENTER		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Exp	-383	
Decrease Rec. Appropriations		-\$383
<u>REVENUES:</u>		
Decrease 025 St Aid – Social Svcs	-191	
Decrease Rec. Revenues		-\$191
ADMIN. UNIT 40-79-20		
SHERIFF		
SHERIFF POLICE/CIVIL		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-53,764	
Decrease Rec. Appropriations		-\$53,764
ADMIN. UNIT 40-79-30		
SHERIFF		
SHERIFF CUSTODY DIVISION		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Exp	-1,436	
Decrease Rec. Appropriations	-1,436	
ADMIN. UNIT 40-81-10		
SOCIAL SERV. DEPT.		
DSS ADMINISTRATION		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-22,718	
Decrease Rec. Appropriations		-\$22,718
<u>REVENUES:</u>		
Decrease 015 Fed Aid - Soc Services	-7,951	

Decrease 025 St Aid - Soc Services	-7,952	
Decrease Rec. Revenues		-\$15,903
ADMIN. UNIT 40-95 VETERANS SERVICE AGENCY		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-191	
Decrease Rec. Appropriations		-\$191
<u>REVENUES:</u>		
Decrease 060 Interdepartmental Rev	-137	
Decrease Rec. Revenues		-\$137
ADMIN. UNIT 80-05-10 FACILITIES MANAGEMENT		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-2,556	
Decrease Rec. Appropriations		-\$2,556
<u>REVENUES:</u>		
Decrease 060 Interdepartmental Revenue	-997	
Decrease Rec. Revenue		-\$997
ADMIN. UNIT 80-33 WATER ENVIRONMENT PROTECTION		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-6,687	
Decrease Rec. Appropriations		-\$6,687
<u>REVENUES:</u>		
Decrease 039 Co Svc Rev – WEP	-6,687	
Decrease Rec. Revenues		-\$6,687
ADMIN. UNIT 80-57 METROPOLITAN WATER BOARD		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-471	
Decrease Rec. Appropriations		-\$471
<u>REVENUES:</u>		
Decrease 038 Co Svc Rev – Home & Comm	-\$471	
Decrease Rec. Revenues		-\$471
ADMIN. UNIT 80-69 PARKS AND RECREATION DEPT.		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-5,018	
Decrease Rec. Appropriations		-\$5,018
ADMIN. UNIT 80-93-10 TRANSPORTATION DEPARTMENT HIGHWAYS DIVISION		
<u>APPROPRIATIONS:</u>		
Decrease 495 Interdepartmental Expense	-3,398	

Decrease Rec. Appropriations - \$3,398

ADMIN. UNITA0010
COUNTY WIDE TAXES

Acct. 001
Real Property Taxes – Countywide - \$175,092

DEFEATED. Ayes: 2 (Stanczyk, Meyer) Noes: 16 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Buckel

AMENDMENT LETTER V TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 40-15 CORRECTIONS DEPARTMENT		
<u>APPROPRIATIONS:</u>		
Increase 101 Regular Employee Salaries	+548,574	
Increase 120 Employee Benefits – Interdept	+311,041	
Increase 102 Overtime	+28,910	
Increase 300 Supplies & Materials	+1,481,647	
Increase 408 Fees for Services	+3,500	
Decrease 570 Contracted Services	-590,240	
Create Line 25, 2 Asst Food Svc Mgr, Gr. 8 (39,599 – 43,784)		
Create Line 26, 10 Cook 2, Gr. 7 (36,411 – 40,241)		
Create Line 27, 2 Food Svc Helper 1, Gr. 02 (26,561 – 29,298)		
Increase Rec. Appropriations		+\$1,783,432
<u>REVENUES:</u>		
Increase 057 Other Misc Rev	+72,500	
Increase 060 Interdepartmental Revenue	+1,305,015	
Increase Rec. Revenues		+\$1,377,515
ADMIN. UNIT 40-79-20 SHERIFF SHERIFF CUSTODY DIVISION		
<u>APPROPRIATIONS:</u>		
Decrease 300 Supplies & Materials	-30,000	
Increase 495 Interdepartmental Exp	+1,305,015	
Decrease 570 Contracted Client Svcs	-700,390	
Increase Rec. Appropriations		+\$574,625
ADMIN. UNIT A0010 COUNTY WIDE TAXES		

Acct. 001
Real Property Taxes – Countywide +\$980,542

DEFEATED: Ayes: 6 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Buckel) Noes: 12 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Rhinehart) Absent: 1 (Kinne)

* * *

Motion Made By Ms. Ervin

AMENDMENT LETTER Z TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 40-02 AUTHORIZED AGENCIES HUMAN SERVICES		

<u>APPROPRIATIONS:</u>		
Increase 502 Contrib – Leg Aid Bur Fam	+50,000	
Increase Rec. Appropriations		+\$50,000

ADMIN. UNIT A0010
COUNTY WIDE TAXES

Acct. 001
Real Property Taxes – Countywide +\$50,000

DEFEATED. Ayes: 6 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Buckel) Noes: 12 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Rhinehart) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Buckel

AMENDMENT LETTER BB TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN UNIT 40-02 AUTHORIZED AGENCIES HUMAN SERVICES		

<u>APPROPRIATIONS:</u>		
Increase 875 Americanization League	+45,722	
Increase Rec. Appropriations		+\$45,722

ADMIN. UNIT A0010
COUNTY WIDE TAXES

Acct. 001
Real Property Taxes – Countywide +\$45,722

DEFEATED: Ayes: 6 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Buckel) Noes: 12 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Rhinehart) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Meyer

AMENDMENT LETTER EE TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 10-75 PURCHASING		

APPROPRIATIONS:

Decrease 101 Regular Employees Salaries	-64,524
Decrease 120 Employee Benefits – Interdept	-36,585

Delete Line 10, 2 Buyer 1, Gr. 09 (43,016 – 47,581)

Decrease Rec. Appropriations	-\$101,109
------------------------------	------------

ADMIN. UNIT A0010
COUNTY WIDE TAXES

Acct. 001
Real Property Taxes – Countywide -\$101,109

DEFEATED. Ayes: 1 (Meyer) Noes: 17 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Stanczyk

AMENDMENT LETTER FF TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 40-43-55 CORRECTIONAL HEALTH		

APPROPRIATIONS:

Increase 101 Regular Employee Salaries	+939,981
--	----------

Create Line 1, 2 Ast Nur Sup Jail/Cor, Gr. 3J (45,578 – 55,837)
 Create Line 2, 1 Admin Hlth Beh Serv, Gr. 35 (70,053 – 96,450)
 Create Line 3, 1 Nursing Dir Jail/Cor, Gr. 35 (70,053 – 96,450)
 Create Line 4, 1 Med Records Admin, Gr. 10 (46,225 – 51,147)
 Create Line 5, 1 Med Records Tech, Gr. 09 (43,016 – 47,581)
 Create Line 6, 2 Nurse Prac (PR Care), Gr. 06 (62,765 – 69,750)
 Create Line 7, 1 Nursing Sup Jail/Cor, Gr. 05 (49,967 – 61,534)
 Create Line 8, 1 Typist 2, Gr. 05 (31,220 – 34,474)
 Create Line 9, 3 Typist 1, Gr. 03 (27,653 – 30,511)
 Create Line 10, 1 Clerk 1, Gr. 02 (26,561 – 29,298)
 Create Line 11, 15 Reg Nurse (Jail/Cor), Gr. 02 (42,734 – 52,567)
 Create Line 12, 6 Licensed Prac Nurse, Gr. 01 (30,844 – 37,234)
 Create Line 13, 1 Nursing Sup Jail/Cor, Gr. 05 (49,967 – 61,534)
 Create Line 14, 1 Typist 1, Gr. 03 (27,653 – 30,511)
 Create Line 15, 7 Reg Nurse (Jail/Cor), Gr. 02 (42,734 – 52,567)
 Create Line 16, 2 Licensed Prac Nurse, Gr. 01 (30,844 – 37,234)

Increase 102 Overtime +60,636
 Increase 103 Other Employees Wages +3,750
 Increase 120 Employee Benefit – Interdept +513,541
 Increase 300 Supplies & Materials +35,750
 Increase 401 Travel/training +5,038
 Increase 408 Fees for Services +1,364,335
 Increase 410 All Other Expenses +4,538
 Increase 413 Maintenance, Util & Rents +3,998
 Increase 495 Interdepartmental Expense +225,772
 Increase 495 Interdepartmental Expense +718,794

Increase Rec. Appropriations +\$3,876,133

REVENUES:

Increase 013 Fed Aid +75,000
 Increase 023 State Aid +101,979
 Increase 057 Other Misc Rev +500
 Increase 060 Interdepartmental Rev +2,979,860
 Increase Rec. Revenues +\$3,157,339

ADMIN UNIT 40-53
 MENTAL HEALTH DEPARTMENT

APPROPRIATIONS:

Increase 101 Regular Employee Salaries +451,237

Create Line 18, 1 Prog Dir Forensic, Gr. 35 (70,053 – 96,450)
 Create Line 19, 1 Psy Social Worker 2, Gr. 13 (58,286 – 64,548)
 Create Line 20, 10 Psy Social Worker 1, Gr. 11 (49,415 – 54,691)
 Create Line 21, 1 Psy Social Wrk Ast, Gr. 09 (43,016 – 47,581)
 Create Line 22, 1 Typist 1, Gr. 03 (27,653 – 30,511)

Increase 102 Overtime +14,350
 Increase 103 Other Emp Wages +24,990
 Increase 120 Employee Benefits – Interdept +282,483
 Increase 300 Supplies & Materials +1,380
 Increase 401 Travel/Training +1,107

Increase 408 Fees for Services	+133,072	
Increase 410 All Other Expenses	+720	
Increase 413 Maintenance, Util & Rents	+950	
Decrease 495 Interdepartmental Expense	-464,539	
Increase 534 Hospitalization	+400,000	
Increase Rec. Appropriations		+\$845,750
<u>REVENUES:</u>		
Increase 033 Co Svc Rev – Health	+184,290	
Increase 060 Interdepartmental Revenue	+790,539	
Increase Rec. Revenues		+\$974,829
ADMIN UNIT. 40-73-90 HILLBROOK DETENTION CENTER		
<u>APPROPRIATIONS:</u>		
Increase 101 Regular Employee Salaries	+52,717	
Create Line 11, 2 Reg Nurse, Gr. 02 (42,734 – 52,567)		
Increase 102 Overtime	+2,281	
Increase 120 Employee Benefits – Interdept	+28,017	
Increase 300 Supplies	+10,000	
Increase 408 Fees for Services	+92,123	
Decrease 495 Interdepartmental Exp	-185,138	
Increase Rec. Appropriations		+\$0
ADMIN UNIT 40-79-30 SHERIFF SHERIFF CUSTODY DIVISION		
<u>APPROPRIATIONS:</u>		
Decrease 101 Reg Employee Salaries	-34,313	
Decrease 570 Contracted Client Svcs	-4,321,224	
Increase 495 Interdepartmental Exp	+2,720,402	
Decrease Rec. Appropriations		-\$1,635,135
<u>REVENUES:</u>		
Decrease 060 Interdepartmental Rev	-1,390,596	
Decrease Rec. Revenues		-\$1,390,596
ADMIN. UNIT A0010 COUNTY WIDE TAXES		
Acct. 001		
Real Property Taxes – Countywide		+\$345,176

DEFEATED. Ayes: 6 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Buckel) Noes: 12 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Rhinehart) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Lesniak

AMENDMENT LETTER GG TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 40-79-20		
SHERIFF - POLICE/CIVIL		
<u>APPROPRIATIONS:</u>		
Decrease 102 Overtime	-40,000	
Decrease 300 Supplies & Materials	-30,000	
Increase 101 Regular Employee Salaries	+240,520	
Increase 120 Employee Benefits – Interdept	+136,375	
Create Line 25, 7 DS (Police), Gr. 04 (42,221 – 60,100)		
Create Line 39, 1 Accountant 2, Gr. 11 (49,415 – 54,691)		
Delete Line 13, 1 Data Equipment Operator, Gr. 04 (29,090 – 32,108)		
Delete Line 50, Fingerprint Tech, Gr.03 (27,653 – 30,511)		
Decrease 401 Travel/training	-2,000	
Decrease 408 Fees for Services	-23,283	
Decrease 410 All Oth Expenses	-30,444	
Decrease 413 Maintenance, Util & Rents	-5,300	
Decrease 570 Contracted Client Svcs	-17,000	
Increase Rec. Appropriations		+\$228,868
ADMIN UNIT 40-79-30		
SHERIFF - SHERIFF CUSTODY DIVISION		
<u>APPROPRIATIONS:</u>		
Decrease 102 Overtime	-40,000	
Decrease 300 Supplies & Materials	-29,030	
Decrease 401 Travel/Training	-12,815	
Decrease 570 Contracted Client Svcs	-55,000	
Increase 101 Regular Employee Salaries	+29,090	
Create Line 34, 1 Account Clerk 1, Gr. 04 (29,090 – 32,108)		
Decrease Rec. Appropriations	-\$107,755	
ADMIN. UNIT A0010		
COUNTY WIDE TAXES		
Acct. 001		
Real Property Taxes – Countywide		+\$121,113

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Holmquist, Mr. Kilmartin, Mr. Lesniak, Mrs. Rapp, Mr. Rhinehart

AMENDMENT LETTER JJ TO RESOLUTION NO. (10)

WHEREAS, it is the desire of this Legislature for the Purchasing Director to measure the progress of county-wide purchase consolidation in terms of the number of participating municipalities and in terms of the cost efficiencies and projected savings; and

WHEREAS, it is the further desire of the Legislature that the Purchase Director report to the Legislature prior to the release of the contingency account funds; now, therefore be it

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 10-75		
PURCHASING		
<u>APPROPRIATIONS:</u>		
Decrease 101 Regular Employees Salaries	-64,524	
Decrease 120 Employee Benefits – Interdept	-36,585	
Delete Line 10, 2 Buyer 1, Gr. 09 (43,016 – 47,581)		
Increase 101 Regular Employee Salaries	+42,469	
Increase 120 Employee Benefits – Interdept	+24,080	
Create Line 5, 1 Specification Writer, Gr. 12 (52,621 – 58,254)		
Create Line 11, Clerk 2, Gr. 05 (31,220 – 34,474)		
Increase 650 Contingent	+117,104	
Increase Rec. Appropriations		+\$82,543
ADMIN. UNIT A0010		
COUNTY WIDE TAXES		
Acct. 001		
Real Property Taxes – Countywide		+\$82,543

ADOPTED. Ayes: 17 Noes: 1 (Meyer) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Laguzza, Mr. Masterpole, Mr. Jordan

AMENDMENT LETTER LL TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 10-37 BOARD OF ELECTIONS		
<u>APPROPRIATIONS:</u>		
Increase 101 Regular Employee Salary	+62,440	
Increase 120 Employee Benefits	+20,653	
Create Line 8, 2 Elections Clerk 2, Gr. 05 (31,220 -34,474)		
Increase Rec. Appropriations		+\$118,215
ADMIN. UNIT A0010 COUNTY WIDE TAXES		
Acct. 001		
Real Property Taxes – Countywide		+\$118,215
ADOPTED: Ayes: 17 Noes: 1 (Rhinehart) Absent: 1 (Kinne)		

* * *

Motion Made By Mr. Dougherty, Mr. Stanczyk

AMENDMENT LETTER MM TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 10-27 INFORMATION TECHNOLOGY		
Decrease 101 Regular Salary Employees	-132,875	
Decrease 120 Employee Benefits-Interdept	-75,340	
Increase 650 Contingent	+208,215	
Delete Line 8, Dir of Sys & Prog, Gr. 35 (70,053 – 96,450)		
Delete Line 10, 3 Group Prog Mgr, Gr. 34 (63,911 – 87,966)		
Delete Line 13, Sr Network Admin, Gr. 14 (64,463 – 71,411)		
Delete Line 15, 1 Network Admin, Gr. 12 (52,621 – 58,254)		
Delete Line 19, 1 Dir of Client Svcs, Gr. 35 (70,053 – 96,450)		
Delete Line 20, Dir of Infrastructure Svcs, Gr. 35 (70,053 – 96,450)		
Delete Line 38, 1 Systems Admin, Gr. 12 (52,621 – 58,254)		
Decrease Rec. Appropriations		-\$0
ADMIN. UNITA0010 COUNTY WIDE TAXES		
Acct. 001		
Real Property Taxes – Countywide		-\$0

ADOPTED. Ayes: 17 Noes: 1 (Rhinehart) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan, Mrs. Tassone, Mr. DeMore

AMENDMENT LETTER NN TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 80-69 PARKS AND RECREATION DEPT		
<u>APPROPRIATIONS:</u>		
Increase 101 Regular Employee Salaries	+30,511	
Increase 120 Employee Benefits	+17,280	
Create Line 51, 1 Visitor Center Attend, Gr. 03 (27,653 – 30,511)		
Increase Rec. Appropriations	+47,791	
ADMIN. UNIT A0010 COUNTY WIDE TAXES		
Acct. 001		
Real Property Taxes – Countywide		+\$47,791

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Stanczyk

AMENDMENT LETTER KK TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 10-25 COUNTY LEGISLATURE		
<u>APPROPRIATIONS:</u>		
Increase 101 Regular Employee Salaries	+10,246	
Increase 120 Employee Benefits	+5,809	
Delete Line 7, Legislative Aide, Gr. 31, (48,560 – 66,768)		
Create Line 11, Dir Leg Budget Rev, Gr. 33 (58,312 – 80,235)		

October 12, 2010

353

Increase Rec. Appropriations +\$16,055

ADMIN. UNIT A0010
COUNTY WIDE TAXES

Acct. 001
Real Property Taxes – Countywide +\$16,055

ADOPTED. Ayes: 17 Noes: 1 (Warner) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Stanczyk

AMENDMENT LETTER OO TO RESOLUTION NO. (10)

RESOLVED, that the first Resolved clause of Resolution No. _____ is hereby amended as follows:

	DECREASE	INCREASE
ADMIN. UNIT 80-69 PARKS AND RECREATION DEPT.		
<u>REVENUES:</u>		
Increase 070 Transfer to grant fund	+200,000	
Increase Rec. Revenues		+\$200,000
ADMIN. UNIT A0010 COUNTY WIDE TAXES		
Acct. 001 Real Property Taxes – Countywide	-\$200,000	

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Consideration of the 2011 Budget as Amended.

Motion Made By Mr. Rhinehart

RESOLUTION NO. 229*

ADOPTING THE ANNUAL BUDGET FOR THE COUNTY OF ONONDAGA FOR THE FISCAL YEAR BEGINNING JANUARY 1, 2011 AND ENDING DECEMBER 31, 2011, AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS WITH OTHER GOVERNMENTAL UNITS IN WHICH APPROPRIATIONS AND REVENUES ARE APPROVED BY ADOPTION OF THE 2011 BUDGET

WHEREAS, the Tentative Budget for the year 2011 (on file with the Clerk of the Legislature) including the Capital Improvement Plan, the County Executive's Budget Message and proposed local

laws and resolutions to implement the Tentative Budget having been duly presented to this Legislature by the County Executive; and

WHEREAS, the Ways and Means Committee of the Onondaga County Legislature has duly reviewed such Tentative Budget, the Capital Improvement Plan and the Budget Message as submitted to the County Legislature by the County Executive; and

WHEREAS, pursuant to Resolution No. 195 of 2010, a Public Hearing as required by Article VI of the Charter, was duly held on October 7, 2010, upon such Tentative Budget, the Capital Improvement Plan and the Budget Message as submitted by the County Executive, upon due notice according to law, and at such time all persons desiring to be heard were heard; and

WHEREAS, the total Budget of \$1,153,874,598 includes the sum of \$8,864,000, the contribution from the General Fund for the Onondaga Community College Budget for the fiscal year ending August 31, 2011, as adopted by Resolution No. 163 July 6, 2010. From this amount can be deducted \$989,371,357 estimated revenues and refunds, the sum of \$28,698,505 representing appropriated prior year cash surplus, leaving a net budget subject to tax levy for County purposes of \$135,804,736. Of this amount \$8,864,000 represents the levy to support the Community College and \$126,940,736 for all other purposes; now, therefore be it

RESOLVED, that said tentative budget on file with the Clerk of the Legislature, as submitted by the County Executive, be and be same hereby is amended, changed, altered and revised as set forth following the final Resolved Clause of this resolution; and, be it further

RESOLVED, that the County Executive's 2011 Tentative Budget, as amended, altered and revised by the first Resolved Clause, (which budget is made a part hereof) be and the same hereby is approved and adopted as the Annual County Budget for the fiscal year beginning January 1, 2011, for the County of Onondaga, and that the several amounts set forth and specified herein be and they hereby are appropriated for the purpose therein enumerated; and, be it further

RESOLVED, that there be levied, assessed and collected upon the taxable property of the County of Onondaga the further sum of \$8,864,000 for Onondaga Community College; and, be it further

RESOLVED, that there be levied, assessed and collected upon the taxable property of the County of Onondaga the further sum of \$126,940,736 for general County purposes other than the Onondaga Community College; and, be it further

RESOLVED, that the Clerk of the Legislature is hereby directed to apportion the various amounts according to law upon the respective abstracts for the several towns and the City of Syracuse; and, be it further

RESOLVED, that the amounts appropriated for the fiscal year 2011 in each administrative unit using the object of expense code 101-Regular Employee Salaries and Wages, and the number of regular positions authorized by this Legislature for such fiscal year be and they hereby are appropriated and authorized as follows:

1. That the position in each administrative unit set forth by the title listed and the corresponding number of such position allocated to such title and listed under the column "2011 Recommended" be authorized as the roster of regular positions for such unit, and the Salary Plan shall be amended to reflect the titles of positions created, abolished, reclassified or reallocated on the roster of regular positions.

2. That the rate of pay for each such position shall be determined by the salary grade set forth for each such position in the column adjacent to the position title in accordance with the appropriate County Salary Plan Grades Schedule printed in this Budget, or if applicable, by such other salary rate as is authorized by this Legislature in the County Salary Plan as amended and herein set forth for such position.

3. That the rate of pay to the individual filling each such position be determined in accordance with the rules of said Salary Plan, or other applicable resolution of this Legislature, which pay rate shall include the regular compensation rate, including maintenance, if any, and where applicable premium compensation such as longevity payments, education premium in grade, shift differential or any premium payments, exclusive of overtime premium, to which such individual may be entitled by resolution of this Legislature.

4. That the amount of money appropriated for the roster of regular positions in each such administrative unit be in the amount shown for "Regular Employees Salaries and Wages" in the column entitled "2011 Recommended" which amount is determined as follows: The "Total Annual Salaries and Wages" set forth in the column entitled "2011 Recommended", which is the sum of (1) annual salaries recommended for 2011 set forth for the incumbents listed in the roster of regular positions maintained by the Department of Personnel, (2) annual salaries recommended for 2011 for funded vacant positions in such roster computed at the starting salary amount, and (3) the amount recommended for any purpose set forth in the column entitled "2011 Recommended"; and, be it further

RESOLVED, that no overtime premium for any employee in any administrative unit shall be paid out of the amount appropriated for the object of expense code 102 - Overtime Wages, in the column entitled "2011 Recommended" unless authorized by this Legislature or by an executed collective bargaining agreement approved by this Legislature; and, be it further

RESOLVED, that the respective county administrative unit heads be and they hereby are authorized to employ as occasion may require, subject to the approval of the County Executive and/or Chief Fiscal Officer, such seasonal and temporary help at rates of pay authorized by this Legislature in the County Salary Plan as amended within the limits of the respective appropriations set forth in this Budget for such purposes in the object of expense code 103 - Seasonal and Temporary Employee Wages, in the column entitled "2011 Recommended"; and, be it further

RESOLVED, that for all other objects and purposes, the several amounts as set forth in the column entitled "2011 Recommended" shall be appropriated; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute any and all contracts with other units of government for which appropriations or revenues have been approved by adoption of this 2011 County Budget and to enter into contracts with authorized agencies pursuant to law; and, be it further

RESOLVED, there be levied and assessed and collected on the taxable property of the City of Syracuse, New York, subject to any further changes in equalization rates or taxable values through December 31, 2010, the following amounts for the purpose stated herein, and that the said amounts be included in the Abstract of the City of Syracuse for the fiscal year 2011:

Apportionment of County Taxes (Total levy = \$135,804,736)	\$23,060,999.97
Estimated 2011 cost for operation of Public Safety Building	\$ 997,741.00
Sheriff charges for the operation of Syracuse City Jail-Justice Center for 2011	\$ 5,595,661.00

Syracuse-Onondaga County Planning Agency, 2011	\$ 542,652.00
Dept. of Aging & Youth-Syracuse-Onondaga County Youth Bureau, 2011	\$ 265,530.00
Dept. of Aging & Youth-Office for the Aging	\$ 25,000.00
Operation of Branch Libraries in City of Syracuse, 2011	\$ 5,883,502.00
Negotiated cost of operation of the Center for Forensic Science, 2011	\$ 2,053,189.00
2011 Operation and Maintenance of the New Criminal Courthouse	\$ 1,428,561.00
2011 2% Uncollected Charge for City-County Depts.	\$ 335,836.72
Prior Year Adjustments	\$ (36,700.42)
City Collection Fee (1%)	<u>\$ 401,519.72</u>
TOTAL	\$ 40,553,491.99

and, be it further

RESOLVED, that the County tax rate of the City of Syracuse for the fiscal year 2011 be and the same hereby is fixed at the rate of \$11.1228 per one thousand assessments, subject to any further changes in the equalization rates or taxable values through December 31, 2010; and, be it further

RESOLVED, that the Chief Fiscal Officer is hereby authorized to adjust the final County tax rate of the City of Syracuse based on equalization and assessment information certified to the County as of December 31, 2010; and, be it further

RESOLVED, that the Clerk of this Legislature, upon consultation with the Chief Fiscal Officer, is hereby directed to publish this resolution with the total budget amount and amounts to be levied and assessed, as amended by this Legislature; and, be it further

RESOLVED, that if any clause, sentence, paragraph, or section of this resolution shall be adjudged by any court of competent jurisdiction to be invalid, such adjudication shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, or section directly involved in the proceeding in which such adjudication shall have been rendered; and, be it further

RESOLVED, that this resolution be certified as amended to the proper officials of the City of Syracuse pursuant to the laws of the State of New York and for publication in the Legislative Journal.

- | | | |
|---------------------------------|----------|----------|
| | DECREASE | INCREASE |
| 1) FAMIS ORG. 10-01 | | |
| AUTHORIZED AGENCIES – FINANCIAL | | |

APPROPRIATIONS:

Decrease 650 Contingency	-2,897
Decrease 839 Redhouse	-15,000
Decrease 841 Cultural Resources Council	-60,087
Decrease 842 YMCA of Greater Syracuse	-2,256
Decrease 843 Syracuse Stage	-25,580
Decrease 847 Syracuse Opera Co.	-61,467

Decrease 848 Salt City Cntr for Performing Arts-	11,246	
Decrease 852 Syracuse Symphony Orchestra	-220,535	
Increase 650 Contingent	+200,000	
Decrease 855 Museum of Science & Technology-	13,836	
Decrease 856 Onondaga Historical Association	-11,221	
Decrease 857 Erie Canal Musuem	-5,487	
Decrease 881 CNY Jazz Arts Foundation	-8,000	
Decrease 887 Leadership Greater Syracuse	-9,400	
Decrease 888 FOCUS	-9,400	
Decrease 891 Syracuse Int Film & Video Fest	-22,000	
Decrease 896 Syracuse City Ballet	-3,200	
Decrease 897 Skaneateles Festival	-5,640	
Decrease Appropriations		-\$287,252

REVENUES:

Decrease 005 Non Real Prop Tax Items	-287,252	
Decrease Revenues		-\$287,252

2) FAMIS ORG. 10-13-20
COMPTROLLERS – ACCOUNTING

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-20,000	
Decrease 120 Employee Benefits - Interdept	-20,988	

Delete Line 1 Comptroller, FL (107,160-107,160)
Create Line 2 Comptroller FL (87,160 – 87,160)

Decrease 300 Supplies & Materials	-3,828	
Decrease 401 Travel/Training	-1,373	
Decrease 495 Interdepartmental Expense	-4,787	
Decrease Rec. Appropriations		-\$50,976

3) FAMIS ORG. 10-13-30
COMPTROLLERS – AUDIT

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-7,425	
Decrease 300 Supplies & Materials	-62	
Decrease 401 Travel & Training	-1,639	
Decrease 495 Interdepartmental Expense	-488	
Decrease Rec. Appropriations		-\$9,614

4) FAMIS ORG. 10-19
COUNTY CLERK

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-10,898	
Decrease 120 Employee Benefits	-13,805	

Delete Line 1 County Clerk FL (83,552 – 83,552)
Create Line 2 County Clerk FL (72,654 -72,654)

Decrease 401 Travel/Training	-1,444	
Decrease 495 Interdepartmental Expense	-23,750	
Decrease Rec. Appropriations		-\$49,897

5) FAMIS ORG. 10-21
COUNTY EXECUTIVE

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-3,497	
Decrease 120 Employee Benefits	-5,168	
Decrease 300 Supplies & Materials	-1,654	
Decrease 401 Travel/Training	-2,868	
Decrease 495 Interdepartmental Expense	-3,110	
Decrease Rec. Appropriations		-\$16,297

6) FAMIS ORG. 10-21-30
STOP DWI

APPROPRIATIONS:

Increase 495 Interdepartmental Expense	+50	
Increase Rec. Appropriations		+\$50

REVENUES:

Increase 055 Fines & Forfeitures	+50	
Increase Rec. Revenues		+\$50

7) FAMIS ORG. 10-23-65-20
COUNTY GENERAL
UNDISTRIBUTED PERSONNEL EXPENSE

APPROPRIATIONS:

Decrease 118 Provision for Salary & Wage	-1,000,000	
Decrease 120 Employee Benefits – Interdept	-6,120,008	
Decrease Rec. Appropriations		-\$7,120,008

REVENUES:

Decrease 057 Other Misc. Revenues	-1,200,220	
Increase 082 Other Sources	+1,663,739	
Increase Rec. Revenues		+\$463,519

8) FAMIS ORG. 10-23-75
COUNTY GENERAL
COUNTYWIDE TAXES

REVENUES:

Decrease 001 Real Prop Tax – Co Wide	-45,077,113	
Increase 001 Real Prop Tax – Co Wide	+3,000,000	
Increase 005 Non Real Prop Tax Items	+5,000,000	
Increase 082 Other Sources	+12,000,000	
Decrease Rec. Revenues		-\$25,077,113

9) FAMIS ORG. 10-23-85
COUNTY GENERAL INTERFUND TRANSFERS

APPROPRIATIONS:

Decrease 969 Transfer to Debt Svc Fund	-950,363	
Decrease 970 Tran to Co. Rd Fund	-2,364,902	
Decrease 971 Tran to Rd Machinery Fund	-762,031	
Decrease 972 Transfer to Grant	-50,000	
Decrease 978 Tran to Library Fund	-427,596	
Decrease Rec. Appropriations		-\$4,554,892

REVENUES:

Increase 070 Project Funds	+1,000,000	
Increase Rec. Revenues		+\$1,000,000

10) FAMIS ORG. 10-25
COUNTY LEGISLATURE

APPROPRIATIONS:

Decrease 101 Reg. Employee Salaries	-40,142	
Decrease 120 Employee Benefits	-26,882	

Delete Line 1 Chairperson FL (47,547 – 47,547)
 Create Line 2 Chairperson FL (46,615- 46,615)
 Delete Line 3 16 County Legislator FL (26,103 – 26,103)
 Create Line 4 16 County Legislator FL (25,591- 25,591)
 Delete Line 5 2 Floor Ldr- Co Legis FL (32,240 – 32,240)
 Create Line 6 2 Floor Ldr – Co Legis FL (31,608 – 31,608)

Delete Line 7, Legislative Aide, Gr. 31, (48,560 – 66,768)
 Create Line 11, Dir Leg Budget Rev, Gr. 33 (58,312 – 80,235)

Decrease 300 Supplies & Materials	-1,503	
Decrease 401 Travel/Training	-1,500	
Decrease 495 Interdepartmental Expense	-5,976	

Decrease Rec. Appropriations - \$76,003

REVENUES:

Increase 070-3799 Project Fund	+100,859	
Increase Rec. Revenues		+\$100,859

11) FAMIS ORG. 10-27
INFORMATION TECHNOLOGY

APPROPRIATIONS:

Decrease 101 Regular Salary Employees	-132,875	
Decrease 120 Employee Benefits-Interdept	-111,402	
Decrease 300 Supplies & Materials	-229,901	
Decrease 401 Travel/Training	-15,753	
Decrease 413 Maintenance, Util & Rents	-125,000	
Decrease 495 Interdepartmental Expense	-24,077	
Increase 650 Contingent	+208,215	

Delete Line 8, Dir of Sys & Prog, Gr. 35 (70,053 – 96,450)
 Delete Line 10, 3 Group Prog Mgr, Gr. 34 (63,911 – 87,966)

Delete Line 13, Sr Network Admin, Gr. 14 (64,463 – 71,411)
 Delete Line 15, 1 Network Admin, Gr. 12 (52,621 – 58,254)
 Delete Line 19, 1 Dir of Client Svcs, Gr. 35 (70,053 – 96,450)
 Delete Line 20, Dir of Infrastructure Svcs, Gr. 35 (70,053 – 96,450)
 Delete Line 26, 3 Business Analyst, Gr. 33 (58,312 – 80,235)
 Delete Line 38, 1 Systems Admin, Gr. 12 (52,621 – 58,254)
 Delete Line 40, Help Desk Supervisor, Gr. 10 (46,225 – 51,147)
 Delete Line 45, 2 Help Desk Operator, Gr. 08 (39,599 – 43,784)
 Decrease Rec. Appropriations -\$430,793

REVENUES:

Decrease 060 Interdeptl Revenue -430,692
 Increase 070-3799 Project Fund +152,080
 Decrease Rec. Revenue -\$278,612

12) FAMIS ORG. 10-30
 DEBT SERVICE FUND

REVENUES:

Decrease 071 Tr Gen Fund to Debt Svc Fund -2,589,173
 Decrease 071 Tr from DOT -410,827
 Increase 071 Tr from Bonded Debt Reserve +3,000,000
 Decrease Rec. Revenues -\$0

13) FAMIS ORG. 10-35-10
 ECONOMIC DEVELOPMENT

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries -43,530
 Decrease 120 Employee Benefit -27,191
 Decrease 300 Supplies & Materials -3,507
 Decrease 401 Travel/training -3,495
 Decrease 495 Interdepartmental Expense -396
 Decrease 972 Transfer to Grant -19,209
 Decrease Rec. Appropriations -\$97,328

REVENUES:

Decrease 036 Co Svc Rev – Oth Econ Asst -61,459
 Increase 070 Project Grant +68,062
 Increase Rec. Revenues +\$6,603

14) FAMIS ORG. 10-35-20
 COMMUNITY DEVELOPMENT

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept -92,271
 Decrease 495 Interdepartmental Expense -2,714
 Decrease Rec. Appropriations -\$94,985

REVENUES:

Decrease 070 Inter Trans – Non Debt Svc -94,985
 Decrease Rec. Revenues -\$94,985

15) FAMIS ORG. 10-36

OFFICE OF ENVIRONMENT

APPROPRIATIONS:

Decrease 120 Employee Benefits-Interdept	-573	
Decrease 300 Supplies & Materials	-390	
Decrease 401 Travel/Training	-507	
Decrease 495 Interdepartmental Expense	-243	
Decrease Rec. Appropriations		-\$1,713

REVENUES:

Decrease 060 Interdepartmental Revenue	-1,713	
Decrease Rec. Revenues		-\$1,713

16) FAMIS ORG. 10-37
BOARD OF ELECTIONS

APPROPRIATIONS:

Decrease 102 Overtime	-25,000	
Decrease 401 Travel/training	-4,626	
Decrease 495 Interdepartmental Expense	-5,496	
Decrease Rec. Appropriations		-\$35,122

17) FAMIS ORG. 10-39-10
FINANCE DEPARTMENT

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-11,060	
Decrease 401 Travel/training	-1,511	
Decrease 495 Interdepartmental Expense	-7,515	
Decrease Rec. Appropriations		-\$20,086

18) FAMIS ORG. 10-39-15
MANAGEMENT AND BUDGET

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-8,931	
Decrease 401 Travel/training	-3,316	
Decrease 495 Interdepartmental Expense	-4,508	
Decrease Rec. Appropriations		-\$16,755

19) FAMIS ORG. 10-39-75
FINANCE – COUNTY WIDE ALLOCATIONS

APPROPRIATIONS:

Decrease 410 All Other Expenses	-200,000	
Decrease Rec. Appropriations		-\$200,000

REVENUES:

Increase 003 Other Real Prop Tax Items	+200,000	
Increase Rec. Revenues		+\$200,000

20) FAMIS ORG. 10-47
LAW DEPARTMENT

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-12,600	
Decrease 401 Travel/training	-2,603	
Decrease 495 Interdepartmental Expense	-11,278	
Decrease Rec. Appropriations		-\$26,481

REVENUES:

Decrease 060 Interdepartmental Revenue	-9,747	
Decrease Rec. Revenues		-\$9,747

21) FAMIS ORG. 10-58
INSURANCE DIVISIONAPPROPRIATIONS:

Decrease 401 Travel/training	-2,641	
Decrease 406 Insurance	-28,468	
Decrease 495 Interdepartmental Expense	-1,936	
Decrease Rec. Appropriations		-\$33,045

REVENUES:

Decrease 030 Co Svc Rev – Genl Govt	-225,000	
Decrease 060 Interdepartmental Rev	-1,308,045	
Increase 082 Other Sources	+1,500,000	
Decrease Rec. Revenue		-\$33,045

22) FAMIS ORG. 10-71-10
PERSONNEL DEPARTMENTAPPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-14,032	
Decrease 300 Supplies & Materials	-8,755	
Decrease 401 Travel/training	-10,458	
Decrease 495 Interdepartmental Expense	-8,374	
Decrease Rec. Appropriations		-\$41,619

23) FAMIS ORG. 10-71-20
CNY WORKSAPPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-1,025	
Decrease Rec. Appropriations		-\$1,025

REVENUES:

Decrease 036 Co Svc Rev – Oth Ec Assist	-1,025	
Decrease Rec. Revenues		-\$1,025

24) FAMIS ORG. 10-71-30
PERSONNEL DEPARTMENT - GRANTSAPPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-201	
Decrease Rec. Appropriations		-\$201

REVENUES:

Decrease 060 Interdepartmental Rev	-201	
------------------------------------	------	--

Decrease Rec. Revenues - \$201

25) FAMIS ORG. 10-75
PURCHASING

APPROPRIATIONS:

Decrease 101 Regular Employees Salaries -106,992
Decrease 120 Employee Benefits – Interdept -71,347

Delete Line 10, 2 Buyer 1, Gr. 09 (43,016 – 47,581)

Decrease 215 Furn & Other Capital Outlay -10,000
Decrease 300 Supplies & Materials -3,038
Decrease 401 Travel/training -3,612
Decrease 495 Interdepartmental Expense -5,323
Increase 650 Contingent +117,104
Decrease Rec. Appropriations - \$83,208

REVENUES:

Decrease 060 Interdepartmental Revenue -16,484
Decrease Rec. Revenues - \$16,484

26) FAMIS ORG. 10-87
SYRACUSE/ONONDAGA COUNTY PLANNING AGENCY

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept -7,770
Decrease 401 Travel/Training -573
Decrease 495 Interdepartmental Expense -2,746
Decrease Rec. Appropriations - \$11,089

27) FAMIS ORG. 40-02
AUTHORIZED AGENCIES
HUMAN SERVICES

APPROPRIATIONS:

Decrease 500 Legal Def of Indigent -100,000
Decrease 502 Contrib – Leg Aid Bur Fam -50,000
Decrease 875 Americanization League -45,722
Decrease Rec. Appropriations - \$195,722

28) FAMIS ORG. 40-15
CORRECTIONS DEPARTMENT

APPROPRIATIONS:

Decrease 101 Regular Employees Salaries -548,574
Decrease 102 Overtime -28,910
Decrease 120 Employees Benefits – Interdept -375,131
Decrease 300 Supplies & Materials -1,481,647
Decrease 408 Fees for Services -3,500
Decrease 495 Interdepartmental Expense -29,914
Increase 570 Contracted Services +590,240
Decrease 969 Transfer to Debt Svc Fund -99,000

Delete Line 25, 2 Asst Food Svc Mgr, Gr. 08 (39,599 – 43,784)
Delete Line 26, 10 Cook 2, Gr. 07 (36,411 – 40,241)
Delete Line 27, 2 Food Svc Helper 1, Gr. 02 (26,561 – 29,298)
Decrease Rec. Appropriations -\$1,976,436

REVENUES:

Decrease 057 Oth Misc Rev -72,500
Decrease 060 Interdepartmental Revenue -1,305,015
Decrease Rec. Revenues -\$1,377,515

29) FAMIS ORG. 40-31
DISTRICT ATTORNEY

APPROPRIATIONS:

Decrease 101 Regular Employees Salaries -32,500
Decrease 103 Other Employees Wages -4,250
Decrease 120 Employee Benefits – Interdept -33,871
Decrease 401 Travel/training -3,760
Decrease 408 Fees For Services -55,035
Decrease 410 All Other Expenses -3,765
Decrease 413 Maintenance, Utilities, Rents -3,765
Increase 495 Interdepartmental Expense +12,467
Decrease 570 Contracted Client Svcs -20,750
Decrease Rec. Appropriations -\$145,229

30) FAMIS ORG. 40-31-30
DISTRICT ATTORNEY - GRANTS

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept -871
Decrease Rec. Appropriations -\$871

REVENUES:

Decrease 022 St Aid – Public Safety -871
Decrease Rec. Revenues -\$871

31) FAMIS ORG. 40-34
EMERGENCY COMMUNICATIONS

APPROPRIATIONS:

Decrease 120 Employee Benefits – ERI -57,454
Decrease 300 Supplies & Materials -5,591
Decrease 401 Travel/Training -4,013
Decrease 495 Interdepartmental Expense -32,934
Decrease 969 Transfer to Debt Svc Fund -623,348

Decrease Rec. Appropriations -\$723,340

32) FAMIS ORG. 40-38
EMERGENCY MANAGEMENT

APPROPRIATIONS:

Decrease 120 Employee Benefits -2,363
Decrease 300 Supplies & Materials -8,846

Decrease 401 Travel/Training	-2,603	
Decrease 495 Interdepartmental Expense	-8,991	

Delete Line 9, Information Aide, Gr. 02 (26,561 – 29,298)

Decrease Rec. Appropriations	-\$22,803
------------------------------	-----------

REVENUES:

Decrease 012 Fed Aid – Public Safety	-11,402	
Decrease Rec. Revenues		-\$11,402

33) FAMIS ORG. 40-38-30
EMERGENCY MANAGEMENT - GRANTS

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-566	
Decrease Rec. Appropriations		-\$566

REVENUES:

Decrease 022 St Aid – Public Safety	-566	
Decrease Rec. Revenues		-\$566

34) FAMIS ORG. 40-43
HEALTH DEPARTMENT

APPROPRIATIONS:

Decrease 102 Overtime	-7,160	
Decrease 300 Supplies & Materials	-16,233	
Decrease 401 Travel/Training	-4,575	
Increase 408 Fees for Services	+30,000	
Decrease 413 Maintenance, Utilities, Rents	-20,000	
Increase 495 Interdepartmental Expense	+28,439	
Decrease 101 Regular Employees Salaries	-93,806	
Decrease 120 Employee Benefits – Interdept	-103,473	

Delete Line 56, 1 Sanitarian 1, Gr. 10 (46,225 – 51,147)
Delete Line 146, 1 PH Social Work Ast, Gr. 09 (43,016 – 47,581)

Decrease Rec. Appropriations	-\$186,808
------------------------------	------------

REVENUES:

Decrease 023 St Aid – Health	-68,369	
Decrease Rec. Revenue		-\$68,369

35) FAMIS ORG. 40-43-30
HEALTH DEPARTMENT - GRANTS

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-21,938	
Decrease Rec. Appropriations		-\$21,938

REVENUES:

Decrease 023 St Aid – Health	-21,938	
Decrease Rec. Revenues		-\$21,938

36) FAMIS ORG. 40-43-50
SPECIAL CHILDRENS SERVICE

APPROPRIATIONS:

Decrease 645 Services to the Handicapped	-307,590	
Decrease Rec. Appropriations		-\$307,590

REVENUES:

Decrease 021 St Aid Health	-199,934	
Decrease Rec. Revenues		-\$199,934

37) FAMIS ORG. 40-43-54
CENTER FOR FORENSIC SCIENCES

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-20,000	
Decrease 102 Overtime	-5,000	
Decrease 120 Employee Benefits – Interdept	-23,513	
Decrease 300 Supplies & Materials	-1,732	
Decrease 495 Interdepartmental Expense	-33,824	
Decrease Rec. Appropriations		-\$84,069

REVENUES:

Decrease 023 St. Aid Hlth	-33,001	
Decrease Rec. Revenues		-\$33,001

38) FAMIS ORG. 40-43-54
CENTER FOR FORENSIC SCIENCES - GRANTS

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-1,346	
Decrease Rec. Appropriations		-\$1,346

REVENUES:

Decrease 023 St Aid – Health	-1,346	
Decrease Rec. Revenues		-\$1,346

39) FAMIS ORG. 40-43-55
CORRECTIONAL HEALTH

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-958,031	
--	----------	--

Delete Line 1, 2 Ast Nur Sup Jail/Cor, Gr. 3J (45,578 – 55,837)
Delete Line 2, 1 Admin Hlth Beh Serv, Gr. 35 (70,053 – 96,450)
Delete Line 3, 1 Nursing Dir Jail/Cor, Gr. 35 (70,053 – 96,450)
Delete Line 4, 1 Med Records Admin, Gr. 10 (46,225 – 51,147)
Delete Line 5, 1 Med Records Tech, Gr. 09 (43,016 – 47,581)
Delete Line 6, 2 Nurse Prac (PR Care), Gr. 06 (62,765 – 69,750)
Delete Line 7, 1 Nursing Sup Jail/Cor, Gr. 05 (49,967 – 61,534)
Delete Line 8, 1 Typist 2, Gr. 05 (31,220 – 34,474)
Delete Line 9, 3 Typist 1, Gr. 03 (27,653 – 30,511)
Delete Line 10, 1 Clerk 1, Gr. 02 (26,561 – 29,298)

Delete Line 11, 15 Reg Nurse (Jail/Cor), Gr. 02 (42,734 – 52,567)
 Delete Line 12, 6 Licensed Prac Nurse, Gr. 01 (30,844 – 37,234)
 Delete Line 13, 1 Nursing Sup Jail/Cor, Gr. 05 (49,967 – 61,534)
 Delete Line 14, 1 Typist 1, Gr. 03 (27,653 – 30,511)
 Delete Line 15, 7 Reg Nurse (Jail/Cor), Gr. 02 (42,734 – 52,567)
 Delete Line 16, 2 Licensed Prac Nurse, Gr. 01 (30,844 – 37,234)

Decrease 102 Overtime -60,636
 Decrease 103 Other Employees Wages -3,750
 Decrease 120 Employee Benefit – Interdept -513,541
 Decrease 300 Supplies & Materials -35,750
 Decrease 401 Travel/training -5,038
 Decrease 408 Fees for Services -1,364,335
 Decrease 410 All Other Expenses -4,538
 Decrease 413 Maintenance, Util & Rents -3,998
 Decrease 495 Interdepartmental Expense -225,772

Decrease Rec. Appropriations - \$3,175,389

REVENUES:

Decrease 013 Fed Aid -75,000
 Decrease 023 State Aid -101,978
 Decrease 057 Other Misc Rev -500
 Decrease 060 Interdepartmental Rev -2,979,860

Decrease Rec. Revenues - \$3,157,338

40) FAMIS ORG. 40-49-20
 LONG TERM CARE – VAN DUYN

APPROPRIATIONS:

Decrease 101 Regular Employees Salaries -458,616
 Decrease 120 Employee Benefits – Interdept -1,251,015

Delete Line 7, 6 Custodial Worker 1, Gr. 02 (26,561 – 29,298)
 Delete Line 29, 1 Dir of Fiscal Mgmt, Gr. 35 (70,053 – 96,450)
 Create Line 30, 1 Dir Fiscal Mgmt, Gr. 33 (58,312 – 80,235)
 Delete Line 32, 1 Admiss Coord, Gr. 11 (49,415 – 54,691)
 Delete Line 33, 2 Accountant 1, Gr. 09 (43,016 – 47,581)
 Delete Line 37, 1 Account Clerk 1, Gr. 04 (29,090 – 32,108)
 Delete Line 46, 1 Dir Nurs Svcs, Gr. 36 (76,793 – 105,757)
 Create Line 47, 1 Dir Nursing Svc, Gr. 35 (70,053 – 96,450)
 Delete Line 48, 7 Asst Dir of Nursing, Gr. 34 (63,911 – 87,966)
 Create Line 49, 7 Ast Dir Nuring Svc, Gr. 33 (58,312 – 80,235)
 Delete Line 67, 4 Caseworker, Gr. 09 (43,016 – 47,581)

Decrease 205 Automotive -25,000
 Decrease 300 Supplies & Materials -407,206
 Decrease 401 Travel/Training -3,946
 Decrease 495 Interdepartmental Expense -10,276
 Decrease Rec. Appropriations - \$2,156,059

REVENUES:

Decrease 082 Other Sources -2,156,059

Decrease Rec. Revenues		-\$2,156,059
------------------------	--	--------------

41) FAMIS ORG. 40-53
MENTAL HEALTH DEPARTMENT

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-451,237	
--	----------	--

Delete Line 18, 1 Prog Dir Forensic, Gr. 35 (70,053 – 96,450)
Delete Line 19, 1 Psy Social Worker 2, Gr. 13 (58,286 – 64,548)
Delete Line 20, 10 Psy Social Worker 1, Gr. 11 (49,415 – 54,691)
Delete Line 21, 1 Psy Social Wrk Ast, Gr. 09 (43,016 – 47,581)
Delete Line 22, 1 Typist 1, Gr. 03 (27,653 – 30,511)

Decrease 102 Overtime	-14,350	
Decrease 103 Other Emp Wages	-24,990	
Decrease 120 Employee Benefits – Interdept	-277,879	
Decrease 300 Supplies & Materials	-1,380	
Decrease 401 Travel/Training	-1,107	
Decrease 408 Fees for Services	-133,072	
Decrease 410 All Other Expenses	-720	
Decrease 413 Maintenance, Util & Rents	-950	
Increase 495 Interdepartmental Expense	+390,134	
Decrease 534 Hospitalization	-400,000	
Decrease Rec. Appropriations		-\$915,551

REVENUES:

Decrease 023 St Aid – Health	-8,873	
Decrease 033 Co Svc Rev – Health	-184,290	
Decrease 060 Interdepartmental Revenue	-790,539	
Decrease Rec. Revenues		-\$983,702

42) FAMIS ORG 40-55-10
AGING & YOUTH – AGING

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-5,193	
Decrease 495 Interdepartmental Expense	-4,995	
Decrease Rec. Appropriations		-\$10,188

REVENUES:

Decrease 026 St Aid – Other Econ Assist	-9,169	
Decrease 070 Inter Trans – Non Debt Svc	-1,019	
Decrease Rec. Revenues		-\$10,188

43) FAMIS ORG 40-55-20
AGING & YOUTH – YOUTH

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-1,284	
Decrease 495 Interdepartmental Expense	-1,596	
Decrease Rec. Appropriations		-\$2,880

REVENUES:

Decrease 047 Svc Oth Govt – Culture & Rec	-1,440	
Decrease Rec. Revenues		-\$1,440

44) FAMIS ORG 40-65
ONONDAGA COUNTY PUBLIC LIBRARY

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-2,357	
--	--------	--

Delete Line 5, 1 Pers Admin (OCPL), Gr. 32 (53,211 – 73,189)
Create Line 6, 1 Personnel Admin, Gr. 31 (48,560 – 66,768)

Decrease 120 Employee Benefits – Interdept	-67,752	
Decrease 323 Library Books & Materials	-217,893	
Decrease 495 Interdepartmental Expense	-614	
Decrease Rec. Appropriations		-\$288,616

REVENUES:

Decrease 070 Inter Trans - Non Debt Svc.	-408,616	
Increase 082 Other Sources	+120,000	
Decrease Rec. Revenues		-\$288,616

45) FAMIS ORG. 40-65-35
ONONDAGA COUNTY PUBLIC LIBRARY
GRANTS

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-537	
Decrease Rec. Appropriations		-\$537

REVENUES:

Decrease 027 St Aid – Culture & Rec	-537	
Decrease Rec. Revenues		-\$537

46) FAMIS ORG. 40-65-20
ONONDAGA COUNTY PUBLIC LIBRARY
SYSTEM SUPPORT

APPROPRIATIONS:

Decrease 495 Interdepartmental Expense	-18,980	
Decrease Rec. Appropriations		-\$18,980

REVENUES:

Decrease 070 Inter Trans – Non Debt	-18,980	
Decrease Rec. Revenues		-\$18,980

47) FAMIS ORG. 40-65-30
ONONDAGA COUNTY PUBLIC LIBRARY
SYRACUSE BRANCH

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-121,547	
Decrease 495 Interdepartmental Expense	-1,969	
Decrease Rec. Appropriations		-\$123,516

REVENUES:

Decrease 047 Svc Oth Govt – Culture & Rec	-123,516	
Decrease Rec. Revenues		-\$123,516

48) FAMIS ORG. 40-73-20
PROBATION DEPARTMENT

APPROPRIATIONS:

Decrease 102 Overtime	-50,000	
Decrease 120 Employee Benefits – Interdept	-33,478	
Decrease 495 Interdepartmental Expense	-17,913	
Decrease Rec. Appropriations		-\$101,391

REVENUES:

Decrease 022 St Aid – Public Safety	-15,209	
Decrease Rec. Revenues		-\$15,209

49) FAMIS ORG. 40-73-30
PROBATION - GRANTS

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-787	
Decrease Rec. Appropriations		-\$787

REVENUES:

Decrease 022 St Aid – Public Safety	-787	
Decrease Rec. Revenues		-\$787

50) FAMIS ORG. 40-73-90
HILLBROOK DETENTION CENTER

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-52,717	
--	---------	--

Delete Line 11, 2 Reg Nurse, Gr. 02 (42,734 – 52,567)

Decrease 102 Overtime	-2,281	
Decrease 120 Employee Benefits – Interdept	-48,217	
Decrease 300 Supplies	-23,128	
Decrease 401 Travel/Training	-300	
Decrease 408 Fees for Services	-92,123	
Increase 495 Interdepartmental Exp	+182,314	

Decrease Rec. Appropriations		-\$36,452
------------------------------	--	-----------

REVENUES:

Decrease 025 St Aid – Social Svcs	-17,861	
-----------------------------------	---------	--

Decrease Rec. Revenues		-\$17,861
------------------------	--	-----------

51) FAMIS ORG. 40-79-20
SHERIFF
SHERIFF POLICE/CIVIL

APPROPRIATIONS:

Decrease 102 Overtime	-290,000
Decrease 120 Employee Benefits – Interdept	-61,625
Decrease 205 Automotive Equipment	-544,500
Decrease 300 Supplies & Materials	-207,843
Decrease 495 Interdepartmental Expense	-83,273

Decrease 300 Supplies & Materials <i>(Note: ballistic vests, ammunition)</i>	-66,000
---	---------

Decrease 300 Supplies & Materials	-36,663
Increase 650 Contingency <i>(Note: Air One)</i>	+342,123

Decrease 401 Travel/training	-30,000
Decrease 408 Fees for Services	-23,283
Decrease 410 All Oth Expenses	-30,444
Decrease 413 Maintenance, Util & Rents	-45,300
Decrease 570 Contracted Client Svcs	-17,000

Decrease 101 Regular Employee Salaries	-133,134
Decrease 120 Employee Benefits – Interdept	-78,549

Delete Line 55 Helicopter Repr Wrkr, Gr. 13 (58,286 – 64,548) effective July 1, 2011
 Delete Line 57 DS Sgt (Police), Gr. 05 (62,011 – 65,275) effective July 1, 2011
 Delete Line 58, 3 DS (Police), Gr. 04 (42,221 – 60,100) effective July 1, 2011

Decrease 101 Regular Employee Salaries	-263,575
Decrease 120 Employee Benefits – Interdept	-147,201

Delete Line 25, 2 DS (Police), Gr. 04 (42,221 – 60,100)
 Delete Line 9, 1 DS Lieut (Police), Gr. 06 (70,946 – 74,680)
 Delete Line 13, 1 Data Equipment Operator, Gr. 04 (29,090 – 32,108)
 Delete Line 50, Fingerprint Tech, Gr.03 (27,653 – 30,511)

Decrease Rec. Appropriations	- \$1,716,267
------------------------------	---------------

REVENUES:

Increase 056 Sale of Prop & Comp for	+1,800,000	
Increase Rec. Revenues		+ \$1,800,000

52) FAMIS ORG. 40-79-20
 SHERIFF
 POLICE/CIVIL - GRANTS

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-5,065
Decrease Rec. Appropriations	-\$5,065

REVENUES:

Decrease 014 Fed Aid – Transportation	-5,065
Decrease Rec. Revenues	-\$5,065

53) FAMIS ORG. 40-79-30
 SHERIFF
 SHERIFF CUSTODY DIVISION

APPROPRIATIONS:

Decrease 102 Overtime	-40,000	
Decrease 120 Employee Benefits – Interdept	-122,924	
Decrease 300 Supplies & Materials	-69,100	
Decrease 401 Travel/Training	-29,030	
Decrease 969 Transfer to Debt Svc Fund	-263,005	
Increase 101 Reg Employee Salaries	+40,625	
Increase 570 Contracted Client Svcs	+5,233,731	
Decrease 495 Interdepartmental Exp	-4,439,977	

Increase Rec. Appropriations +\$310,320

REVENUES:

Increase 013 Fed Aid – Health	+150,000	
Increase 060 Interdepartmental Rev	+1,662,501	

Increase Rec. Revenues +\$1,812,501

54) FAMIS ORG. 40-81-10
 SOCIAL SERV. DEPT.
 DSS ADMINISTRATION

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-229,129	
Decrease 300 Supplies & Materials	-19,660	
Decrease 495 Interdepartmental Expense	-101,113	
Decrease Rec. Appropriations		-\$349,902

REVENUES:

Decrease 015 Fed Aid - Soc Services	-122,465	
Decrease 025 St Aid - Soc Services	-122,466	
Decrease Rec. Revenues		-\$244,931

55) FAMIS ORG. 40-81-10
 SOCIAL SERV DEPT
 ADMINISTRATION - GRANTS

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-3,718	
Decrease Rec. Appropriations		-\$3,718

REVENUES:

Decrease 015 Fed Aid – Social Services	-3,718	
Decrease Rec. Revenues		-\$3,718

56) FAMIS ORG. 40-81-30
 SOCIAL SERV DEPT
 DSS PROGRAMS

APPROPRIATIONS:

Decrease 601 Safety Net	-200,000	
Decrease 610 Foster Care	-100,000	
Decrease 618 Med Assist Payments by St	-630,000	
Decrease Rec. Appropriations		-\$930,000

REVENUES:

Decrease 025 St Aid – Soc Svcs	-\$188,000	
Decrease Rec. Revenue		-\$188,000

57) FAMIS ORG. 40-95
 VETERANS SERVICE AGENCY

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-9,258	
--	--------	--

Delete Line 1, Vet Serv Dir, Gr. 35 (70,093-96,450)
 Create Line 2, Vet Serv Dir, Gr. 33 (58,312 – 80,235)

Decrease 120 Employee Benefits – Interdept	-7,871	
Decrease 300 Supplies & Materials	-68	
Decrease 401 Travel/Training	-357	
Decrease 495 Interdepartmental Expense	-883	

Decrease Rec. Appropriations		-\$18,437
------------------------------	--	-----------

REVENUES:

Decrease 060 Interdepartmental Rev	-13,275	
Decrease Rec. Revenues		-\$13,275

58) FAMIS ORG. 80-03
 AUTHORIZED AGENCIES
 PHYSICAL SERVICES

APPROPRIATIONS:

Decrease 869 Centers for Nature	-12,500	
Decrease 871 Cooperative Extension Assn	-133,958	
Decrease 872 Onondaga Soil & Water Conserv	-26,178	
Decrease Rec. Appropriations		-\$172,636

REVENUES:

Decrease 005 Non Real Prop Taxes	-12,500	
Decrease Rec. Revenues		-\$12,500

59) FAMIS ORG. 80-05-10
 FACILITIES MANAGEMENT

APPROPRIATIONS:

Decrease 102 Overtime	-78,000	
Decrease 120 Employee Benefits – Interdept	-45,955	
Decrease 205 Automotive Equipment	-88,200	
Decrease 300 Supplies & Materials	-43,107	
Decrease 401 Travel/Training	-8,000	
Decrease 413 Maintenance, Utilities, Rents	-1,000,000	
Decrease 495 Interdepartmental Expense	-31,446	

Decrease 969 Transfer to Debt Svc Fund	-442,165
Decrease 101 Regular Employee Salaries	-29,298
Delete Line 14 Construction Admin, Gr. 32 (53,211 – 73,189)	
Delete Line 21 Mech Sys Mtce Supv, Gr. 31 (48,560 – 66,768)	
Delete Line 44 Custodial Worker I, Gr. 02 (26,561 – 29,298)	
Decrease Rec. Appropriations	-\$1,766,171

REVENUES:

Decrease 013 Fed Aid – Health	-18,000
Decrease 030 Co Svc Rev – Genl Gov Support	-1,447
Decrease 038 Co Svc Rev – Home & Comm Svc	-361
Decrease 040 Svc Oth Govt – Gen Govt Supp	-32,335
Decrease 042 Svc Oth Govt - Pub Safety	-3,885
Decrease 056 Sales of Prop & Comp for Loss	-590
Decrease 060 Interdepartmental Revenue	-1,194,112
Decrease Rec. Revenue	-\$1,250,730

60) FAMIS ORG. 80-33
 WATER ENVIRONMENT PROTECTION

APPROPRIATIONS:

Decrease 102 Overtime	-150,000
Decrease 120 Employee Benefits – Interdept	-787,629
Decrease 205 Automotive Equipment	-564,500
Decrease 215 Furn & Other Capital Outlay	-15,000
Decrease 300 Supplies & Materials	-602,177
Decrease 408 Fees for Services	-146,000
Increase 410 All Other Expenses	+100,000
<i>(Note: Funding for Cornell Cooperative Extension)</i>	
Increase 410 All Other Expenses	+26,178
<i>(Note: Funding for Soil & Water)</i>	
Decrease 495 Interdepartmental Expense	-14,289
Decrease 972 Transfer to Grants	-300,000
Decrease 101 Regular Employee Salaries	-149,593
Delete Line 5, Dir. Of Green Infrast, Gr. 34 (63,911 – 87,966)	
Delete Line 8 Sanitary Engineer 1, Gr. 11 (49,415 – 54,691)	
Delete Line 27 Clerk 2, Gr. 05 (31,220 – 34,474)	
Decrease 101 Regular Employee Salaries	-66,490
Delete Line 90 Storekeeper, Gr. 07 (36,411 – 40,241)	
Delete Line 91 Stock Clerk, Gr. 04 (29,090 – 32,108)	
<i>(Note: Vendor Management Program)</i>	
Decrease Rec. Appropriations	-\$2,669,500

REVENUES:

Decrease 013 Fed Aid – Health	-28,600	
Decrease 039 Co Svc Rev – WEP	-3,740,900	
Increase 056 Sales of Prop & Comp for	+100,000	
Increase 082 Other Sources	+1,000,000	

Decrease Rec. Revenues -2,669,500

- 61) FAMIS ORG. 80-33-20
 WATER ENVIRONMENT PROTECTION
 FLOOD CONTROL

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-20,858	
Decrease 300 Supplies & Materials	-2,472	
Decrease 401 Travel/Training	-3,955	

Decrease Rec. Appropriations -\$27,285

REVENUES:

Decrease 060 Interdept Revenue	-27,285	
Decrease Rec. Revenues		-\$27,285

- 62) FAMIS ORG. 80-33-40
 BEAR TRAP – LEY CREEK DRAINAGE DISTRICT

APPROPRIATIONS:

Decrease 495 Interdepartmental Exp	-11,460	
Decrease Rec. Appropriations		-\$11,460

REVENUES:

Decrease 002 Real Prop Tax – Spl Dist	-11,460	
Decrease Rec. Revenues		-\$11,460

- 63) FAMIS ORG. 80-33-50
 BLOODY BROOK DRAINAGE DISTRICT

APPROPRIATIONS:

Decrease 495 Interdepartmental Exp	-3,547	
Decrease Rec. Appropriations		-\$3,547

REVENUES:

Decrease 002 Real Prop Tax – Spl Dist	-3,547	
Decrease Rec. Revenues		-\$3,547

- 64) FAMIS ORG. 80-33-60
 MEADOWBROOK DRAINAGE DISTRICT

APPROPRIATIONS:

Decrease 495 Interdepartmental Exp	-5,457	
Decrease Rec. Appropriations		-\$5,457

REVENUES:

Decrease 002 Real Prop Tax – Spl Dist	-5,457	
Decrease Rec. Revenues		-\$5,457

65) FAMIS ORG. 80-33-70
HARBOR BROOK DRAINAGE DISTRICT

APPROPRIATIONS:

Decrease 495 Interdepartmental Exp	-6,822	
Decrease Rec. Appropriations		-\$6,822

REVENUES:

Decrease 002 Real Prop Tax – Spl Dist	-6,822	
Decrease Rec. Revenues		-\$6,822

66) FAMIS ORG. 80-57
METROPOLITAN WATER BOARD

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-179,617	
Decrease 205 Automotive Equipment	-30,000	
Decrease 300 Supplies & Materials	-55,513	
Decrease 401 Travel/Training	-9,051	
Decrease 495 Interdepartmental Expense	-1,572	

Decrease 101 Regular Employees Salaries	-62,893	
---	---------	--

Delete Line 5 Account Clerk 2, Gr. 07 (36,411 – 40,241)
Delete Line 13 Main Crew Leader, Gr. 10 (46,225 – 51,147)
Delete Line 20 Water Plt Mgr (B), Gr. 33 (58,312 – 80,235)
Create Line 21 Water Plt Mgr (B), Gr. 32 (53,211 – 73,189)

Decrease Rec. Appropriations		-\$338,646
------------------------------	--	------------

REVENUES:

Decrease 038 Co Svc Rev – Home & Comm	-338,646	
Decrease Rec. Revenues		-\$338,646

67) FAMIS ORG. 80-69
PARKS AND RECREATION DEPT.

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-41,791	
Decrease 205 Automotive Equipment	-106,600	
Decrease 215 Furn & Other Capital Outlay	-15,000	
Decrease 300 Supplies & Materials	-200,000	
Decrease 401 Travel/Training	-13,390	
Decrease 495 Interdepartmental Expense	-10,539	
Decrease 969 Transfer to Debt Svc Fund	-211,292	

Decrease 101 Regular Employee Salaries	-128,701	
Decrease 120 Employee Benefits – Interdept	-113,056	

Delete Line 2, Dep Comm Parks & Rec, Gr. 35 (70,053 – 96,450)
Delete Line 3, Dir of Oper (Parks), Gr. 35 (70,053 - 96,450)

Create Line 6, Admin Director (Pks & Re), Gr. 33 (58,312 – 80,235)
 Create Line 51, 1 Visitor Center Attend, Gr. 03 (27,653 – 30,511)
 Delete Line 52 Park Supt II, Gr. 33 (58,312 – 80,235)
 Create Line 54, Park Supt I, Gr. 31 (48,560 – 66,768)
 Delete Line 61 Park Supt II, Gr. 33 (58,312 – 80,235)
 Delete Line 64, 2 Park Supervisor, Gr. 09 (43,016 – 47,581)
 Create Line 65, 2 Park Laborer Crw Ldr, Gr. 08 (39,599 – 43,784)
 Create Line 72 Park Supt III, Gr. 34 (63,911 – 87,966)
 Delete Line 75 Park Supervisor, Gr. 09 (43,016 – 47,581)
 Create Line 76 Park Laborer Crw Ldr, Gr. 08 (39,599 – 43,784)
 Delete Line 89 Park Supervisor, Gr. 09 (43,016 – 47,581)
 Create Line 90 Park Laborer Crw Ldr, Gr. 08 (39,599 – 43,784)
 Delete Line 38, 1 Zoo Attendant, Gr. 05 (31,220 – 34,474)
 Delete Line 50, 1 Park Laborer, Gr. 03 (27,653 – 30,511)

Decrease 101 Regular Employee Salaries -76,510
 Decrease 120 Employee Benefits – Interdept -43,381

Delete Line 19 Park Supervisor, Gr. 09 (43,016 – 47,581)
 Delete Line 21 Mtce Wrkr 1, Gr. 05 (31,220 – 34,474)

Note: Pratts Falls

Decrease Rec. Appropriations -960,260

REVENUES:

Decrease 013 Fed Aid – Health -43,500

Increase 005 Non Real Prop Tax Items +1,000,000
(Increased ROT for funding of the Zoo)

Increase 057 Other Misc Rev +100,000
(Note: Logging Revenues)

Increase 070 Transfer to grant fund +200,000
 Increase Rec. Revenues

+\$1,256,500

68) FAMIS ORG. 80-69-30
 PARKS AND RECREATION DEPT.
 GRANTS

APPROPRIATIONS:

Decrease 410 All Other Expenses -500,000
 Decrease Rec. Appropriation -500,000

REVENUES:

Decrease 005 Non Real Prop Tax Items -500,000
 Decreased Rec. Revenues -500,000

69) FAMIS ORG. 80-93-10
 TRANSPORTATION DEPARTMENT
 HIGHWAYS DIVISION

APPROPRIATIONS:

Decrease 101 Regular Employees Salaries -105,000

Decrease 102 Overtime	-100,000
Decrease 120 Employee Benefits – Interdept	-137,562
Decrease 300 Supplies & Materials	-388,758
Decrease 401 Travel/Training	-20,710
Increase 408 Fees for Services	+5,000
Decrease 495 Interdepartmental Expense	-167,867
Decrease 960 Prov for Cap Projects	-500,000
Decrease 969 Transfer to Debt Svc Fund	-410,827

Decrease 101 Regular Employee Salaries	-40,956
Decrease 120 Employee Benefit – Interdept	-23,222
Increase 408 Fees for Services	+25,000

Delete Line 10, 1 Heavy Equip Mech 1, Gr.08 (39,599 – 43,784)

Decrease Rec. Appropriations - \$1,864,902

REVENUES:

Increase 005 Non Real Prop Tax Items	+500,000
Decrease 070 Inter Trans – Non Debt Svc	-2,364,902

Decrease Rec. Revenues - \$1,864,902

70) FAMIS ORG. 80-93-20
 TRANSPORTATION DEPARTMENT
 ROAD MACHINERY FUND

APPROPRIATIONS:

Decrease 205 Automotive Equipment	-518,000
Decrease 215 Furn & Other Capital Outlay	-15,000
Decrease 300 Supplies & Materials	-430,758
Decrease 401 Travel/Training	-400

Decrease Rec. Appropriations - \$964,158

REVENUES:

Decrease 013 Fed Aid – Health	-43,500
Decrease 060 Interdepartmental Rev	-158,627
Decrease 070 Inter Trans Non Debt Svc	-762,031

Decrease Rec. Revenues - \$964,158

ADOPTED. Ayes: 15 (Lesniak, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Ervin, Dougherty, Meyer, Tassone, Rapp, Corbett, Rhinehart) Noes: 3 (Masterpole, Williams, Buckel) Absent: 1 (Kinne)

*See October 21, 2010 Session for the amended adopted budget due to sustained vetoes by County Executive Mahoney on October 18, 2010 & October 20, 2010.

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 230

PERSONNEL RESOLUTION

WHEREAS, various County Departments have requested changes in personnel, requests that have been approved by the Commissioner of Personnel, Chief Fiscal Officer, County Executive and the Ways & Means Committee of the County Legislature; now, therefore be it

RESOLVED, that the following personnel changes be and hereby are authorized:

Finance Administration Unit 10-39-10

Create R.P. 01 103910 1280 Account Clerk III, Grade 8 @ \$38,352 – 42,406 effective October 12, 2010.

Mental Health Unit 40-53-10

Create R.P. 01 405300 1296, Nurse Practitioner (Psychiatric), Grade 6 NYSNA @ \$60,790 - 67,555 effective October 12, 2010.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO.231

AUTHORIZING AN AMENDMENT TO THE LEASE AGREEMENT WITH THE CITY OF SYRACUSE FOR THE LEASE OF SPACE IN THE NEW COURTHOUSE FACILITIES LOCATED AT 505 SOUTH STATE STREET IN THE CITY OF SYRACUSE, AND AMENDING RESOLUTION NO. 162 - 2003

WHEREAS, pursuant to Resolution No. 162 - 2003, the County of Onondaga agreed to lease a portion of the Courthouse facilities to the City of Syracuse for an initial lease term of 30 years, with provision for subsequent renewal periods; and

WHEREAS, the Lease Agreement provides that the lease payment shall be billed to the City as a direct charge, rather than as a charge to the annual City Abstract; and

WHEREAS, it is the desire of the City and County to amend the Lease Agreement to provide for the lease payment to be made a charge to the annual City Abstract, commencing with the 2011 annual City Abstract; now, therefore be it

RESOLVED, that this County Legislature hereby authorizes an Amendment to the Lease Agreement between the County of Onondaga, Lessor, and the City of Syracuse, Lessee, for premises located at 505 South State Street, Syracuse, New York, to provide for the lease payment to be a made a charge to the annual City Abstract, commencing with the 2011 annual City Abstract, and every annual City Abstract thereafter for the duration of the Lease and each subsequent renewal period; and, be it further

RESOLVED, that said Amendment to the Lease Agreement shall provide further for the City to pay the County for the unbilled portion (50%) of the estimated operating costs for the period of January 1, 2010 through December 31, 2010; and shall provide for the charge to the annual City Abstract to include an additional sum or a credit, as the case may be, to true up the actual operating expenses billed for the prior year; and, be it further

RESOLVED, that said Amendment to the Lease Agreement shall provide further that if for any reason the City does not assess, levy or collect the lease payment, the City shall remain obligated to pay the County the full amount of the annual lease payment; and, be it further

RESOLVED, that the County Executive hereby is authorized to execute the Amendment to the Lease Agreement and to enter into agreements to implement the intent of this resolution; and, be it further

RESOLVED, that Resolution No. 162 - 2003 hereby is amended to authorize the execution of an Amendment to the Lease Agreement as provided for herein and to implement the intent of this resolution.

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Kinne)

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 232

MEMORIALIZING THE GOVERNOR AND THE LEGISLATURE OF THE STATE OF NEW YORK TO TAKE STEPS TO REFORM THE PROGRAM FOR PRESCHOOL CHILDREN WITH HANDICAPPING CONDITIONS TO CAP THE LOCAL COSTS FOR COUNTIES

WHEREAS, under New York State law, municipalities currently have substantial financial responsibility for the Preschool Program for Children with Handicapping Conditions, which program provides services to preschool children aged 3 and 4 with disabilities; and

WHEREAS, the cost to the counties for administering this program and providing services has increased exponentially since the inception of the program in 1990 - 91, and the State of New York currently pays only 59.5% of the net cost after Medicaid; and

WHEREAS, since 2006, the State has implemented a significant number of new billing requirements to be eligible to claim and receive Medicaid reimbursement, and those changes essentially have suspended Medicaid reimbursement to counties for preschool services under the Preschool Program; and

WHEREAS, in July 2009, the State and Federal government settled a Medicaid Fraud whistleblower lawsuit, requiring the State to develop and obtain approval of a New York State Plan Amendment (SPA) and requiring the State to implement a Program Integrity Agreement; and

WHEREAS, since July 1, 2009, the State has held all claims for payment to counties until completion of the SPA; and

WHEREAS, the State did not complete the SPA until late August 2009, thereby excluding payment of any claims to counties for services rendered for July and August Summer School 2009; and

WHEREAS, the State has made the new Medicaid Program requirements retroactive to 2009, and all claims for Medicaid eligible services from September 1, 2009 forward have been held, resulting in estimated losses to Onondaga County of approximately \$1 million for 2009 and \$1.7 million for 2010 since retroactive claims will likely be ineligible for payment; and

WHEREAS, the costs to counties for administering the Preschool Program and providing program services are ever-increasing, and attempts to reform the program and bring needed fiscal relief to the counties have proved unsuccessful; and

WHEREAS, it is the desire of this Onondaga County Legislature that the State take measures to enact reforms to the Preschool Program for Children with Handicapping Conditions to cap the Counties' costs and accelerate the State's takeover of such costs; now, therefore be it

RESOLVED, that this Onondaga County Legislature hereby requests the Governor and the Legislature of the State of New York to reduce the financial burden on counties by taking action to enact a cap on county costs for the Preschool Program for Children with Handicapping Conditions; and, be it further

RESOLVED, that the Clerk of this Legislature is hereby directed to transmit this resolution to the New York State Governor and to the State Legislators representing Onondaga County.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 233

A RESOLUTION CALLING A PUBLIC HEARING IN CONNECTION WITH PROPOSED IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT

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

WHEREAS, the Commissioner of Water Environment Protection of said County, pursuant to the Onondaga County Administrative Code, has prepared and submitted to said County Legislature, a report dated May 24, 2010 (the "Report"), duly approved by the County Executive, recommending improvements for the Onondaga County Sewer District, consisting of the purchase of a combination sewer cleaner; all as more fully set forth in the Report, at a maximum estimated cost of \$275,000 to be paid from \$275,000 of bonds; and

WHEREAS, it is now desired to call a Public Hearing thereon, in accordance with the provisions of the Onondaga County Administrative Code; now, therefore be it

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

Section 1. A meeting of the County Legislature of the County of Onondaga, New York shall be held in the Legislative Chambers in the County Court House, in Syracuse, New York, on the 3rd day of November, 2010, at 2:20 o'clock P.M., Prevailing time, for the purpose of conducting a public hearing upon the aforesaid matter. The Clerk of said County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published and posted in the manner provided by law.

Section 2. This resolution shall take effect immediately.

ADOPTED. Ayes: 18 Absent: 1(Kinne)

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 234

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE PURCHASE OF HEAVY EQUIPMENT FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$1,255,000, AND AUTHORIZING THE ISSUANCE OF \$1,255,000 BONDS OF SAID COUNTY TO PAY THE COST THEREOF.

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

Section 1. The purchase of heavy equipment is hereby authorized at an estimated maximum cost of \$1,255,000.

Section 2. The plan for the financing thereof is by the issuance of \$1,255,000 bonds of said County hereby authorized to be issued therefor.

Section 3. It is hereby determined that the aforesaid constitutes a class of objects or purposes having a period of probable usefulness of fifteen years, pursuant to subdivision 28 of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

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

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

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

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

Section 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution.

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

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

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Rhinehart, Mr. Stanczyk

RESOLUTION NO. 235

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS WITH THE POLITICAL SUBDIVISIONS LOCATED WITHIN ONONDAGA COUNTY TO PROVIDE CERTAIN PURCHASING SERVICES, AND AMENDING RESOLUTION NO. 155 - 1999 AND RESOLUTION NO. 213 - 2009

WHEREAS, the County of Onondaga seeks to provide for a consolidation of municipal purchasing services by having the County perform various functions on behalf of the political subdivisions located in the County, at County cost; and

WHEREAS, the proposed consolidation calls for the County to provide for the competitive procurement of goods and services, maintenance of an inventory for personal property, and disposal of surplus personal property; and

WHEREAS, the Onondaga County Administrative Code provides that the Director of the Division of Purchase shall have the power to transact the purchase, sale, rental, and servicing of materials, supplies and equipment for other levels of government within the County pursuant to agreement and as provided by law; and

WHEREAS, the consolidation of such purchasing services allows for overall county taxpayer savings by streamlining services, reducing costs, and creating a greater economy of scale for items needed by each municipal entity; and

WHEREAS, it is the desire of this Legislature to collaborate with the political subdivisions located within Onondaga County to achieve such savings for the county's taxpayers; now, therefore be it

RESOLVED, that the County Executive hereby is authorized to enter into agreements with the political subdivisions located within Onondaga County to provide for the County to perform purchasing services on behalf of the political subdivisions, including having the County undertake the process for the competitive procurement of goods and services, maintain an inventory of personal property, and provide for the disposal of surplus personal property; and, be it further

RESOLVED, that the County shall perform those services for the political subdivisions and shall not charge an administrative fee for those services, as provided for in the sample agreement; and, be it further

RESOLVED, that Resolution No. 155 - 1999, as previously amended, hereby is further amended to allow for the County to provide for the disposal of personal property deemed to be surplus by a political subdivision located within Onondaga County that has entered into an agreement with Onondaga County for such services; and, be it further

RESOLVED, that Resolution No. 213 - 2009 hereby is amended to add the following final Resolved Clause:

RESOLVED, that a municipal entity located within Onondaga County that has entered into an agreement with Onondaga County for shared purchasing services also shall receive the benefit of auction services without the administrative charge, as the county's taxpayers benefit from such shared purchasing arrangement in that the County is able to enlarge its buying power and create a greater economy of scale.

ADOPTED. Ayes: 17 Noes: 1 (Meyer) Absent: 1 (Kinne)

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 236

PROVIDING FOR A MONETARY CAP ON THE TOTAL AMOUNT OF MEDICAL PLAN CO-PAYMENTS PAID ANNUALLY BY ONONDAGA COUNTY OFFICERS AND EMPLOYEES NOT REPRESENTED BY A BARGAINING UNIT, AND AMENDING RESOLUTION NO. 217 - 2009

WHEREAS, by Resolution No. 217 - 2009, the County increased the co-payments for Onondaga County officers and employees not represented by a bargaining unit to twenty dollars for services coded as primary care and to forty dollars for all other services for which a co-payment is required; and

WHEREAS, it is the desire of this Legislature to provide a cap on the amount of medical plan (but not prescription plan) co-payments paid annually by officers and employees not represented by a bargaining unit; now, therefore be it

RESOLVED, that effective January 1, 2011, the total amount of medical plan co-payments charged in any calendar year to Onondaga County officers and employees not represented by a

bargaining unit shall not exceed one thousand five hundred (\$1500) dollars per enrollee; and, be it further

RESOLVED, once the officer or employee has been charged the amount identified above for medical plan co-payments, such co-payments shall not be charged to the officer or employee for the remainder of the calendar year, but shall be charged again on the start of the ensuing calendar year; and, be it further

RESOLVED, that the foregoing cap on medical plan co-payments shall not apply to the prescription drug benefit, and the foregoing cap on medical plan co-payments shall not apply to Onondaga County employees at Onondaga Community College who are not represented by a bargaining unit; and, be it further

RESOLVED, that Resolution No. 217 - 2009 hereby is amended to reflect the foregoing.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Rhinehart, Mrs. Rapp, Mr. Holmquist, Mr. Jordan

RESOLUTION NO. 237

REQUESTING THE ONONDAGA COUNTY CULTURAL RESOURCES TRUST TO WORK WITH CERTAIN COUNTY AUTHORIZED AGENCIES TO PROVIDE FUNDING

WHEREAS, this Onondaga County Legislature has adopted legislation needed to activate the Onondaga County Cultural Resources Trust; and

WHEREAS, over the years, the County has provided funding to various cultural authorized agencies; and

WHEREAS, in these difficult economic times, it is necessary to explore other avenues of funding non-mandated expenditures; and

WHEREAS, it is the desire of this Legislature for certain cultural authorized agencies to explore funding through revenues generated by the Cultural Resources Trust; now, therefore be it

RESOLVED, that this Legislature hereby requests the Onondaga County Cultural Resources Trust to pursue discussions relative to funding with each of the following agencies: Cultural Resources Council of Syracuse, Syracuse Stage, Redhouse, Syracuse Opera Company, Salt City Center for Performing Arts, CNY Jazz Arts Foundation, Syracuse International Film and Video Festival, Syracuse City Ballet, Skaneateles Festival, and Centers for Nature Education; and, be it further

RESOLVED, that it is the request of this Legislature that the Cultural Resources Trust report to this Legislature on or before December 1, 2010 advising on the amount funding provided to each such agency; now, therefore be it

RESOLVED, that the Clerk of this Legislature is hereby directed to transmit a copy of this resolution to the Cultural Resources Trust and to each of the authorized agencies noted above.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Rhinehart, Mrs. Rapp, Mr. Jordan, Mr. Holmquist

RESOLUTION NO. 238

REQUESTING THE ONONDAGA CIVIC DEVELOPMENT CORPORATION TO WORK WITH
CERTAIN COUNTY AUTHORIZED AGENCIES TO PROVIDE FUNDING

WHEREAS, this Onondaga County Legislature enacted legislation needed to establish the Onondaga Civic Development Corporation; and

WHEREAS, over the years, the County has provided funding to various authorized agencies; and

WHEREAS, in these difficult economic times, it is necessary to explore other avenues of funding non-mandated expenditures; and

WHEREAS, it is the desire of this Legislature for certain authorized agencies to explore funding through revenues generated by the Onondaga Civic Development Corporation; now, therefore be it

RESOLVED, that this Legislature hereby requests the Onondaga Civic Development Corporation to pursue discussions relative to funding with each of the following agencies: the Americanization League, FOCUS and Leadership Greater Syracuse; and, be it further

RESOLVED, that it is the request of this Legislature that the Onondaga Civic Development Corporation report to this Legislature on or before December 1, 2010 advising on the amount funding provided to each such agency; now, therefore be it

RESOLVED, that the Clerk of this Legislature is hereby directed to transmit a copy of this resolution to the Onondaga Civic Development Corporation and to each of the authorized agencies noted above.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Rhinehart, Mr. Holmquist, Mr. Jordan, Mrs. Tassone

ESTABLISHING A TASK FORCE TO REVIEW THE FUNCTIONS PERFORMED BY THE
COUNTY HEALTH DEPARTMENT

WHEREAS, pursuant to New York State Public Health Law, the County enforces the New York State Sanitary Code and provides various public health services, including community health assessment, disease control, environmental health and family health; and

WHEREAS, the New York State Public Health Law further provides for the County to submit an enforcement plan and to abide by state guidance documents and regulations; and

WHEREAS, it is the desire of this Legislature to review the various services and levels of service provided by the County Health Department; now, therefore be it

RESOLVED, that there is hereby created a Task Force to review the level of services provided by the Onondaga County Health Department, specifically to determine which services are mandated by state law or state regulation, the required level of service for any such mandated programs, the services provided that are not so mandated, the level of grant funding available for each mandated and non-mandated program, and the relative benefits of providing these services to the public; and, be it further

RESOLVED, that said Task Force shall be comprised of five members, to be appointed as follows: one member to be appointed by the Chairman of this Legislature, one member to be appointed by each the Majority Leader and Minority Leader of this Legislature, one member to be appointed by the Onondaga County Health Commissioner, and one member to be appointed by the County Executive; and, be it further

RESOLVED, that said Task Force is charged with studying study these issues and reporting bimonthly to the Health Committee on the status of its review, and is requested to issue a report to this Legislature with its findings on or before June 1, 2011; and, be it further

RESOLVED, that, as part of such report and with the benefit of the determinations made therein, said Task Force is further charged with proposing amendments to the Onondaga County Sanitary Code and to the County's enforcement plan for the New York State Sanitary Code, with the purpose of such amendments being to alter, where desirable, levels of service for any programs not mandated by state law or state regulation.

Mr. Stanczyk asked that the resolution be held for one month. Sponsor held resolution for one month.

* * *

Motion Made By Mr. Rhinehart, Mr. Warner

RESOLUTION NO. 239

REQUESTING THE DIRECTOR OF THE DIVISION OF PURCHASE TO ISSUE A REQUEST FOR PROPOSALS FROM OUTSIDE ENTITIES WISHING TO OPERATE VAN DUYN HOME AND HOSPITAL ON BEHALF OF ONONDAGA COUNTY

WHEREAS, Onondaga County currently owns and operates Van Duyn Home and Hospital, a public nursing facility that has provided various medical services to its residents; and

WHEREAS, although this Legislature continues to value and appreciate the work of the current Onondaga County employees who currently operate Van Duyn, this Legislature must be proactive in exploring methods of gaining greater efficiencies in service delivery for the benefit of the county's taxpayers in these times of fiscal distress; and

WHEREAS, it is the desire of this Legislature to request proposals from potential contractors who would operate Van Duyn on behalf of Onondaga County; now, therefore be it

RESOLVED, that this Legislature hereby requests the Director of the Onondaga County Division of Purchase to immediately begin the process of drafting a request for proposals for the Van Duyn Home and Hospital to be operated by an outside entity, and, at the direction of the Chair of the Health Committee, to send out such request for proposals to a list of potential contractors; and

RESOLVED, that the Director of the Onondaga County Division of Purchase is further requested to report monthly to the Health Committee regarding the status of such request for proposals as provided for herein.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Stanczyk

RESOLUTION NO. 240

DECLARING THAT ONONDAGA COUNTY SHALL NOT USE PUBLIC FUNDS FOR CERTAIN SERVICES

WHEREAS, in these times of fiscal distress, this Onondaga County Legislature seeks to assure County residents that public funds are being used in a manner that best promotes the interests of its residents; and

WHEREAS, lobbying services and concert promotion are forms of services that Onondaga County can provide with existing county personnel, and the services of these individuals should be utilized first; and

WHEREAS, this Legislature finds that using public funds to procure lobbying services does not represent the optimum use of limited available resources at this time; now, therefore be it

RESOLVED, that this Legislature declares that Onondaga County shall not use public funds to procure lobbying or lobbying services, as such terms are defined below; and, be it further

RESOLVED, that the term "lobbying" or "lobbying services" shall be construed in the same way as such terms have been defined in the New York State Lobbying Act (Ch. 2 of the Laws of 1999, as amended), and, in summary, such terms shall include any attempt to influence an action by a government official or employee outside the County; and, be it further

RESOLVED, that this resolution is not intended to impair or restrict advocacy taken by an Onondaga County official or employee on behalf of the County before other governmental bodies, agencies, officers, or employees in the scope of such individual's duties; and, be it further

RESOLVED, that this Legislature further declares that Onondaga County shall not use public funds to procure concert promotion services and that "concert promotion services" shall include those services related to reviewing options for concerts, communicating with the entertainment industry, providing negotiation services for concerts, procuring or booking concerts, or promoting concerts at County venues outside the Oncenter Complex or at Onondaga Community College; and, be it further

RESOLVED, that such prohibition against concert promotion services does not in any way impair promotion services targeted at booking concerts at the Oncenter Complex and Onondaga Community College.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Stanczyk

RESOLUTION NO. 241

PROVIDING FOR REVENUE CONTRACTS TO BE PROCURED THROUGH A WRITTEN REQUEST FOR PROPOSALS

WHEREAS, Onondaga County has available to it various means of raising revenues, include the awarding of contracts to other entities; and

WHEREAS, the revenues received from such contracts are used to offset the local dollars that would otherwise be needed to provide County services, and it is the desire of this Legislature to assure that when Onondaga County enters into revenue contracts, that the County receives revenue that is fair and reasonable; and

WHEREAS, pursuant to Section 104-b of General Municipal Law, it is the desire of this Legislature to provide for all county revenue contracts to be procured through a written request for proposals; now, therefore be it

RESOLVED, that each revenue contract entered into by the County shall be procured pursuant to the distribution of a written request for proposals to assure that the amount of revenue received by the County under such contract is fair and reasonable; and, be it further

RESOLVED, that the Director of the Division of Purchase is hereby requested to report back to the Ways and Means Committee of this Legislature within thirty (30) days to report on the foregoing.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Stanczyk

RESOLUTION NO. 242

REQUESTING THE ONONDAGA COUNTY CHIEF FISCAL OFFICER TO REPORT TO THE WAYS AND MEANS COMMITTEE MONTHLY REGARDING REVENUE CONTRACTS

WHEREAS, it is the desire of this Legislature to increase transparency within governmental finances as a means of holding the government accountable to its citizens, and, to this end, it is the further desire of this Legislature that the Onondaga County Chief Fiscal Officer present a monthly report to the Ways and Means Committee regarding any revenue contracts signed in the past month, making spending details available to the public; now, therefore be it

RESOLVED, that the Chief Fiscal Officer is requested to report back to the Ways and Means Committee of this Legislature on a monthly basis, beginning with the committee meeting scheduled for October 26, 2010, to inform the committee of any revenue contract signed in the past month, including extensions or amendments of any such existing contracts; and, be it further

RESOLVED, that such report should contain sufficient details so as to inform the Legislature regarding competitive processes used to award the contract; the purpose of the contract; the duration of the contract; and any other material pieces of information relevant to the contract and/or its administration.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

LOCAL LAW NO. 27 - 2010

A LOCAL LAW AMENDING THE ONONDAGA COUNTY ADMINISTRATIVE CODE TO RAISE THE COMPETITIVE BID THRESHOLD LIMITS FOR PURCHASE CONTRACTS AND PUBLIC WORKS CONTRACTS

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

Section 1. The New York State Legislature has amended General Municipal Law section 103 to provide that "all contracts for public work involving an expenditure of more than thirty-five thousand dollars and all purchase contracts involving an expenditure of more than twenty thousand dollars" shall be awarded to the lowest responsible bidder after an advertisement for sealed bids. It is the intent of this Onondaga County Legislature to amend its Administrative Code to raise the bid limits for such contracts as provided for in said state law.

Section 2. The Onondaga County Administrative Code, being Local Law No. 1 of 1975, as amended, hereby is further amended to add the following final paragraph to Section 6.17A(1):

Provided, however, that effective January 1, 2011, contracts for public works up to a maximum sum of thirty-five thousand dollars (\$35,000) and purchase contracts up to a maximum sum of twenty thousand dollars (\$20,000) may be made without advertising for bids as provided in Section 6.17B of this code.

Section 3. Local Law No. 1 of 1975, as previously amended, shall remain in full force and effect except as specifically amended herein. Any other local law or resolution is to be considered amended to the extent that such legislation is inconsistent with this local law.

Section 4. This local law shall take effect January 1, 2011, subject to permissive referendum, pursuant to the provisions of the Municipal Home Rule Law.

ADOPTED. Ayes: 16 Noes: 2 (Kilmartin, Buckel) Absent: 1 (Kinne)

* * *

LOCAL LAW NO. 23 - 2010

A LOCAL LAW AMENDING THE ONONDAGA COUNTY ADMINISTRATIVE CODE IN RELATION TO THE ONONDAGA COUNTY TABLE OF ORGANIZATION WITHIN THE EXECUTIVE BRANCH

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

Section 1. The Onondaga County Administrative Code, being Local Law No. 1 of 1975, as previously amended, hereby is further amended to strike "Emergency Management" from section 3.03B(1), regarding the financial and administrative departments that report to the Deputy County Executive, and to substitute therefor "Board of Elections".

Section 2. The Administrative Code is hereby further amended to strike “Board of Elections” from Section 3.03B(3), regarding the departments that report to the Deputy County Executive for Physical Services, and to substitute therefor “Emergency Management”.

Section 3. Local Law No. 1 of 1975, as amended, remains in effect in all other aspects. Any local law or resolution inconsistent with this local law is hereby amended to the extent necessary to comply with the intent of this local law.

Section 4. This local law shall take effect immediately upon filing pursuant to the provisions of the Municipal Home Rule Law.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

LOCAL LAW NO. 24 - 2010

A LOCAL LAW AMENDING THE FEES COLLECTED BY THE ONONDAGA COUNTY DEPARTMENT OF PARKS AND RECREATION, AND AMENDING LOCAL LAWS NO. 22 - 2002, NO. 23 - 2002, NO. 15 - 2004, NO. 1 - 2005, NO. 4 - 2005, NO. 20 - 2007, NO. 7 - 2008, NO. 12 - 2008, NO. 18 - 2008, NO. 20 - 2008, NO. 26 - 2008, NO. 21 - 2009, NO. 4 - 2010, NO. 16 - 2010

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

Section 1. The purpose of this local law is to amend Local Laws No. 22 - 2002, No. 23 - 2002, No. 15 - 2004, No. 1 - 2005, No. 4 - 2005, No. 20 - 2007, No. 7 - 2008, No. 12 - 2008, No. 18 - 2008, No. 20 - 2008, No. 26 - 2008, No. 21 - 2009, No. 4 - 2010, No. 16 - 2010, to be consistent with the fee schedule as set out below and to provide for other such additional fees to be collected by the Onondaga County Commissioner of Parks and Recreation for various park activities and services.

Section 2. The amended fee schedule, including the additional fees to be charged, is as follows:

<u>Highland Forest</u>		
Program	Detail	Fee
Cross Country Trail Use	per adult, per day	\$ 5.00
	per child, per day	\$ 2.00
Cross Country Trail, Season Pass	per adult	\$ 20.00
	per child	\$ 10.00
<u>Oneida Shores</u>		
Program	Detail	Fee
Admission (weekend)	per car	\$ 6.00
Boat Launch	per day	\$ 7.50
Campsite rental, basic	per site, per night	\$ 25.00
Campsite rental, utilities	per site, per night	\$ 35.00
Aspen Shelter	Weekday (beach open)	\$110.00
	Weekend/Holiday (beach open)	\$195.00
	Weekday (beach closed)	\$ 60.00
	Weekend/Holiday	\$ 95.00

	(beach closed)	
Beach Shelter	Weekday (beach open)	\$110.00
	Weekend/Holiday	\$195.00
	(beach open)	
	Weekday (beach closed)	\$ 60.00
	Weekend/Holiday	\$ 95.00
Maples Tent	(beach closed)	
	Weekday (beach open)	\$ 95.00
	Weekend/Holiday	\$165.00
	(beach open)	
	Weekday (beach closed)	\$ 60.00
	Weekend/Holiday	\$ 95.00
McKinley Ridge East	(beach closed)	
	Weekday (beach open)	\$110.00
	Weekend/Holiday	\$195.00
	(beach open)	
	Weekday (beach closed)	\$110.00
	Weekend/Holiday	\$195.00
McKinley Ridge West	(beach closed)	
	Weekday (beach open)	\$110.00
	Weekend/Holiday	\$195.00
	(beach open)	
	Weekday (beach closed)	\$110.00
	Weekend/Holiday	\$195.00
Sports Court Shelter	(beach closed)	
	Weekday (beach open)	\$110.00
	Weekend/Holiday	\$195.00
	(beach open)	
	Weekday (beach closed)	\$ 60.00
	Weekend/Holiday	\$100.00
	(beach closed)	
<u>Rosamond Gifford Zoo</u>		
Program	Detail	Fee
General Admission – year round	per adult	\$ 8.00
	per youth (Ages 3 – 18)	\$ 4.00
	per senior citizen (Ages 62+)	\$ 5.00
	student	eliminated
<u>Onondaga Lake Park</u>		
Program	Detail	Fee
Long Branch Rental	per day	\$700.00
Not For Profit		
(weekend/holiday)		
Boat launch	per day	\$ 7.50
Walks and Runs	per day	\$100.00
Bay View Tent	Weekday	\$100.00
	Weekend/Holiday	\$175.00
Cold Springs Tent	Weekday	\$100.00
	Weekend/Holiday	\$175.00
Glen Shelter	Weekday	\$ 90.00
	Weekend/Holiday	\$165.00

Knoll Shelter	Weekday	\$ 90.00
	Weekend/Holiday	\$165.00
Riverview Shelter	Weekday	\$ 90.00
	Weekend/Holiday	\$165.00
Saw Mill Creek Shelter	Weekday	\$100.00
	Weekend/Holiday	\$175.00
Willow Bay Shelter	Weekday	\$ 90.00
	Weekend/Holiday	\$165.00
<u>Beaver Lake Nature Center</u>		
Program	Detail	Fee
Five-day camp program	per participant (member)	\$150.00
	per participant (non-member)	\$175.00
Cross Country Ski Rental	per adult, per day (greater than 1.5 hours)	\$ 15.00
	per adult, up to 1.5 hours	\$ 10.00
	per child, per day (greater than 1.5 hours)	\$ 10.00
	per child, up to 1.5 hours	\$ 6.00
<u>Jamesville Beach</u>		
Program	Detail	Fee
Admission (weekend)	per car	\$ 6.00
Overlook Shelter	Weekday (beach open)	\$115.00
	Weekend/Holiday (beach open)	\$200.00
	Weekday (beach closed)	\$ 55.00
	Weekend/Holiday (beach closed)	\$ 90.00
Point Tent	Weekday (beach open)	\$ 90.00
	Weekend/Holiday (beach open)	\$150.00
	Weekday (beach closed)	\$ 55.00
	Weekend/Holiday (beach closed)	\$ 85.00
Sandpiper Shelter	Weekday (beach open)	\$ 95.00
	Weekend/Holiday (beach open)	\$165.00
	Weekday (beach closed)	\$ 55.00
	Weekend/Holiday (beach closed)	\$ 85.00

Section 3. The term "Weekend", as used in any local law pertaining to rental of a facility located at a county park shall refer to rentals made on either a Friday, Saturday, or Sunday.

Section 4. The seasonal admission fees to the Rosamond Gifford Zoo are hereby repealed, and the General Admission fees as provided for in Section 2 of this local law shall take effect. Local Laws No. 20 - 2007, No. 12 - 2008, No. 14 - 2008, No. 18 - 2008, No. 26 - 2008, No. 21 - 2009, No. 4 - 2010 are hereby amended to the extent necessary to be consistent with this Local Law. In all

other aspects, all other local laws and resolutions pertaining to fees charged at the Rosamond Gifford Zoo shall remain in full force and effect. Group pricing will remain the same as previously adopted.

Section 5. The procedures for the collection of such fees shall be as prescribed by the appropriate laws of the State and any amendments thereto or determined by the Commissioner of Parks and Recreation where the State has not enacted procedures.

Section 6. Any prior resolution or local law, including Local Laws No. 22 - 2002, No. 23 - 2002, No. 15 - 2004, No. 1 - 2005, No. 4 - 2005, No. 20 - 2007, No. 7 - 2008, No. 12 - 2008, No. 18 - 2008, No. 20 - 2008, No. 26 - 2008, No. 21 - 2009, No. 4 - 2010, No. 16 - 2010, pertaining to the fees collected by the Onondaga County Department of Parks and Recreation hereby are amended to the extent necessary to implement the fees set forth herein and to comply with the intent of this Local Law. In all other aspects, all such local laws and resolutions shall remain in full force and effect.

Section 7. This Local Law shall take effect January 1, 2011 and shall be filed pursuant to the provisions of Municipal Home Rule Law.

ADOPTED. Ayes: 12 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Rhinehart) Noes: 6 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Buckel) Absent: 1 (Kinne)

* * *

LOCAL LAW NO. 25 - 2010

A LOCAL LAW AMENDING THE FEES COLLECTED BY THE ONONDAGA COUNTY CLERK

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

Section 1. The Onondaga County Clerk is hereby empowered to collect fees for the various services it may provide.

Section 2. In addition to the fees authorized elsewhere, whether by federal or state statute, regulation or local law, the fees to be charged are as follows:

<u>Item:</u>	<u>Fee:</u>
Copies – public copy machine/printer	\$ 0.50 per page, self-copied
Copies – weekly indexes	\$ 5.00 for paper copies
Copy of Data on Disc from Clerk’s Indexes	\$10.00 per week of information copied onto disc
Forms	\$ 1.00 per page
Monthly Mortgage Sales Report	\$25.00 per report

At the discretion of the County Clerk, payments may be required in advance or, where available, an escrow deposit for billing may be required.

Section 3. The procedures for the collection of such fees shall be as prescribed by the appropriate laws of the State of New York and any amendments thereto or determined by the Onondaga County Clerk where the State has not enacted procedures.

Section 4. Any prior resolution or local law pertaining to the fees collected by the Onondaga County Clerk are hereby amended to the extent necessary to comply with the intent of this local law.

Section 5. This local law shall take effect January 1, 2011, and shall be filed pursuant to the provisions of the Municipal Home Rule Law.

ADOPTED. Ayes: 15 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Masterpole, Ervin, Dougherty, Meyer, Tassone, Rapp, Buckel, Corbett, Rhinehart) Noes: 3 (Stanczyk, Laguzza, Williams) Absent: 1 (Kinne)

* * *

There being no further business to come before the County Legislature, Mr. Lesniak moved to recess until Thursday, October 21, 2010. There was no objection and the meeting was recessed at 10:40 p.m.

Respectfully submitted,
DEBORAH L. MATURO, Clerk
Onondaga County Legislature

* * *

October 21, 2010
(Third Day)

The Legislature of Onondaga County reconvened on the above date at 10:00 a.m. Chairman Rhinehart presiding.

The Clerk called the roll and the following legislators were present: Lesniak, Dougherty, Meyer, Tassone, Rapp, Buckel, Corbett, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Masterpole, Williams, Ervin, Mr. Chairman.

Absent: Legislator Kinne, *Legislator Laguzza

Legislator Holmquist gave the invocation. Legislator Kilmartin led the Pledge of Allegiance to the Flag of the United States of America.

*Mr. Laguzza arrived after roll was called.

* * *

The Deputy Clerk read the following communications:

a.

October 18, 2010

Deborah Maturo, Clerk
Onondaga County Legislators

RE: COUNTY EXECUTIVE VETO – HELICOPTER: INCREASE IN REVENUES (\$1,800,000)

Dear County Legislators:

Pursuant to Section 605 of the Onondaga County Charter, I hereby object to and veto the County Legislature's addition of revenues to the county budget in the amount of \$1,800,000 for the proposed sale of Air 1. Such increase appears as part of Item 50 (FAMIS ORG. 40-79-20 SHERIFF POLICE/CIVIL) in the Ways and Means Report and is stated as follows:

Increase 056 Sale of Prop & Comp for +1,800,000

Given the concurrent adoption of the resolution requesting the County Sheriff to seek certification to operate the helicopter for commercial purposes, and given the legislative request to establish a Foundation to support the continued operation of the helicopter, there does not appear to be reasonable justification for the budget to include \$1.8 million in revenues to be generated by the sale of the helicopter in the year 2011.

Please be advised that I am considering additional objections and vetoes to the 2011 county budget, and I will present the same within the timeframes authorized by the County Charter and Administrative Code.

JOANNE M. MAHONEY
Onondaga County Executive

A motion was made by Mr. Stanczyk, seconded by Mr. Laguzza to reconsider the veto (item a.). A vote was taken on the motion to reconsider.

October 21, 2010

397

Motion FAILED. Ayes: 5 (Stanczyk, Laguzza, Masterpole, Williams, Ervin) Noes: 13 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Buckel, Corbett, Rhinehart) Absent: 1 (Kinne)

Veto was not reconsidered

* * *

b.

October 18, 2010

Deborah Maturo, Clerk
Onondaga County Legislators

RE: COUNTY EXECUTIVE VETO – PARKS AND RECREATION DEPARTMENT: INCREASE
(\$100,000)

Dear County Legislators :

Pursuant to Section 605 of the Onondaga County Charter, I hereby object to and veto the County Legislature's increase in revenues to the Parks and Recreation Department in the county budget in the amount of \$100,000. Such item appears as Amendment "F" to Budget Resolution No. 229-2010 and is stated as follows:

ADMIN UNIT 80-69
PARKS AND RECREATION DEPT.

Increase 057 Other Misc. Rev (Note: Logging Revenues)	+100,000
--	----------

There does not appear to be reasonable justification for this projected increase in revenues. There is no comprehensive plan in place identifying the specific areas to be logged or how that level of revenues will be achieved. In addition, by Resolution No. 289-2000, the County appropriated funding for Park Infrastructure Improvements, including renovations at Highland Forest. The plan of financing included generating \$1.5 million from Highland Forest logging sales. To date, less than half of that revenue has been generated, and any additional revenues from logging should be first used to fulfill that repayment obligation.

Please be advised that I am considering additional objections and vetoes to the 2011 county budget, and I will present the same within the timeframes authorized by the County Charter and Administrative Code.

JOANNE M. MAHONEY
Onondaga County Executive

A motion was made by Mr. Lesniak, seconded by Mr. Warner to reconsider the veto (item b.).
A vote was taken on the motion to reconsider.

Motion PASSED. Ayes: 18 Absent: 1 (Kinne)

A vote was taken on the motion to approve.

October 21, 2010

398

Motion FAILED: Ayes: 12 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Rhinehart) Noes: 6 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Buckel) Absent: 1 (Kinne)

Veto SUSTAINED.

* * *

c.

October 20, 2010

Deborah Maturo, Clerk
Onondaga County Legislators

RE: COUNTY EXECUTIVE VETO – FUND BALANCE: INCREASE (\$12,000,000)

Dear County Legislators:

Pursuant to Section 605 of the Onondaga County Charter, I hereby object to and veto the County Legislature's increase in the county budget in the amount of \$12,000,000 regarding fund balance. Such increase appears as part of Item 8 (FAMIS ORG. 10-23-75, COUNTY GENERAL, COUNTY WIDE TAXES) of the Ways and Means Report and is stated as follows:

Increase 082 Other Sources	+12,000,000
----------------------------	-------------

The increase leaves the County without sufficient reserves for 2011 and will result in a structural deficit in the 2012 county budget. As such, I cannot support this increase.

Please be advised that I am considering additional objections and vetoes to the 2011 county budget, and I will present the same within the timeframes authorized by the County Charter and Administrative Code.

JOANNE M. MAHONEY
Onondaga County Executive

A motion was made by Mr. Lesniak, seconded by Mr. Stanczyk to reconsider the veto (item c.). A vote was taken on the motion to reconsider.

Motion PASSED. Ayes: 18 Absent: 1 (Kinne)

A vote was taken on the motion to approve.

Motion FAILED. Ayes: 12 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Rhinehart) Noes: 6 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Buckel) Absent: 1 (Kinne)

Veto SUSTAINED.

* * *

d.

October 20, 2010

October 21, 2010

399

Deborah Maturo, Clerk
Onondaga County Legislators

RE: COUNTY EXECUTIVE VETO – PARKS SPECIAL EVENTS: INCREASE IN REVENUES
(\$200,000)

Dear County Legislators:

Pursuant to Section 605 of the Onondaga County Charter, I hereby object to and veto County Legislature's addition of revenues to the county budget in the amount of \$200,000 regarding special event funds. Such increase appears as Amendment "OO" to Budget Resolution No. 229-2010 and is stated as follows:

ADMIN. Unit 80-69
PARKS AND RECREATION DEPT.

Increase 070 Transfer to grant fund +200,000

The increase will eliminate working capital necessary for special events in the Parks Department. As such, I do not support that increase.

Please be advised that I am considering additional objections and vetoes to the 2011 county budget, and I will present the same within the timeframes authorized by the County Charter and Administrative Code.

JOANNE M. MAHONEY
Onondaga County Executive

A motion was made by Mr. Lesniak, seconded by Mr. Stanczyk to reconsider the veto (item d.). A vote was taken on the motion to reconsider.

Motion PASSED. Ayes: 18 Absent: 1 (Kinne)

A vote was taken on the motion to approve.

Motion PASSED. Ayes: 18 Absent: 1 (Kinne)

Veto OVERRIDDEN.

* * *

e.

October 20, 2010

Deborah Maturo, Clerk
Onondaga County Legislators

RE: COUNTY EXECUTIVE VETO – COUNTY GENERAL INTERFUND TRANSFER:
INCREASE (\$1,000,000)

Dear County Legislators:

October 21, 2010

400

Pursuant to Section 605 of the Onondaga County Charter, I hereby object to and veto the County Legislature's increase to the County General Interfund Transfer in the amount of \$1,000,000. Such increase appears as part of Item 9 (FAMIS ORG. 10-23-85, COUNTY GENERAL INTERFUND TRANSFERS) of the Ways and Means Report and is stated as follows:

Increase 070 Project Fund	+\$1,000,000
---------------------------	--------------

The County Legislature has not identified the unencumbered projects or explained which projects have \$1,000,000 in unencumbered funds.

Please be advised that I am considering additional objections and vetoes to the 2011 county budget, and I will present the same within the timeframes authorized by the County Charter and Administrative Code.

JOANNE M. MAHONEY
Onondaga County Executive

A motion was made by Mr. Lesniak, seconded by Mr. Stanczyk to reconsider the veto (item e.). A vote was taken on the motion to reconsider.

Motion PASSED. Ayes: 18 Absent: 1 (Kinne)

A vote was taken on the motion to approve.

Motion PASSED. Ayes: 18 Absent: 1 (Kinne)

Veto OVERRIDDEN.

* * *

f.

October 20, 2010

Deborah Maturo, Clerk
Onondaga County Legislators

RE: COUNTY EXECUTIVE VETO – RESERVE FOR BONDED DEBT: INCREASE (\$3,000,000)

Dear County Legislators:

Pursuant to Section 605 of the Onondaga County Charter, I hereby object to and veto the County Legislature's addition to the county budget in the amount of \$3,000,000 regarding reserve for bonded debt. Such increase appears as part of Item 12 (FAMIS ORG. 10-30 DEBT SERVICE FUND) of the Ways and Means Report and is stated as follows:

Increase 071 Tr from Bonded Debt Reserve	+3,000,000
--	------------

The increase in the use of funds from the reserve for bonded debt creates a structural deficit. The tentative budget recommended using \$2,300,000 in such reserve funds, and the increase to \$5,300,000 as adopted by the Legislature is unreasonable.

October 21, 2010

401

Please be advised that I am considering additional objections and vetoes to the 2011 county budget, and I will present the same within the timeframes authorized by the County Charter and Administrative Code.

JOANNE M. MAHONEY
Onondaga County Executive

A motion was made by Mr. Lesniak, seconded by Mr. Stanczyk to reconsider the veto (item f.). A vote was taken on the motion to reconsider.

Motion PASSED. Ayes: 18 Absent: 1 (Kinne)

A vote was taken on the motion to approve.

Motion FAILED. Ayes: 12 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Rhinehart) Noes: 6 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Buckel) Absent: 1 (Kinne)

Veto SUSTAINED.

* * *

g.

October 20, 2010

Deborah Maturo, Clerk
Onondaga County Legislators

RE: COUNTY EXECUTIVE VETO – REAL PROP TAX COUNTYWIDE: INCREASE
(\$3,000,000)

Dear County Legislators:

Pursuant to Section 605 of the Onondaga County Charter, I hereby object to and veto the County Legislature's addition to the county budget in the amount of \$3,000,000 regarding the collection of taxes. Such increase appears as part of Item 8 (FAMIS ORG. 10-23-75 COUNTY GENERAL, COUNTYWIDE TAXES) in the Ways and Means Report and is stated as follows:

Increase 001 Real Prop Tax – Co Wide +3,000,000

The increase in the overall amount of taxes to be collected is not reasonably supported by the data available to the County. The reduction in the levy should result in a reduction in the amount of revenues generated, and, as such, I object to this increase.

Please be advised that I am considering additional objections and vetoes to the 2011 county budget, and I will present the same within the timeframes authorized by the County Charter and Administrative Code.

JOANNE M. MAHONEY
Onondaga County Executive

A motion was made by Mr. Lesniak, seconded by Mr. Stanczyk to reconsider the veto (item g.). A vote was taken on the motion to reconsider.

October 21, 2010

402

Motion PASSED. Ayes: 18 Absent: 1 (Kinne)

A vote was taken on the motion to approve.

Motion PASSED. Ayes: 18 Absent: 1 (Kinne)

Veto OVERRIDDEN.

* * *

h.

October 20, 2010

Deborah Maturo, Clerk
Onondaga County Legislators

RE: COUNTY EXECUTIVE VETO – INFORMATION TECHNOLOGY: INCREASE (\$152,080)

Dear County Legislators:

Pursuant to Section 605 of the Onondaga County Charter, I hereby object to and veto the County Legislature's increase to the Information Technology Department regarding the Technology Venture Capital Fund in the amount of \$152,080. Such increase appears as part of Item 11 (FAMIS ORG. 10-27, INFORMATION TECHNOLOGY) of the Ways and Means Report and is stated as follows:

Increase 070-3799 Project Fund	+\$152,080
--------------------------------	------------

This increase will deplete the Technology Venture Capital Fund and will eliminate the ability to use these funds for projects that save money. Accordingly, I cannot support this increase.

Please be advised that I am considering additional objections and vetoes to the 2011 county budget, and I will present the same within the timeframes authorized by the County Charter and Administrative Code.

JOANNE M. MAHONEY
Onondaga County Executive

A motion was made by Mr. Lesniak, seconded by Mr. Stanczyk to reconsider the veto (item h.). A vote was taken on the motion to reconsider.

Motion PASSED. Ayes: 18 Absent: 1 (Kinne)

A vote was taken on the motion to approve.

Motion FAILED. Ayes: 12 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Rhinehart) Noes: 6 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Buckel) Absent: 1 (Kinne)

Veto SUSTAINED.

* * *

October 21, 2010

403

i.

October 20, 2010

Deborah Maturo, Clerk
Onondaga County Legislators

RE: COUNTY EXECUTIVE VETO – INSURANCE FUND BALANCE: INCREASE (\$1,500,000)

Dear County Legislators:

Pursuant to Section 605 of the Onondaga County Charter, I hereby object to and veto the County Legislature's addition to the county budget in the amount of \$1,500,000 regarding the insurance fund balance. Such increase appears as part of Item 21 (FAMIS ORG. 10-58 INSURANCE DIVISION) in the Ways and Means Report, and is stated as follows:

Increase 082 Other Sources	+1,500,000
----------------------------	------------

The increase in the use of funds from the insurance fund balance depletes reserves and will be untenable in the event of a significant adverse claim.

Please be advised that I am considering additional objections and vetoes to the 2011 county budget, and I will present the same within the timeframes authorized by the County Charter and Administrative Code.

JOANNE M. MAHONEY
Onondaga County Executive

A motion was made by Mr. Lesniak, seconded by Mr. Stanczyk to reconsider the veto (item i.). A vote was taken on the motion to reconsider.

Motion PASSED. Ayes: 18 Absent: 1 (Kinne)

A vote was taken on the motion to approve.

Motion FAILED. Ayes: 11 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Tassone, Rapp, Corbett, Rhinehart) Noes: 7 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Meyer, Buckel) Absent: 1 (Kinne)

Veto SUSTAINED.

* * *

j.

October 20, 2010

Deborah Maturo, Clerk
Onondaga County Legislators

RE: COUNTY EXECUTIVE VETO – WATER ENVIRONMENT PROTECTION FUND BALANCE: INCREASE (\$1,000,000)

Dear County Legislators:

The increase in the amount of PILOT revenues to be collected is not reasonably related to the data or projections available to the County. No basis for this increase has been proffered, and I object to the same.

Please be advised that I am considering additional objections and vetoes to the 2011 county budget, and I will present the same within the timeframes authorized by the County Charter and Administrative Code.

JOANNE M. MAHONEY
Onondaga County Executive

A motion was made by Mr. Lesniak, seconded by Mr. Stanczyk to reconsider the veto (item k.). A vote was taken on the motion to reconsider.

Motion PASSED. Ayes: 18 Absent: 1 (Kinne)

A vote was taken on the motion to approve.

Motion FAILED. Ayes: 12 (Lesniak, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Rhinehart) Noes: 6 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Buckel) Absent: 1 (Kinne)

Veto SUSTAINED.

* * *

*The 2011 adopted budget as amended per County Executive Mahoney's vetoes.

Motion Made By Mr. Rhinehart

RESOLUTION NO. 229

ADOPTING THE ANNUAL BUDGET FOR THE COUNTY OF ONONDAGA FOR THE FISCAL YEAR BEGINNING JANUARY 1, 2011 AND ENDING DECEMBER 31, 2011, AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS WITH OTHER GOVERNMENTAL UNITS IN WHICH APPROPRIATIONS AND REVENUES ARE APPROVED BY ADOPTION OF THE 2011 BUDGET

WHEREAS, the Tentative Budget for the year 2011 (on file with the Clerk of the Legislature) including the Capital Improvement Plan, the County Executive's Budget Message and proposed local laws and resolutions to implement the Tentative Budget having been duly presented to this Legislature by the County Executive; and

WHEREAS, the Ways and Means Committee of the Onondaga County Legislature has duly reviewed such Tentative Budget, the Capital Improvement Plan and the Budget Message as submitted to the County Legislature by the County Executive; and

WHEREAS, pursuant to Resolution No. 195 of 2010, a Public Hearing as required by Article VI of the Charter, was duly held on October 7, 2010, upon such Tentative Budget, the Capital Improvement Plan and the Budget Message as submitted by the County Executive, upon due notice according to law, and at such time all persons desiring to be heard were heard; and

WHEREAS, the total Budget of \$1,158,628,049 includes the sum of \$8,864,000, the contribution from the General Fund for the Onondaga Community College Budget for the fiscal year ending August

31, 2011, as adopted by Resolution No. 163 July 6, 2010. From this amount can be deducted \$993,491,542 estimated revenues and refunds, the sum of \$11,314,690 representing appropriated prior year cash surplus, leaving a net budget subject to tax levy for County purposes of \$153,821,817. Of this amount \$8,864,000 represents the levy to support the Community College and \$144,957,817 for all other purposes; now, therefore be it

RESOLVED, that said tentative budget on file with the Clerk of the Legislature, as submitted by the County Executive, be and be same hereby is amended, changed, altered and revised as set forth following the final Resolved Clause of this resolution; and be it further

RESOLVED, that the County Executive's 2011 Tentative Budget, as amended, altered and revised by the first Resolved Clause, (which budget is made a part hereof) be and the same hereby is approved and adopted as the Annual County Budget for the fiscal year beginning January 1, 2011, for the County of Onondaga, and that the several amounts set forth and specified herein be and they hereby are appropriated for the purpose therein enumerated; and, be it further

RESOLVED, that there be levied, assessed and collected upon the taxable property of the County of Onondaga the further sum of \$8,864,000 for Onondaga Community College; and, be it further

RESOLVED, that there be levied, assessed and collected upon the taxable property of the County of Onondaga the further sum of \$144,957,817 for general County purposes other than the Onondaga Community College; and, be it further

RESOLVED, that the Clerk of the Legislature is hereby directed to apportion the various amounts according to law upon the respective abstracts for the several towns and the City of Syracuse; and, be it further

RESOLVED, that the amounts appropriated for the fiscal year 2011 in each administrative unit using the object of expense code 101-Regular Employee Salaries and Wages, and the number of regular positions authorized by this Legislature for such fiscal year be and they hereby are appropriated and authorized as follows:

1. That the position in each administrative unit set forth by the title listed and the corresponding number of such position allocated to such title and listed under the column "2011 Recommended" be authorized as the roster of regular positions for such unit, and the Salary Plan shall be amended to reflect the titles of positions created, abolished, reclassified or reallocated on the roster of regular positions.

2. That the rate of pay for each such position shall be determined by the salary grade set forth for each such position in the column adjacent to the position title in accordance with the appropriate County Salary Plan Grades Schedule printed in this Budget, or if applicable, by such other salary rate as is authorized by this Legislature in the County Salary Plan as amended and herein set forth for such position.

3. That the rate of pay to the individual filling each such position be determined in accordance with the rules of said Salary Plan, or other applicable resolution of this Legislature, which pay rate shall include the regular compensation rate, including maintenance, if any, and where applicable premium compensation such as longevity payments, education premium in grade, shift differential or any premium payments, exclusive of overtime premium, to which such individual may be entitled by resolution of this Legislature.

4. That the amount of money appropriated for the roster of regular positions in each such administrative unit be in the amount shown for "Regular Employees Salaries and Wages" in the

column entitled "2011 Recommended" which amount is determined as follows: The "Total Annual Salaries and Wages" set forth in the column entitled "2011 Recommended", which is the sum of (1) annual salaries recommended for 2011 set forth for the incumbents listed in the roster of regular positions maintained by the Department of Personnel, (2) annual salaries recommended for 2011 for funded vacant positions in such roster computed at the starting salary amount, and (3) the amount recommended for any purpose set forth in the column entitled "2011 Recommended"; and, be it further

RESOLVED, that no overtime premium for any employee in any administrative unit shall be paid out of the amount appropriated for the object of expense code 102 - Overtime Wages, in the column entitled "2011 Recommended" unless authorized by this Legislature or by an executed collective bargaining agreement approved by this Legislature; and, be it further

RESOLVED, that the respective county administrative unit heads be and they hereby are authorized to employ as occasion may require, subject to the approval of the County Executive and/or Chief Fiscal Officer, such seasonal and temporary help at rates of pay authorized by this Legislature in the County Salary Plan as amended within the limits of the respective appropriations set forth in this Budget for such purposes in the object of expense code 103 - Seasonal and Temporary Employee Wages, in the column entitled "2011 Recommended"; and, be it further

RESOLVED, that for all other objects and purposes, the several amounts as set forth in the column entitled "2011 Recommended" shall be appropriated; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute any and all contracts with other units of government for which appropriations or revenues have been approved by adoption of this 2011 County Budget and to enter into contracts with authorized agencies pursuant to law; and, be it further

RESOLVED, there be levied and assessed and collected on the taxable property of the City of Syracuse, New York, subject to any further changes in equalization rates or taxable values through December 31, 2010, the following amounts for the purpose stated herein, and that the said amounts be included in the Abstract of the City of Syracuse for the fiscal year 2011:

Apportionment of County Taxes (Total levy = \$153,821,817)	\$26,109,747.97
Estimated 2011 cost for operation of Public Safety Building	\$ 1,089,778.00
Sheriff charges for the operation of Syracuse City Jail-Justice Center for 2011	\$ 5,595,661.00
Syracuse-Onondaga County Planning Agency, 2011	\$ 542,652.00
Dept. of Aging & Youth-Syracuse-Onondaga County Youth Bureau, 2011	\$ 266,170.00
Dept. of Aging & Youth-Office for the Aging	\$ 25,000.00
Operation of Branch Libraries in City of Syracuse, 2011	\$ 5,899,537.00
Negotiated cost of operation of the Center for Forensic Science, 2011	\$ 2,060,777.00
2011 Operation and Maintenance of the New Criminal Courthouse	\$ 1,428,561.00
2011 2% Uncollected Charge for City-County Depts.	\$ 338,162.72
Prior Year Adjustments	\$ (36,700.42)

City Collection Fee (1%)	<u>\$ 433,193.46</u>
TOTAL	\$ 43,752,539.73

and, be it further

RESOLVED, that the County tax rate of the City of Syracuse for the fiscal year 2011 be and the same hereby is fixed at the rate of \$12.0032 per one thousand assessments, subject to any further changes in the equalization rates or taxable values through December 31, 2010; and, be it further

RESOLVED, that the Chief Fiscal Officer is hereby authorized to adjust the final County tax rate of the City of Syracuse based on equalization and assessment information certified to the County as of December 31, 2010; and, be it further

RESOLVED, that the Clerk of this Legislature, upon consultation with the Chief Fiscal Officer, is hereby directed to publish this resolution with the total budget amount and amounts to be levied and assessed, as amended by this Legislature; and, be it further

RESOLVED, that if any clause, sentence, paragraph, or section of this resolution shall be adjudged by any court of competent jurisdiction to be invalid, such adjudication shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, or section directly involved in the proceeding in which such adjudication shall have been rendered; and, be it further

RESOLVED, that this resolution be certified as amended to the proper officials of the City of Syracuse pursuant to the laws of the State of New York and for publication in the Legislative Journal.

- | | DECREASE | INCREASE |
|---------------------------------|----------|----------|
| 1) FAMIS ORG. 10-01 | | |
| AUTHORIZED AGENCIES – FINANCIAL | | |

APPROPRIATIONS:

Decrease 650 Contingency	-2,897	
Decrease 839 Redhouse	-15,000	
Decrease 841 Cultural Resources Council	-60,087	
Decrease 842 YMCA of Greater Syracuse	-2,256	
Decrease 843 Syracuse Stage	-25,580	
Decrease 847 Syracuse Opera Co.	-61,467	
Decrease 848 Salt City Cntr for Performing Arts	-11,246	
Decrease 852 Syracuse Symphony Orchestra	-220,535	
Increase 650 Contingent	+200,000	
Decrease 855 Museum of Science & Technology	-13,836	
Decrease 856 Onondaga Historical Association	-11,221	
Decrease 857 Erie Canal Musuem	-5,487	
Decrease 881 CNY Jazz Arts Foundation	-8,000	
Decrease 887 Leadership Greater Syracuse	-9,400	
Decrease 888 FOCUS	-9,400	
Decrease 891 Syracuse Int Film & Video Fest	-22,000	
Decrease 896 Syracuse City Ballet	-3,200	
Decrease 897 Skaneateles Festival	-5,640	
Decrease Appropriations		-\$287,252

REVENUES:

Decrease 005 Non Real Prop Tax Items	-287,252	
Decrease Revenues		-\$287,252

2) FAMIS ORG. 10-13-20
COMPTROLLERS – ACCOUNTING

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-20,000	
Decrease 120 Employee Benefits - Interdept	-13,227	

Delete Line 1 Comptroller, FL (107,160-107,160)
Create Line 2 Comptroller FL (87,160 – 87,160)

Decrease 300 Supplies & Materials	-3,828	
Decrease 401 Travel/Training	-1,373	
Decrease 495 Interdepartmental Expense	-4,787	
Decrease Rec. Appropriations		-\$43,215

3) FAMIS ORG. 10-13-30
COMPTROLLERS – AUDIT

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-5,105	
Decrease 300 Supplies & Materials	-62	
Decrease 401 Travel & Training	-1,639	
Decrease 495 Interdepartmental Expense	-488	
Decrease Rec. Appropriations		-\$7,294

4) FAMIS ORG. 10-19
COUNTY CLERK

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-10,898	
Decrease 120 Employee Benefits	-2,709	

Delete Line 1 County Clerk FL (83,552 – 83,552)
Create Line 2 County Clerk FL (72,654 -72,654)

Decrease 401 Travel/Training	-1,444	
Decrease 495 Interdepartmental Expense	-23,750	
Decrease Rec. Appropriations		-\$38,801

5) FAMIS ORG. 10-21
COUNTY EXECUTIVE

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-3,497	
Decrease 120 Employee Benefits	-871	
Decrease 300 Supplies & Materials	-1,654	
Decrease 401 Travel/Training	-2,868	
Decrease 495 Interdepartmental Expense	-3,110	
Decrease Rec. Appropriations		-\$12,000

6) FAMIS ORG. 10-21-30
STOP DWI

APPROPRIATIONS:

Increase 495 Interdepartmental Expense	+50	
Increase Rec. Appropriations		+\$50

REVENUES:

Increase 055 Fines & Forfeitures	+50	
Increase Rec. Revenues		+\$50

7) FAMIS ORG. 10-23-65-20
COUNTY GENERAL
UNDISTRIBUTED PERSONNEL EXPENSE

APPROPRIATIONS:

Decrease 118 Provision for Salary & Wage	-1,000,000	
Decrease 120 Employee Benefits – Interdept	-6,120,008	
Decrease Rec. Appropriations		-\$7,120,008

REVENUES:

Decrease 057 Other Misc. Revenues	-1,200,220	
Increase 082 Other Sources	+1,663,739	
Increase Rec. Revenues		+\$463,519

8) FAMIS ORG. 10-23-75
COUNTY GENERAL
COUNTYWIDE TAXES

REVENUES:

Decrease 001 Real Prop Tax – Co Wide	-27,060,033	
Increase 001 Real Prop Tax – Co Wide	+3,000,000	
Increase 005 Non Real Prop Tax Items	+5,000,000	
Decrease Rec. Revenues		-\$19,060,033

9) FAMIS ORG. 10-23-85
COUNTY GENERAL INTERFUND TRANSFERS

APPROPRIATIONS:

Decrease 970 Tran to Co. Rd Fund	-1,895,861	
Decrease 971 Tran to Rd Machinery Fund	-762,031	
Decrease 972 Transfer to Grant	-50,000	
Decrease 978 Tran to Library Fund	-411,889	
Decrease Rec. Appropriations		-\$3,119,781

REVENUES:

Increase 070 Project Funds	+\$1,000,000	
Increase Rec. Revenues		+\$1,000,000

10) FAMIS ORG. 10-25
COUNTY LEGISLATURE

APPROPRIATIONS:

Decrease 101 Reg. Employee Salaries	-40,142	
-------------------------------------	---------	--

Decrease 120 Employee Benefits	-19,448	
Delete Line 1 Chairperson FL (47,547 – 47,547)		
Create Line 2 Chairperson FL (46,615- 46,615)		
Delete Line 3 16 County Legislator FL (26,103 – 26,103)		
Create Line 4 16 County Legislator FL (25,591- 25,591)		
Delete Line 5 2 Floor Ldr- Co Legis FL (32,240 – 32,240)		
Create Line 6 2 Floor Ldr – Co Legis FL (31,608 – 31,608)		
Delete Line 7, Legislative Aide, Gr. 31, (48,560 – 66,768)		
Create Line 11, Dir Leg Budget Rev, Gr. 33 (58,312 – 80,235)		
Decrease 300 Supplies & Materials	-1,503	
Decrease 401 Travel/Training	-1,500	
Decrease 495 Interdepartmental Expense	-5,976	
Decrease Rec. Appropriations		-\$68,569

REVENUES:

Increase 070-3799 Project Fund	+100,859	
Increase Rec. Revenues		+\$100,859

11) FAMIS ORG. 10-27
INFORMATION TECHNOLOGY

APPROPRIATIONS:

Decrease 101 Regular Salary Employees	-132,875	
Decrease 120 Employee Benefits-Interdept	-88,901	
Decrease 300 Supplies & Materials	-229,901	
Decrease 401 Travel/Training	-15,753	
Decrease 413 Maintenance, Util & Rents	-125,000	
Decrease 495 Interdepartmental Expense	-24,077	
Increase 650 Contingent	+208,215	
Delete Line 8, Dir of Sys & Prog, Gr. 35 (70,053 – 96,450)		
Delete Line 10, 3 Group Prog Mgr, Gr. 34 (63,911 – 87,966)		
Delete Line 13, Sr Network Admin, Gr. 14 (64,463 – 71,411)		
Delete Line 15, 1 Network Admin, Gr. 12 (52,621 – 58,254)		
Delete Line 19, 1 Dir of Client Svcs, Gr. 35 (70,053 – 96,450)		
Delete Line 20, Dir of Infrastructure Svcs, Gr. 35 (70,053 – 96,450)		
Delete Line 26, 3 Business Analyst, Gr. 33 (58,312 – 80,235)		
Delete Line 38, 1 Systems Admin, Gr. 12 (52,621 – 58,254)		
Delete Line 40, Help Desk Supervisor, Gr. 10 (46,225 – 51,147)		
Delete Line 45, 2 Help Desk Operator, Gr. 08 (39,599 – 43,784)		
Decrease Rec. Appropriations		-\$408,292

REVENUES:

Decrease 060 Interdeptl Revenue	-425,967	
Decrease Rec. Revenue		-\$425,967

12) FAMIS ORG. 10-35-10
ECONOMIC DEVELOPMENT

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-43,530	
--	---------	--

Decrease 120 Employee Benefit	-24,688	
Decrease 300 Supplies & Materials	-3,507	
Decrease 401 Travel/training	-3,495	
Decrease 495 Interdepartmental Expense	-396	
Decrease 972 Transfer to Grant	-19,209	
Decrease Rec. Appropriations		-\$94,825
<u>REVENUES:</u>		
Decrease 036 Co Svc Rev – Oth Econ Asst	-59,081	
Increase 070 Project Grant	+68,062	
Increase Rec. Revenues		+\$8,981
13) FAMIS ORG. 10-35-20 COMMUNITY DEVELOPMENT		
<u>APPROPRIATIONS:</u>		
Decrease 120 Employee Benefits – Interdept	-87,871	
Decrease 495 Interdepartmental Expense	-2,714	
Decrease Rec. Appropriations		-\$90,585
<u>REVENUES:</u>		
Decrease 070 Inter Trans – Non Debt Svc	-90,585	
Decrease Rec. Revenues		-\$90,585
14) FAMIS ORG. 10-36 OFFICE OF ENVIRONMENT		
<u>APPROPRIATIONS:</u>		
Decrease 120 Employee Benefits-Interdept	-2	
Decrease 300 Supplies & Materials	-390	
Decrease 401 Travel/Training	-507	
Decrease 495 Interdepartmental Expense	-243	
Decrease Rec. Appropriations		-\$1,142
<u>REVENUES:</u>		
Decrease 060 Interdepartmental Revenue	-1,342	
Decrease Rec. Revenues		-\$1,342
15) FAMIS ORG. 10-37 BOARD OF ELECTIONS		
<u>APPROPRIATIONS:</u>		
Decrease 102 Overtime	-25,000	
Decrease 401 Travel/training	-4,626	
Decrease 495 Interdepartmental Expense	-5,496	
Decrease Rec. Appropriations		-\$35,122
16) FAMIS ORG. 10-39-10 FINANCE DEPARTMENT		
<u>APPROPRIATIONS:</u>		
Decrease 120 Employee Benefits – Interdept	-5,275	
Decrease 401 Travel/training	-1,511	
Decrease 495 Interdepartmental Expense	-7,515	

22) FAMIS ORG. 10-75
PURCHASING

APPROPRIATIONS:

Decrease 101 Regular Employees Salaries -106,992
Decrease 120 Employee Benefits – Interdept -65,775

Delete Line 10, 2 Buyer 1, Gr. 09 (43,016 – 47,581)

Decrease 215 Furn & Other Capital Outlay -10,000
Decrease 300 Supplies & Materials -3,038
Decrease 401 Travel/training -3,612
Decrease 495 Interdepartmental Expense -5,323
Increase 650 Contingent +117,104
Decrease Rec. Appropriations -\$77,636

REVENUES:

Decrease 060 Interdepartmental Revenue -13,977
Decrease Rec. Revenues -\$13,977

23) FAMIS ORG. 10-87
SYRACUSE/ONONDAGA COUNTY PLANNING AGENCY

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept -1,931
Decrease 401 Travel/Training -573
Decrease 495 Interdepartmental Expense -2,746
Decrease Rec. Appropriations -\$5,250

24) FAMIS ORG. 40-02
AUTHORIZED AGENCIES
HUMAN SERVICES

APPROPRIATIONS:

Decrease 500 Legal Def of Indigent -100,000
Decrease 502 Contrib – Leg Aid Bur Fam -50,000
Decrease 875 Americanization League -45,722
Decrease Rec. Appropriations -\$195,722

25) FAMIS ORG. 40-15
CORRECTIONS DEPARTMENT

APPROPRIATIONS:

Decrease 101 Regular Employees Salaries -548,574
Decrease 102 Overtime -28,910
Decrease 120 Employees Benefits – Interdept -311,173
Decrease 300 Supplies & Materials -1,481,647
Decrease 408 Fees for Services -3,500
Decrease 495 Interdepartmental Expense -29,914
Increase 570 Contracted Services +590,240

Delete Line 25, 2 Asst Food Svc Mgr, Gr. 08 (39,599 – 43,784)

Delete Line 26, 10 Cook 2, Gr. 07 (36,411 – 40,241)

Delete Line 27, 2 Food Svc Helper 1, Gr. 02 (26,561 – 29,298)

Decrease Rec. Appropriations		-	\$1,813,478
------------------------------	--	---	-------------

REVENUES:

Decrease 057 Oth Misc Rev		-72,500	
Decrease 060 Interdepartmental Revenue	-1,305,015		
Decrease Rec. Revenues			-\$1,377,515

26) FAMIS ORG. 40-31
DISTRICT ATTORNEY

APPROPRIATIONS:

Decrease 101 Regular Employees Salaries		-32,500	
Decrease 103 Other Employees Wages		-4,250	
Decrease 120 Employee Benefits – Interdept		-9,111	
Decrease 401 Travel/training		-3,760	
Decrease 408 Fees For Services		-55,035	
Decrease 410 All Other Expenses		-3,765	
Decrease 413 Maintenance, Utilities, Rents		-3,765	
Increase 495 Interdepartmental Expense	+12,467		
Decrease 570 Contracted Client Svcs		-20,750	
Decrease Rec. Appropriations			-\$120,469

27) FAMIS ORG. 40-34
EMERGENCY COMMUNICATIONS

APPROPRIATIONS:

Decrease 120 Employee Benefits – ERI		-16,263	
Decrease 300 Supplies & Materials		-5,591	
Decrease 401 Travel/Training		-4,013	
Decrease 495 Interdepartmental Expense		-32,934	
Decrease Rec. Appropriations			-\$58,801

28) FAMIS ORG. 40-38
EMERGENCY MANAGEMENT

APPROPRIATIONS:

Decrease 120 Employee Benefits		-5	
Decrease 300 Supplies & Materials		-8,846	
Decrease 401 Travel/Training		-2,603	
Decrease 495 Interdepartmental Expense		-8,991	

Delete Line 9, Information Aide, Gr. 02 (26,561 – 29,298)

Decrease Rec. Appropriations			-\$20,445
------------------------------	--	--	-----------

REVENUES:

Decrease 012 Fed Aid – Public Safety		-10,223	
Decrease Rec. Revenues			-\$10,223

29) FAMIS ORG. 40-43
HEALTH DEPARTMENT

APPROPRIATIONS:

Decrease 102 Overtime		-7,160	
-----------------------	--	--------	--

Decrease 300 Supplies & Materials	-16,233	
Decrease 401 Travel/Training	-4,575	
Increase 408 Fees for Services	+30,000	
Decrease 413 Maintenance, Utilities, Rents	-20,000	
Increase 495 Interdepartmental Expense	+28,439	
Decrease 101 Regular Employees Salaries	-93,806	
Decrease 120 Employee Benefits – Interdept	-48,254	
Delete Line 56, 1 Sanitarian 1, Gr. 10 (46,225 – 51,147)		
Delete Line 146, 1 PH Social Work Ast, Gr. 09 (43,016 – 47,581)		
Decrease Rec. Appropriations		-\$131,589
<u>REVENUES:</u>		
Decrease 023 St Aid – Health	-68,369	
Decrease Rec. Revenue		-\$68,369
30) FAMIS ORG. 40-43-50 SPECIAL CHILDRENS SERVICE		
<u>APPROPRIATIONS:</u>		
Decrease 645 Services to the Handicapped	-307,590	
Decrease Rec. Appropriations		-\$307,590
<u>REVENUES:</u>		
Decrease 021 St Aid Health	-199,934	
Decrease Rec. Revenues		-\$199,934
31) FAMIS ORG. 40-43-54 CENTER FOR FORENSIC SCIENCES		
<u>APPROPRIATIONS:</u>		
Decrease 101 Regular Employee Salaries	-20,000	
Decrease 102 Overtime	-5,000	
Decrease 120 Employee Benefits – Interdept	-6,199	
Decrease 300 Supplies & Materials	-1,732	
Decrease 495 Interdepartmental Expense	-33,824	
Decrease Rec. Appropriations		-\$66,755
<u>REVENUES:</u>		
Decrease 023 St. Aid Hlth	-33,001	
Decrease Rec. Revenues		-\$33,001
32) FAMIS ORG. 40-43-55 CORRECTIONAL HEALTH		
<u>APPROPRIATIONS:</u>		
Decrease 101 Regular Employee Salaries	-958,031	
Delete Line 1, 2 Ast Nur Sup Jail/Cor, Gr. 3J (45,578 – 55,837)		
Delete Line 2, 1 Admin Hlth Beh Serv, Gr. 35 (70,053 – 96,450)		
Delete Line 3, 1 Nursing Dir Jail/Cor, Gr. 35 (70,053 – 96,450)		

Delete Line 4, 1 Med Records Admin, Gr. 10 (46,225 – 51,147)
 Delete Line 5, 1 Med Records Tech, Gr. 09 (43,016 – 47,581)
 Delete Line 6, 2 Nurse Prac (PR Care), Gr. 06 (62,765 – 69,750)
 Delete Line 7, 1 Nursing Sup Jail/Cor, Gr. 05 (49,967 – 61,534)
 Delete Line 8, 1 Typist 2, Gr. 05 (31,220 – 34,474)
 Delete Line 9, 3 Typist 1, Gr. 03 (27,653 – 30,511)
 Delete Line 10, 1 Clerk 1, Gr. 02 (26,561 – 29,298)
 Delete Line 11, 15 Reg Nurse (Jail/Cor), Gr. 02 (42,734 – 52,567)
 Delete Line 12, 6 Licensed Prac Nurse, Gr. 01 (30,844 – 37,234)
 Delete Line 13, 1 Nursing Sup Jail/Cor, Gr. 05 (49,967 – 61,534)
 Delete Line 14, 1 Typist 1, Gr. 03 (27,653 – 30,511)
 Delete Line 15, 7 Reg Nurse (Jail/Cor), Gr. 02 (42,734 – 52,567)
 Delete Line 16, 2 Licensed Prac Nurse, Gr. 01 (30,844 – 37,234)

Decrease 102 Overtime	-60,636
Decrease 103 Other Employees Wages	-3,750
Decrease 120 Employee Benefit – Interdept	-513,541
Decrease 300 Supplies & Materials	-35,750
Decrease 401 Travel/training	-5,038
Decrease 408 Fees for Services	-1,364,335
Decrease 410 All Other Expenses	-4,538
Decrease 413 Maintenance, Util & Rents	-3,998
Decrease 495 Interdepartmental Expense	-225,772

Decrease Rec. Appropriations	-\$3,175,389
------------------------------	--------------

REVENUES:

Decrease 013 Fed Aid	-75,000
Decrease 023 State Aid	-101,978
Decrease 057 Other Misc Rev	-500
Decrease 060 Interdepartmental Rev	-2,979,860

Decrease Rec. Revenues	-\$3,157,338
------------------------	--------------

33) FAMIS ORG. 40-49-20
 LONG TERM CARE – VAN DUYN

APPROPRIATIONS:

Decrease 101 Regular Employees Salaries	-458,616
Decrease 120 Employee Benefits – Interdept	-1,134,830

Delete Line 7, 6 Custodial Worker 1, Gr. 02 (26,561 – 29,298)
 Delete Line 29, 1 Dir of Fiscal Mgmt, Gr. 35 (70,053 – 96,450)
 Create Line 30, 1 Dir Fiscal Mgmt, Gr. 33 (58,312 – 80,235)
 Delete Line 32, 1 Admiss Coord, Gr. 11 (49,415 – 54,691)
 Delete Line 33, 2 Accountant 1, Gr. 09 (43,016 – 47,581)
 Delete Line 37, 1 Account Clerk 1, Gr. 04 (29,090 – 32,108)
 Delete Line 46, 1 Dir Nurs Svcs, Gr. 36 (76,793 – 105,757)
 Create Line 47, 1 Dir Nursing Svc, Gr. 35 (70,053 – 96,450)
 Delete Line 48, 7 Asst Dir of Nursing, Gr. 34 (63,911 – 87,966)
 Create Line 49, 7 Ast Dir Nuring Svc, Gr. 33 (58,312 – 80,235)
 Delete Line 67, 4 Caseworker, Gr. 09 (43,016 – 47,581)

Decrease 205 Automotive	-25,000
-------------------------	---------

Decrease 300 Supplies & Materials	-407,206	
Decrease 401 Travel/Training	-3,946	
Decrease 495 Interdepartmental Expense	-10,276	
Decrease Rec. Appropriations		-\$2,039,874

REVENUES:

Decrease 082 Other Sources	-\$2,039,874	
Decrease Rec. Revenues		-\$2,039,874

34) FAMIS ORG. 40-53
 MENTAL HEALTH DEPARTMENT

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-451,237	
--	----------	--

Delete Line 18, 1 Prog Dir Forensic, Gr. 35 (70,053 – 96,450)
 Delete Line 19, 1 Psy Social Worker 2, Gr. 13 (58,286 – 64,548)
 Delete Line 20, 10 Psy Social Worker 1, Gr. 11 (49,415 – 54,691)
 Delete Line 21, 1 Psy Social Wrk Ast, Gr. 09 (43,016 – 47,581)
 Delete Line 22, 1 Typist 1, Gr. 03 (27,653 – 30,511)

Decrease 102 Overtime	-14,350	
Decrease 103 Other Emp Wages	-24,990	
Decrease 120 Employee Benefits – Interdept	-257,574	
Decrease 300 Supplies & Materials	-1,380	
Decrease 401 Travel/Training	-1,107	
Decrease 408 Fees for Services	-133,072	
Decrease 410 All Other Expenses	-720	
Decrease 413 Maintenance, Util & Rents	-950	
Increase 495 Interdepartmental Expense	+390,134	
Decrease 534 Hospitalization	-400,000	
Decrease Rec. Appropriations		-\$895,246

REVENUES:

Decrease 033 Co Svc Rev – Health	-184,041	
Decrease 060 Interdepartmental Revenue	-790,539	
Decrease Rec. Revenues		-\$974,580

35) FAMIS ORG 40-55-10
 AGING & YOUTH – AGING

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-10	
Decrease 495 Interdepartmental Expense	-4,995	
Decrease Rec. Appropriations		-\$5,005

REVENUES:

Decrease 026 St Aid – Other Econ Assist	-4,504	
Decrease 070 Inter Trans – Non Debt Svc	-501	
Decrease Rec. Revenues		-\$5,005

36) FAMIS ORG 40-55-20
 AGING & YOUTH – YOUTH

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-3	
Decrease 495 Interdepartmental Expense	-1,596	
Decrease Rec. Appropriations		-\$1,599

REVENUES:

Decrease 047 Svc Oth Govt – Culture & Rec	-800	
Decrease Rec. Revenues		-\$800

37) FAMIS ORG 40-65
ONONDAGA COUNTY PUBLIC LIBRARY

APPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-2,357	
--	--------	--

Delete Line 5, 1 Pers Admin (OCPL), Gr. 32 (53,211 – 73,189)
Create Line 6, 1 Personnel Admin, Gr. 31 (48,560 – 66,768)

Decrease 120 Employee Benefits – Interdept	-52,045	
Decrease 323 Library Books & Materials	-217,893	
Decrease 495 Interdepartmental Expense	-614	
Decrease Rec. Appropriations		-\$272,909

REVENUES:

Decrease 070 Inter Trans - Non Debt Svc.	-392,909	
Increase 082 Other Sources	+120,000	
Decrease Rec. Revenues		-\$272,909

38) FAMIS ORG. 40-65-20
ONONDAGA COUNTY PUBLIC LIBRARY
SYSTEM SUPPORT

APPROPRIATIONS:

Decrease 495 Interdepartmental Expense	-18,980	
Decrease Rec. Appropriations		-\$18,980

REVENUES:

Decrease 070 Inter Trans – Non Debt	-18,980	
Decrease Rec. Revenues		-\$18,980

39) FAMIS ORG. 40-65-30
ONONDAGA COUNTY PUBLIC LIBRARY
SYRACUSE BRANCH

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-105,512	
Decrease 495 Interdepartmental Expense	-1,969	
Decrease Rec. Appropriations		-\$107,481

REVENUES:

Decrease 047 Svc Oth Govt – Culture & Rec	-107,481	
Decrease Rec. Revenues		-\$107,481

40) FAMIS ORG. 40-73-20

PROBATION DEPARTMENT

APPROPRIATIONS:

Decrease 102 Overtime	-50,000	
Decrease 120 Employee Benefits – Interdept	-5,011	
Decrease 495 Interdepartmental Expense	-17,913	
Decrease Rec. Appropriations		-\$72,924

REVENUES:

Decrease 022 St Aid – Public Safety	-9,516	
Decrease Rec. Revenues		-\$9,516

41) FAMIS ORG. 40-73-90
HILLBROOK DETENTION CENTERAPPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-52,717	
Delete Line 11, 2 Reg Nurse, Gr. 02 (42,734 – 52,567)		
Decrease 102 Overtime	-2,281	
Decrease 120 Employee Benefits – Interdept	-39,201	
Decrease 300 Supplies	-23,128	
Decrease 401 Travel/Training	-300	
Decrease 408 Fees for Services	-92,123	
Increase 495 Interdepartmental Exp	+182,314	
Decrease Rec. Appropriations		-\$27,436

REVENUES:

Decrease 025 St Aid – Social Svcs	-13,353	
Decrease Rec. Revenues		-\$13,353

42) FAMIS ORG. 40-79-20
SHERIFF
SHERIFF POLICE/CIVILAPPROPRIATIONS:

Decrease 102 Overtime	-290,000	
Decrease 205 Automotive Equipment	-544,500	
Decrease 300 Supplies & Materials	-207,843	
Decrease 495 Interdepartmental Expense	-83,273	
Decrease 300 Supplies & Materials (Note: ballistic vests, ammunition)	-66,000	
Decrease 300 Supplies & Materials	-36,663	
Increase 650 Contingency (Note: Air One)	+342,123	
Decrease 401 Travel/training	-30,000	
Decrease 408 Fees for Services	-23,283	
Decrease 410 All Oth Expenses	-30,444	
Decrease 413 Maintenance, Util & Rents	-45,300	
Decrease 570 Contracted Client Svcs	-17,000	

Decrease 101 Regular Employee Salaries -133,134
 Decrease 120 Employee Benefits – Interdept -78,549

Delete Line 55 Helicopter Repr Wrkr, Gr. 13 (58,286 – 64,548) effective July 1, 2011
 Delete Line 57 DS Sgt (Police), Gr. 05 (62,011 – 65,275) effective July 1, 2011
 Delete Line 58, 3 DS (Police), Gr. 04 (42,221 – 60,100) effective July 1, 2011

Decrease 101 Regular Employee Salaries -263,575
 Decrease 120 Employee Benefits – Interdept -79,325

Delete Line 25, 2 DS (Police), Gr. 04 (42,221 – 60,100)
 Delete Line 9, 1 DS Lieut (Police), Gr. 06 (70,946 – 74,680)
 Delete Line 13, 1 Data Equipment Operator, Gr. 04 (29,090 – 32,108)
 Delete Line 50, Fingerprint Tech, Gr.03 (27,653 – 30,511)

Decrease Rec. Appropriations - \$1,586,766

43) FAMIS ORG. 40-79-30
 SHERIFF
 SHERIFF CUSTODY DIVISION

APPROPRIATIONS:

Increase 101 Reg Employee Salaries +40,625
 Decrease 102 Overtime -40,000
 Decrease 120 Employee Benefits – Interdept -223
 Decrease 300 Supplies & Materials -69,100
 Decrease 401 Travel/Training -29,030
 Decrease 495 Interdepartmental Exp -4,439,977
 Increase 570 Contracted Client Svcs +5,233,731
 Increase Rec. Appropriations +\$696,026

REVENUES:

Increase 010 Fed Aid – Health +150,000
 Increase 060 Interdepartmental Rev +1,662,501
 Increase Rec. Revenues +\$1,812,501

44) FAMIS ORG. 40-81-10
 SOCIAL SERV. DEPT.
 DSS ADMINISTRATION

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept -25,921
 Decrease 300 Supplies & Materials -19,660
 Decrease 495 Interdepartmental Expense -101,113
 Decrease Rec. Appropriations - \$146,694

REVENUES:

Decrease 015 Fed Aid - Soc Services -48,742
 Decrease 025 St Aid - Soc Services -48,742
 Decrease Rec. Revenues - \$97,484

45) FAMIS ORG. 40-81-30
 SOCIAL SERV DEPT

DSS PROGRAMS

APPROPRIATIONS:

Decrease 601 Safety Net	-200,000	
Decrease 610 Foster Care	-100,000	
Decrease 618 Med Assist Payments by St	-630,000	
Decrease Rec. Appropriations		-\$930,000

REVENUES:

Decrease 025 St Aid – Soc Svcs	-\$188,000	
Decrease Rec. Revenue		-\$188,000

46) FAMIS ORG. 40-95
VETERANS SERVICE AGENCYAPPROPRIATIONS:

Decrease 101 Regular Employee Salaries	-9,258	
--	--------	--

Delete Line 1, Vet Serv Dir, Gr. 35 (70,093-96,450)
Create Line 2, Vet Serv Dir, Gr. 33 (58,312 – 80,235)

Decrease 120 Employee Benefits – Interdept	-7,021	
Decrease 300 Supplies & Materials	-68	
Decrease 401 Travel/Training	-357	
Decrease 495 Interdepartmental Expense	-883	
Decrease Rec. Appropriations		-\$17,587

REVENUES:

Decrease 060 Interdepartmental Rev	-12,663	
Decrease Rec. Revenues		-\$12,663

47) FAMIS ORG. 80-03
AUTHORIZED AGENCIES
PHYSICAL SERVICESAPPROPRIATIONS:

Decrease 869 Centers for Nature	-12,500	
Decrease 871 Cooperative Extension Assn	-133,958	
Decrease 872 Onondaga Soil & Water Conserv	-26,178	
Decrease Rec. Appropriations		-\$172,636

REVENUES:

Decrease 005 Non Real Prop Taxes	-12,500	
Decrease Rec. Revenues		-\$12,500

48) FAMIS ORG. 80-05-10
FACILITIES MANAGEMENTAPPROPRIATIONS:

Decrease 102 Overtime	-78,000	
Decrease 120 Employee Benefits – Interdept	-6,164	
Decrease 205 Automotive Equipment	-88,200	
Decrease 300 Supplies & Materials	-43,107	
Decrease 401 Travel/Training	-8,000	

Decrease 413 Maintenance, Utilities, Rents	-1,000,000	
Decrease 495 Interdepartmental Expense	-31,446	
Decrease 101 Regular Employee Salaries	-29,298	
Delete Line 14 Construction Admin, Gr. 32 (53,211 – 73,189)		
Delete Line 21 Mech Sys Mtce Supv, Gr. 31 (48,560 – 66,768)		
Delete Line 44 Custodial Worker I, Gr. 02 (26,561 – 29,298)		
Decrease Rec. Appropriations		-\$1,284,215

REVENUES:

Decrease 013 Fed Aid – Health	-18,000	
Decrease 030 Co Svc Rev – Genl Gov Support	-1,447	
Decrease 038 Co Svc Rev – Home & Comm Svc	-361	
Decrease 040 Svc Oth Govt – Gen Govt Supp	-32,335	
Decrease 042 Svc Oth Govt - Pub Safety	-3,885	
Decrease 056 Sales of Prop & Comp for Loss	-590	
Decrease 060 Interdepartmental Revenue	-1,178,594	
Decrease Rec. Revenue		-\$1,235,212

49) FAMIS ORG. 80-33
WATER ENVIRONMENT PROTECTION

APPROPRIATIONS:

Decrease 102 Overtime	-150,000	
Decrease 120 Employee Benefits – Interdept	-677,286	
Decrease 205 Automotive Equipment	-564,500	
Decrease 215 Furn & Other Capital Outlay	-15,000	
Decrease 300 Supplies & Materials	-602,177	
Decrease 408 Fees for Services	-146,000	
Increase 410 All Other Expenses	+100,000	
<i>(Note: Funding for Cornell Cooperative Extension)</i>		
Increase 410 All Other Expenses	+26,178	
<i>(Note: Funding for Soil & Water)</i>		
Decrease 495 Interdepartmental Expense	-14,289	
Decrease 972 Transfer to Grants	-300,000	
Decrease 101 Regular Employee Salaries	-149,593	
Delete Line 5, Dir. Of Green Infrast, Gr. 34 (63,911 – 87,966)		
Delete Line 8 Sanitary Engineer 1, Gr. 11 (49,415 – 54,691)		
Delete Line 27 Clerk 2, Gr. 05 (31,220 – 34,474)		
Decrease 101 Regular Employee Salaries	-66,490	
Delete Line 90 Storekeeper, Gr. 07 (36,411 – 40,241)		
Delete Line 91 Stock Clerk, Gr. 04 (29,090 – 32,108)		
<i>(Note: Vendor Management Program)</i>		
Decrease Rec. Appropriations		-\$2,559,157

REVENUES:

Decrease 013 Fed Aid – Health	-28,600	
Decrease 039 Co Svc Rev – WEP	-2,630,557	
Increase 056 Sales of Prop & Comp for	+100,000	
Decrease Rec. Revenues		-\$2,559,157

- 50) FAMIS ORG. 80-33-20
 WATER ENVIRONMENT PROTECTION
 FLOOD CONTROL

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-17,266	
Decrease 300 Supplies & Materials	-2,472	
Decrease 401 Travel/Training	-3,955	
Decrease Rec. Appropriations		-\$23,693

REVENUES:

Decrease 060 Interdept Revenue	-23,693	
Decrease Rec. Revenues		-\$23,693

- 51) FAMIS ORG. 80-33-40
 BEAR TRAP – LEY CREEK DRAINAGE DISTRICT

APPROPRIATIONS:

Decrease 495 Interdepartmental Exp	-11,460	
Decrease Rec. Appropriations		-\$11,460

REVENUES:

Decrease 002 Real Prop Tax – Spl Dist	-11,460	
Decrease Rec. Revenues		-\$11,460

- 52) FAMIS ORG. 80-33-50
 BLOODY BROOK DRAINAGE DISTRICT

APPROPRIATIONS:

Decrease 495 Interdepartmental Exp	-3,547	
Decrease Rec. Appropriations		-\$3,547

REVENUES:

Decrease 002 Real Prop Tax – Spl Dist	-3,547	
Decrease Rec. Revenues		-\$3,547

- 53) FAMIS ORG. 80-33-60
 MEADOWBROOK DRAINAGE DISTRICT

APPROPRIATIONS:

Decrease 495 Interdepartmental Exp	-5,457	
Decrease Rec. Appropriations		-\$5,457

REVENUES:

Decrease 002 Real Prop Tax – Spl Dist	-5,457	
Decrease Rec. Revenues		-\$5,457

- 54) FAMIS ORG. 80-33-70

HARBOR BROOK DRAINAGE DISTRICT

APPROPRIATIONS:

Decrease 495 Interdepartmental Exp	-6,822	
Decrease Rec. Appropriations		-\$6,822

REVENUES:

Decrease 002 Real Prop Tax – Spl Dist	-6,822	
Decrease Rec. Revenues		-\$6,822

55) FAMIS ORG. 80-57
METROPOLITAN WATER BOARD

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-167,561	
Decrease 205 Automotive Equipment	-30,000	
Decrease 300 Supplies & Materials	-55,513	
Decrease 401 Travel/Training	-9,051	
Decrease 495 Interdepartmental Expense	-1,572	

Decrease 101 Regular Employees Salaries	-62,893	
Delete Line 5 Account Clerk 2, Gr. 07 (36,411 – 40,241)		
Delete Line 13 Main Crew Leader, Gr. 10 (46,225 – 51,147)		
Delete Line 20 Water Plt Mgr (B), Gr. 33 (58,312 – 80,235)		
Create Line 21 Water Plt Mgr (B), Gr. 32 (53,211 – 73,189)		

Decrease Rec. Appropriations	-326,590	
------------------------------	----------	--

REVENUES:

Decrease 038 Co Svc Rev – Home & Comm		-\$326,590
Decrease Rec. Revenues		-\$326,590

56) FAMIS ORG. 80-69
PARKS AND RECREATION DEPT.

APPROPRIATIONS:

Decrease 120 Employee Benefits – Interdept	-9,368	
Decrease 205 Automotive Equipment	-106,600	
Decrease 215 Furn & Other Capital Outlay	-15,000	
Decrease 300 Supplies & Materials	-200,000	
Decrease 401 Travel/Training	-13,390	
Decrease 495 Interdepartmental Expense	-10,539	

Decrease 101 Regular Employee Salaries	-128,701	
Decrease 120 Employee Benefits – Interdept	-113,056	

Delete Line 2, Dep Comm Parks & Rec, Gr. 35 (70,053 – 96,450)
 Delete Line 3, Dir of Oper (Parks), Gr. 35 (70,053 - 96,450)
 Create Line 6, Admin Director (Pks & Re), Gr. 33 (58,312 – 80,235)
 Create Line 51, 1 Visitor Center Attend, Gr. 03 (27,653 – 30,511)
 Delete Line 52 Park Supt II, Gr. 33 (58,312 – 80,235)
 Create Line 54, Park Supt I, Gr. 31 (48,560 – 66,768)
 Delete Line 61 Park Supt II, Gr. 33 (58,312 – 80,235)
 Delete Line 64, 2 Park Supervisor, Gr. 09 (43,016 – 47,581)

Create Line 65, 2 Park Laborer Crw Ldr, Gr. 08 (39,599 – 43,784)
 Create Line 72 Park Supt III, Gr. 34 (63,911 – 87,966)
 Delete Line 75 Park Supervisor, Gr. 09 (43,016 – 47,581)
 Create Line 76 Park Laborer Crw Ldr, Gr. 08 (39,599 – 43,784)
 Delete Line 89 Park Supervisor, Gr. 09 (43,016 – 47,581)
 Create Line 90 Park Laborer Crw Ldr, Gr. 08 (39,599 – 43,784)
 Delete Line 38, 1 Zoo Attendant, Gr. 05 (31,220 – 34,474)
 Delete Line 50, 1 Park Laborer, Gr. 03 (27,653 – 30,511)

Decrease 101 Regular Employee Salaries -76,510
 Decrease 120 Employee Benefits – Interdept -43,381

Delete Line 19 Park Supervisor, Gr. 09 (43,016 – 47,581)
 Delete Line 21 Mtce Wrkr 1, Gr. 05 (31,220 – 34,474)

Note: Pratts Falls

Decrease Rec. Appropriations -716,545

REVENUES:

Decrease 013 Fed Aid – Health -43,500

Increase 005 Non Real Prop Tax Items +1,000,000
(Increased ROT for funding of the Zoo)

Increase 070 Transfer to grant fund +200,000
 Increase Rec. Revenues

+1,156,500

57) FAMIS ORG. 80-69-30
 PARKS AND RECREATION DEPT.
 GRANTS

APPROPRIATIONS:

Decrease 410 All Other Expenses -500,000
 Decrease Rec. Appropriation -500,000

REVENUES:

Decrease 005 Non Real Prop Tax Items -500,000
 Decreased Rec. Revenues -500,000

58) FAMIS ORG. 80-93-10
 TRANSPORTATION DEPARTMENT
 HIGHWAYS DIVISION

APPROPRIATIONS:

Decrease 101 Regular Employees Salaries -105,000
 Decrease 102 Overtime -100,000
 Decrease 120 Employee Benefits – Interdept -79,348
 Decrease 300 Supplies & Materials -388,758
 Decrease 401 Travel/Training -20,710
 Increase 408 Fees for Services +5,000
 Decrease 495 Interdepartmental Expense -167,867
 Decrease 960 Prov for Cap Projects -500,000

Decrease 101 Regular Employee Salaries -40,956

Decrease 120 Employee Benefit – Interdept -23,222
 Increase 408 Fees for Services +25,000

Delete Line 10, 1 Heavy Equip Mech 1, Gr.08 (39,599 – 43,784)

Decrease Rec. Appropriations -\$1,395,861

REVENUES:

Increase 005 Non Real Prop Tax Items +500,000
 Decrease 070 Inter Trans – Non Debt Svc -1,895,861

Decrease Rec. Revenues -\$1,395,861

59) FAMIS ORG. 80-93-20
 TRANSPORTATION DEPARTMENT
 ROAD MACHINERY FUND

APPROPRIATIONS:

Decrease 205 Automotive Equipment -518,000
 Decrease 215 Furn & Other Capital Outlay -15,000
 Decrease 300 Supplies & Materials -430,758
 Decrease 401 Travel/Training -400

Decrease Rec. Appropriations -\$964,158

REVENUES:

Decrease 013 Fed Aid – Health -43,500
 Decrease 060 Interdepartmental Rev -158,627
 Decrease 070 Inter Trans Non Debt Svc -762,031

Decrease Rec. Revenues -\$964,158

* * *

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

Motion Made By Mr. Meyer

RESOLUTION NO. 243

ABOLISHING A PORTION OF VACANT POSITIONS IN VARIOUS UNITS OF THE COUNTY

WHEREAS, this Legislature is authorized to abolish certain positions of employment in County Government; and

WHEREAS, it is the desire of this Legislature to abolish certain positions of employment that are presently vacant; now, therefore be it

RESOLVED, that the following positions of employment be abolished effective January 1, 2011:

AGING & YOUTH -					
AGING	5510	P3975	ACCOUNT CLERK 2	7	\$36,411
CENTER FOR	4351	P2247	TYPIST 1	3	\$27,653

FORENSIC SCIEN					
CENTER FOR FORENSIC SCIEN	4351	P4176	QUEST DOC EXAM 1	11	\$49,415
CENTER FOR FORENSIC SCIEN	4351	P4178	QUEST DOC EXAM 3	13	\$58,286
CENTER FOR FORENSIC SCIEN	4351	P7468	TECHNICIAN	7	\$36,411
COMPT - ACCOUNTING	1320	P0170	ACCOUNT CLERK 1	4	\$32,108
CORRECTION	1500	P1678	ACCOUNT CLERK TYP 1	4	\$29,090
CORRECTION	1500	P1692	BOILER OPER/MTCE WKR	4	\$46,114
EMPLOYMENT & TRAINING AGE	7120	P4961	EMP TRNG PR PLN SPEC	12	\$58,254
EMPLOYMENT & TRAINING AGE	7120	P4982	YOUTH COUNSELOR 1	9	\$47,581
E911 - EMERGENCY COMMUNIC	3400	P6577	SUP OF DISP OPER	10	\$46,225
E911 - EMERGENCY COMMUNIC	3400	P6582	SUP OF DISP OPER	10	\$46,225
FACILITIES MGMT	0510	P0599	LABORER 2	3	\$27,653
FACILITIES MGMT	0510	P0627	LABORER 2	3	\$27,653
FACILITIES MGMT	0510	P0629	LABORER 2	3	\$27,653
FACILITIES MGMT	0510	P4759	CUSTODIAL WORKER 2	3	\$30,511
FACILITIES MGMT	0510	P4760	CUSTODIAL WORKER 2	3	\$30,511
FACILITIES MGMT	0510	P4761	CUSTODIAL WORKER 2	3	\$28,592
FINANCE - ADMIN.	3910	P0141	ACCOUNT CLERK 1	4	\$29,090
FINANCE - ADMIN.	3910	P0143	ACCOUNT CLERK TYP 1	4	\$29,090
HEALTH DEPARTMENT	4300	P0856	TYPIST 1	3	\$27,653
HEALTH DEPARTMENT	4300	P1799	RESEARCH TECH 2	11	\$49,415
HEALTH DEPARTMENT	4300	P1800	COMMUNICABLE DIS INV	9	\$43,016
HEALTH DEPARTMENT	4300	P2100	TYPIST 1	3	\$27,653
HEALTH DEPARTMENT	4300	P2305	TYPIST 1	3	\$30,511
HEALTH DEPARTMENT	4300	P2381	TYPIST 1	3	\$27,653
HEALTH DEPARTMENT	4300	P2387	TYPIST 1	3	\$27,653
HEALTH DEPARTMENT	4300	P6136	OUTREACH WKR HEALTH	4	\$29,090
HEALTH DEPARTMENT	4300	P6139	OUTREACH WKR HEALTH	4	\$29,090
HEALTH DEPARTMENT	4300	P6369	TYPIST 2	5	\$31,220
HEALTH DEPARTMENT	4300	P6850	PROG COOR (HEALTH)	12	\$52,621
HEALTH DEPARTMENT	4300	P7046	ENV HEALTH AIDE	6	\$33,885
HEALTH DEPARTMENT	4300	P7071	ACCOUNT CLERK 1	4	\$29,090

HEALTH DEPARTMENT	4300	P7221	SANITARIAN 2	12	\$58,254
HEALTH DEPARTMENT	4300	P2175	REG NURSE	2	\$52,567
HEALTH DEPARTMENT	4300	P2239	PH NURSE	3	\$44,091
HEALTH DEPARTMENT	4300	P2241	PH NURSE	3	\$44,091
HEALTH DEPARTMENT	4300	P2526	REG NURSE	2	\$42,734
HEALTH DEPARTMENT	4300	P6833	REG NURSE	2	\$42,734
INFORMATION TECHNOLOGY	2700	P010N	BUSINESS ANALYST	33	\$59,946
INFORMATION TECHNOLOGY	2700	P011N	BUSINESS ANALYST	33	\$59,946
INFORMATION TECHNOLOGY	2700	P0748	SR SYSTEMS PROG	15	\$70,889
INFORMATION TECHNOLOGY	2700	P4741	SYS ANALYST COMP EQUIP MTCE	14	\$64,463
INFORMATION TECHNOLOGY	2700	P9852	SPEC	7	\$36,411
INFORMATION TECHNOLOGY	2700	P9929	SR PROG ANALYST	15	\$70,889
INFORMATION TECHNOLOGY	2700	P9968	WEB SITE ADMIN CUSTODIAL	13	\$58,286
LTC - VAN DUYN	4920	P0221	WORKER 2	3	\$27,653
LTC - VAN DUYN	4920	P4067	CLERK 2	5	\$31,220
LTC - VAN DUYN	4920	P4124	COOK 1	6	\$37,435
MANAGEMENT & BUDGET	3915	P0864	PROGRAM ANALYST	32	\$54,700
MANAGEMENT & BUDGET	3915	P7466	PROGRAM ANALYST	32	\$54,700
MENTAL HEALTH	5300	P2607	CHILD CARE WORKER II	7	\$36,411
MENTAL HEALTH	5300	P2629	CHILD CARE WORKER II	7	\$36,411
PARKS & RECREATION	6900	P3754	PROJECT COORD	31	\$49,917
PARKS & RECREATION	6900	P3756	REC SUPERVISOR	10	\$46,225
PARKS & RECREATION	6900	P3772	MTCE CARPENTER	7	\$36,411
PARKS & RECREATION	6900	P3793	PARK LABORER	3	\$27,653
PARKS & RECREATION	6900	P3794	PARK LABORER	3	\$27,653
PARKS & RECREATION	6900	P3825	PARK LABORER PARK NATURALIST	3	\$27,653
PARKS & RECREATION	6900	P3867	1 VISITOR CENT	9	\$43,016
PARKS & RECREATION	6900	P7150	ATTEND	3	\$27,653
PURCHASE DIVISION	7500	P0237	PURCH CLERK	6	\$33,885
PURCHASE DIVISION	7500	P0242	CLERK 1	2	\$26,561
SHERIFF POLICE/CIVIL DIVI	7920	P0829	TYPIST 1	3	\$27,653
SHERIFF POLICE/CIVIL DIVI	7920	P1791	CRIME ANALYST	8	\$39,599

SHERIFF POLICE/CIVIL DIVI	7920	P0872	DS COURT ATTENDANT	1	\$35,965
SHERIFF POLICE/CIVIL DIVI	7920	P0884	DS COURT ATTENDANT	1	\$35,965
SOCIAL SERVICES DEPT	8110	P0165	ACCOUNT CLERK 1	4	\$29,090
SOCIAL SERVICES DEPT	8110	P0420	TYPIST 2	5	\$31,220
SOCIAL SERVICES DEPT	8110	P0594	SUP ENF OFCR WELFARE FRAUD	8	\$39,599
SOCIAL SERVICES DEPT	8110	P1729	INVEST WELFARE FRAUD	10	\$46,225
SOCIAL SERVICES DEPT	8110	P2084	INVEST	10	\$46,225
SOCIAL SERVICES DEPT	8110	P2658	SR CASEWORKER TRAINING	10	\$46,225
SOCIAL SERVICES DEPT	8110	P2664	SUPERVISOR	12	\$52,621
SOCIAL SERVICES DEPT	8110	P2987	DIR SOC SERVICES	35	\$72,020
SOCIAL SERVICES DEPT	8110	P2994	CLERK 1	2	\$26,561
SOCIAL SERVICES DEPT	8110	P2999	SR CASEWORKER HOUSING	10	\$46,225
SOCIAL SERVICES DEPT	8110	P3031	COORDINATOR	9	\$43,016
SOCIAL SERVICES DEPT	8110	P3254	SR CASEWORKER	10	\$46,225
SOCIAL SERVICES DEPT	8110	P3262	SR CASEWORKER	10	\$46,225
SOCIAL SERVICES DEPT	8110	P3271	SR CASEWORKER	10	\$46,225
SOCIAL SERVICES DEPT	8110	P3331	SR CASEWORKER	10	\$46,225
SOCIAL SERVICES DEPT	8110	P3363	CLERK 1 COMMUN SERV	2	\$26,561
SOCIAL SERVICES DEPT	8110	P3390	WORKER COMMUN SERV	7	\$36,411
SOCIAL SERVICES DEPT	8110	P3393	WORKER	7	\$36,411
SOCIAL SERVICES DEPT	8110	P3486	TYPIST 1	3	\$27,653
SOCIAL SERVICES DEPT	8110	P3532	MAIL ROOM CLERK	5	\$34,474
SOCIAL SERVICES DEPT	8110	P3611	ACCOUNT CLERK 1	4	\$29,090
SOCIAL SERVICES DEPT	8110	P3657	ACCOUNT CLERK 2	7	\$36,411
SOCIAL SERVICES DEPT	8110	P3660	ACCOUNT CLERK 2	7	\$36,411
SOCIAL SERVICES DEPT	8110	P3662	ACCOUNT CLERK 2	7	\$36,411
SOCIAL SERVICES DEPT	8110	P3666	ACCOUNT CLERK 2	7	\$36,411

SOCIAL SERVICES DEPT	8110	P3719	CLERK 1 RESOURCE	2	\$29,298
SOCIAL SERVICES DEPT	8110	P3724	ANALYST	8	\$39,599
SOCIAL SERVICES DEPT	8110	P3733	TYPIST 1 AST DIR INCOME	3	\$27,653
SOCIAL SERVICES DEPT	8110	P6225	MTCE	33	\$59,946
SOCIAL SERVICES DEPT	8110	P6259	TYPIST 2	5	\$31,220
SOCIAL SERVICES DEPT	8110	P6318	ACCOUNT CLERK 1 SOC SER EXAMINER	4	\$29,090
SOCIAL SERVICES DEPT	8110	P6522	1	7	\$36,411
SOCIAL SERVICES DEPT	8110	P7038	ADMIN ANALYST 1 CHILD SUPP ENF	9	\$43,016
SOCIAL SERVICES DEPT	8110	P7168	SUPER	11	\$49,415
SOCIAL SERVICES DEPT	8110	P7425	SR CASEWORKER	10	\$46,225
SYR/ONON PLANNING AGENCY	8700	P4007	PLANNER 4 MOTOR EQUIP OPER	33	\$59,946
TRANSPORTATION	9310	P0603	3 HIGHWAY SHIFT	7	\$36,411
TRANSPORTATION	9310	P2407	SUPV	9	\$45,969
TRANSPORTATION	9310	P5049	CIVIL ENGINEER 2 ENGINEERING AIDE	13	\$64,548
TRANSPORTATION	9310	P5059	3 ENGINEERING AIDE	9	\$43,016
TRANSPORTATION	9310	P5061	3 HEAVY EQUIP	9	\$43,016
TRANSPORTATION	9310	P5090	MECH 2 MOTOR EQUIP OPER	9	\$43,016
TRANSPORTATION	9310	P5109	1 TIRE SVC	5	\$31,220
TRANSPORTATION	9310	P5110	MECHANIC MOTOR EQUIP	6	\$33,885
TRANSPORTATION	9310	P5121	DISPATCH	4	\$29,090
TRANSPORTATION	9310	P5126	LABORER 1 LABOR CREW	1	\$25,488
TRANSPORTATION	9310	P5134	LEADER LABOR CREW	8	\$39,599
TRANSPORTATION	9310	P5135	LEADER LABOR CREW	8	\$39,599
TRANSPORTATION	9310	P5136	LEADER LABOR CREW	8	\$39,599
TRANSPORTATION	9310	P5137	LEADER LABOR CREW	8	\$39,599
TRANSPORTATION	9310	P5140	LEADER HIGHWAY CONST	8	\$39,599
TRANSPORTATION	9310	P5146	CR LDR LABOR CREW	9	\$43,016
TRANSPORTATION	9310	P5148	LEADER	8	\$39,599

TRANSPORTATION	9310	P5162	HIGHWAY CONST CR LDR	9	\$43,016
TRANSPORTATION	9310	P5165	BRIDGE MTCE CREW LDR	9	\$43,016
TRANSPORTATION	9310	P5178	LABOR CREW LEADER	8	\$39,599
TRANSPORTATION	9310	P5238	MOTOR EQUIP OPER 1	5	\$31,220
TRANSPORTATION	9310	P5240	CLERK 1 MOTOR EQUIP OPER	2	\$26,561
TRANSPORTATION	9310	P5241	1 MOTOR EQUIP	5	\$31,220
TRANSPORTATION	9310	P5269	DISPATCH	4	\$29,090
TRANSPORTATION	9310	P5272	LABORER 1 MOTOR EQUIP OPER	1	\$25,488
TRANSPORTATION	9310	P5316	1 MOTOR EQUIP OPER	5	\$31,220
TRANSPORTATION	9310	P5330	1	5	\$31,220
TRANSPORTATION	9310	P5363	LABORER 1	1	\$25,488
TRANSPORTATION	9310	P5365	LABORER 1 TRAF SIGN REPR	1	\$28,105
TRANSPORTATION	9310	P5375	WKR 2	8	\$39,599
TRANSPORTATION	9310	P6794	BLDG MTCE SUPV	12	\$52,621
TRANSPORTATION	9310	P6865	CLERK 2 MOTOR EQUIP OPER	5	\$31,220
TRANSPORTATION	9310	P9885	2 TRAF SIG REPR	6	\$33,885
TRANSPORTATION	9310	P9922	WRKR 1 TRAF SIG REPR	6	\$33,885
TRANSPORTATION	9310	P9923	WRKR 1 MOTOR EQUIP OPER	6	\$33,885
TRANSPORTATION	9310	P9924	3 MOTOR EQUIP OPER	7	\$36,411
TRANSPORTATION	9310	P9962	3 ACCOUNT CLERK	7	\$36,411
VETERANS AGENCY	9500	P7208	TYP 1	4	\$29,090
VETERANS AGENCY	9500	P9880	VET SVC OFCR AIDE HEAVY EQUIP	6	\$33,885
WATER ENV. PROTECT	3330	P3831	MECH 1 HEAVY EQUIP	8	\$39,599
WATER ENV. PROTECT	3330	P3832	MECH 1	8	\$39,599
WATER ENV. PROTECT	3330	P5513	PUMP MNTCE WKR WASTE TR PL MT	6	\$33,885
WATER ENV. PROTECT	3330	P5688	W IE	7	\$36,411

ADOPTED. Ayes: 13 (Lesniak, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Rhinehart) Noes: 5 (Laguzza, Masterpole, Williams, Ervin, Buckel) Absent: 1 (Kinne)

* * *

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

Motion Made By Mr. Stanczyk

RESOLUTION NO. 244

AMENDING RESOLUTION NO. 240 - 2010 REGARDING THE USE OF PUBLIC FUNDS FOR CERTAIN SERVICES

WHEREAS, by Resolution No. 240 - 2010, this Onondaga County Legislature provided that Onondaga County shall not use public funds to procure concert promotion services at County venues, but excluded the Oncenter Complex and Onondaga Community College as county venues for purposes of that resolution; and

WHEREAS, it is the desire of this Legislature to amend that resolution to include Onondaga Community College as a county venue, such that public funds shall not be used to procure concert promotion services at Onondaga Community College; now, therefore be it

RESOLVED, that Resolution No. 240 - 2010 hereby is amended in fourth Resolved Clause to strike the words "or at Onondaga Community College", and is further amended in the fifth Resolved Clause to strike the words "and Onondaga Community College"; and, be it further

RESOLVED, that in all other respects, Resolution No. 240 - 2010 shall remain in full force and effect.

ADOPTED. Ayes: 15 (Lesniak, Stanczyk, Kilmartin, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Dougherty, Meyer, Rapp, Buckel, Corbett, Rhinehart) Noes: 3 (Holmquist, DeMore, Tassone) Absent: 1 (Kinne)

* * *

There being no further business to come before the County Legislature, Mr. Lesniak moved to adjourn until Wednesday, November 3, 2010. There was no objection and the meeting was adjourned at 12:17 p.m.

Respectfully submitted,
DEBORAH L. MATURO, Clerk
Onondaga County Legislature

* * *

November 3, 2010

The Legislature of Onondaga County reconvened on the above date at 2:30 p.m. Chairman Rhinehart presiding.

The Clerk called the roll and the following legislators were present: Lesniak, Dougherty, Meyer, Tassone, Rapp, Buckel, Corbett, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Mr. Chairman.

Absent: Legislator Kinne

Legislator Kilmartin gave the invocation. Legislator DeMore led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

September 17, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XII, Section 12.01 of the Onondaga County Administrative Code, I have appointed, subject to confirmation of the County Legislature, the following member to the Syracuse/Onondaga County Planning Board:

APPOINTMENT:

Mr. Chester A. Dudzinski, Jr.
7169 Island Road
Cicero, NY 13039

TERM EXPIRES:

December 31, 2013

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

September 17, 2010

TO THE HONORABLE MEMBERS OF THE COUNTY LEGISLATURE:

Pursuant to Article XIX, Section 1903, of the Onondaga County Charter, I have appointed, subject to confirmation of the County Legislature, the following individual to serve as a member of the CNY Works Board of Directors:

APPOINTMENT:

David Weatherup
5210 Hook Circle
Jamesville, NY 13078

TERM EXPIRES:

December 31, 2013

November 3, 2010

435

Mr. Weatherup will be replacing Rebecca Meinking

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

October 15, 2010

I, Joanne Mahoney, Onondaga County Executive, hereby appoint Robert F. Sprague to the position of Commissioner, Department of Long Term Care Services, Van Duyn Home and Hospital, on a temporary basis. Her term will begin on September 13, 2010 and end November 11, 2010.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 245

AMENDING THE 2010 COUNTY BUDGET TO AUTHORIZE THE ONONDAGA COUNTY SHERIFF'S OFFICE TO RECEIVE ADDITIONAL GRANT FUNDS FROM THE BUREAU OF JUSTICE ASSISTANCE IN SUPPORT OF LOCAL LAW ENFORCEMENT, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the Edward Byrne Memorial Justice Assistance Grant Program (JAG Grant) allows state and local governments to support a broad range of activities to prevent and control crime based on local needs and conditions; and

WHEREAS, the Onondaga County Sheriff's Office has applied for and received an additional \$9,236 in program funding, beyond the \$82,661 previously budgeted, with an expenditure period of October 1, 2010 through September 30, 2014; and

WHEREAS, the grant will be used to continue funding Special Patrol Officers assigned to the Sheriff's Headquarters building and to the Onondaga County Civic Center; and

WHEREAS, it is the desire of this Legislature to accept these funds; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended and the following amounts be provided and made available:

REVENUES:

In Admin. Unit 40-79-20
Sheriff Police/Civil

\$9,236

FAMIS Index #410019
 In Acct. 012-0119 Local Law Enforcement Grants
 Project – 782140 JAG - 2010 \$9,236

APPROPRIATIONS:

CG960 Appropriations \$9,236
 In Admin Unit 40-79-20
 Sheriff Police/Civil
 FAMIS Index #410019
 Project – 782140 JAG - 2010 \$9,236

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Kilmartin, Mr. Rhinehart

RESOLUTION NO. 246

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AN AGREEMENT WITH THE
 VILLAGE OF SKANEATELES FOR SERVICES RELATED TO THE NEW YORK STATE POLICE
 INFORMATION NETWORK (NYSPIN)

WHEREAS, the New York State Police operate the New York State Information Network (NYSPIN), as authorized in the Executive Law, and such network collects and distributes information to the law enforcement agencies throughout the state; and

WHEREAS, NYSPIN is available to municipalities within the state, and the Onondaga County Department of Emergency Communications (E-911) monitors the network for relevant communications and originates, modifies, or cancels NYSPIN messages and database file entries; and

WHEREAS, E-911 has sufficient capacity, personnel and equipment to allow it to continually monitor NYSPIN and originate, modify, or cancel NYSPIN messages and database file entries on behalf of other municipalities, and, upon receipt of communications addressed to such agency, E-911 would be able to relay such communications to said agency; and

WHEREAS, many municipal agencies, including the Village of Skaneateles, do not have the resources available to continually monitor NYSPIN and originate, modify, or cancel NYSPIN messages and database file entries, and a shared services agreement would allow those agencies to gain greater efficiencies; and

WHEREAS, to foster intergovernmental cooperation and promote the efficient delivery of governmental services, it is the desire of this Onondaga County Legislature to authorize the County Executive to enter into an agreement with the Village of Skaneateles, allowing E-911 to perform such relay and message origination, modification and/or cancellation services for the Village of Skaneateles in exchange for an agreed upon amount of money to cover the County's administrative costs and expenses related to the provision of such services for the Village of Skaneateles; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into an intermunicipal agreement with the Village of Skaneateles consistent with the terms set forth above.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 247

2010 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin. Unit 40-53	Admin Unit 40-53	
Mental Health	Mental Health	
FAMIS Index #36008 & 360578	FAMIS Index #360578	
Acct. 101-4101	Acct. 408-9408	
Regular Employee Salaries	All Other Expenses	\$5,500
Index # 360008 - \$3,600		
Index # 360578 - \$1,900		

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 248

CONFIRMING APPOINTMENT TO THE CNY WORKS BOARD OF DIRECTORS

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, has duly appointed and designated pursuant to Article XIX, Section 1903 of the Onondaga County Charter, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the CNY Works Board of Directors:

<u>APPOINTMENT:</u>	<u>TERM EXPIRES:</u>
David Weatherup	December 31, 2013
331 Dewitt Street	
Syracuse, NY 13202	

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of the above individual as a member of the CNY Works Board of Directors for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 249

AUTHORIZE A PUBLIC HEARING TO CONSIDER RECOMMENDATIONS OF THE METROPOLITAN WATER BOARD TO AMEND THE CURRENTLY EFFECTIVE SCHEDULE OF RATES TO BE CHARGED FOR WATER AND WATER SERVICE PROVIDED BY THE ONONDAGA COUNTY WATER DISTRICT

WHEREAS, by Resolution No. 215 adopted June 6, 1966, the Board of Supervisors confirmed, ratified and approved, pursuant to the provisions of Section 266 of the County Law, a Schedule of Rates to be Charged for Water and Water Service to be Provided by the Onondaga County Water District, as recommended by the Metropolitan Water Board, the administrative head for said District, which Schedule of Rates was thereafter amended by the following resolutions: No. 158 – 1969 , 163 – 1970 , 614 – 1974, 625 – 1980, 172 – 1984, 187 – 1993, 105 – 2002, 230 – 2003, 261 – 2004, 245 – 2005 , 288 – 2006, and 289 – 2008, and, as thus amended, such Schedule of Rates is currently in full force and effect; and

WHEREAS, said Metropolitan Water Board has proposed amending said Schedule of Rates, as hereinafter more fully set forth, with a request for confirmation of the proposed amendment following a public hearing thereon to be conducted pursuant to the provisions of Section 266 of the County Law and applicable rules; and

WHEREAS, it is now desired to schedule the required public hearing to consider the proposed amendment; now, therefore be it

RESOLVED, by the Onondaga County Legislature, as follows:

Section I. Receipt is hereby acknowledged of a communication from the Metropolitan Water Board, administrative head for the Onondaga County Water District, advising that it has established an amendment to the currently effective Schedule of Rates to be charged for Water and Water Service Provided by the Onondaga County Water District effective January 1, 2011, and requesting confirmation of said amendment by the County Legislature following a public hearing thereon.

Section II. The amendment proposed by the Metropolitan Water Board involves change in the respective rates currently in effect and, as amended, said Schedule of Rates would read as follows:

“All deliveries shall be made pursuant to contracts in writing between the customer and Onondaga County Water District and, except as otherwise provided in such contracts approved by the County Legislature, charges for water and water service shall be made in the manner following:

SCHEDULE NO. 1: For each Internal Customer, except the City of Syracuse, charges for water and water service will be made on a dual basis – a commodity charge based on actual consumption as measured by the meter at the point of connection to the District system (meters to be read and customers to be billed monthly), plus a capacity charge based on peak demand placed by the customer on the District system; these charges shall be computed by applying to actual consumption the following rates:

<u>COMMODITY CHARGE:</u>	(per 1,000 gallons per month)
First 30,000,000 gallons	\$0.9
Next 80,000,000 gallons	\$0.89
Next 180,000,000 gallons	\$0.88
Over 290,000,000 gallons	\$0.87

CAPACITY CHARGE: \$3.85 per month per thousand gallons on the day of peak demand calculated by multiplying the average day during the prior year by a factor of 1.5. During the initial year of service the peak day will be adjusted monthly using cumulative daily average consumption and the 1.5 multiplier.

SCHEDULE NO. 2: For the City of Syracuse the charge for water and water service will be at the rate of \$1.10 per thousand gallons actually consumed as measured by the meter at the point of connection to the District system (meter to be read and bill to be rendered monthly); PROVIDED, however, that the City will pay a minimum annual charge (calendar year) of \$50,000 in equal monthly installments, for which the City may take 45,454,545 gallons of water in that year; for any water consumed in excess of this quantity during such year an additional charge will be made at the rate of \$1.10 per thousand gallons of excess.

SCHEDULE NO. 3: For each External Customer charges for water and water service will comprise the following monthly and annual charges:

- a) A monthly charge for water actually delivered and sold, computed and payable in the manner prescribed in SCHEDULE NO. 1 for Internal Customers; PLUS
- b) An annual charge computed and payable in the manner prescribed in Article III, Section 3.4 (c) of the currently effective Rules and Regulations for the Operation of Onondaga County Water District.

The terms "Internal Customer" and "External Customer" shall apply to and comprise customers within the scope of these terms as defined in Article I, Section 1.9 and 1.10 of the currently effective Rules and Regulations for the Operation of Onondaga County Water District.

When a customer has more than one (1) connection to the District system, a meter will be installed at each point of connection and customer will be billed on a conjunctive basis."

and, be it further

RESOLVED, that said public hearing be held at the County Legislature Chambers in the County Courthouse, City of Syracuse, New York, at 2:25 o'clock P.M. on December 7, 2010, to consider the aforementioned amendment to the currently effective Schedule of Rates to be Charged for Water and Water Service Provided by the Onondaga County Water District, which hearing shall be conducted in compliance with the rules for conducting such a hearing as set forth in the Order of the Board of Supervisors contained in Resolution No. 174 – 1966; and, be it further

RESOLVED, that the Clerk of this County Legislature be and hereby is authorized and directed to give notice of the public hearing hereinabove authorized and scheduled by publishing a certified copy of this resolution once in the Syracuse Post Standard, the first publication thereof to be not less than ten (10) nor more than twenty (20) days prior to said hearing.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 250

AMENDING THE 2010 COUNTY BUDGET TO PROVIDE FOR THE TRANSFER OF FUNDS FOR CORRECTIONAL HEALTH SERVICES, AND AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AGREEMENTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, Onondaga County provides health and mental health services through the County Departments of Health, Mental Health and Probation (Hillbrook Detention Center); and

WHEREAS, the County is looking to the private sector to provide these correctional health and mental health services, commencing November 15, 2010; and

WHEREAS, it is necessary to transfer funding to the Sheriff's Office budget to accommodate this change; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into agreements to implement the intent of this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended as follows:

APPROPRIATIONS:

In Administrative Unit 40-43-55		\$0
Health Department – Correctional Health		
FAMIS Index 330407		
In Account 101-4101 Regular Employee Salaries	-\$	70,000
In Account 300-9300 Supplies and Materials	-\$	30,000
In Account 408-9408 Professional Services	-\$	369,856
In Administrative Unit 40-53		
Mental Health		
FAMIS Index 360040		
In Account 101-4101 Regular Employee Salaries	-\$	82,000
In Account 300-9300 Supplies and Materials	-\$	2,500
In Account 401-9401 Travel/Training	-\$	755
In Account 408-9408 Professional Services	-\$	27,723
In Account 410-9410 All Other Expenses	-\$	284
In Account 413-9413 Maintenance, Utilities, and Rents	-\$	1,168
In Administrative Unit 40-73-90		
Hillbrook Detention Center		
FAMIS Index 400200		
In Account 300-9300 Supplies and Materials	-\$	5,000
In Account 408-9408 Professional Services	-\$	17,906
In Administrative Unit 40-79-30		
Sheriff Custody		
FAMIS Index 410027		
In Account 570-9570 Contracted Services		\$607,192

ADOPTED. Ayes: 12 (Lesniak, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Holmquist, Rhinehart) Noes: 6 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Buckel) Absent: 1 (Kinne)

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

Motion Made By Mr. Jordan

RESOLUTION NO. 251

AUTHORIZING THE SETTLEMENT OF THE SUPREME COURT ACTION OF C.O. FALTER CONSTRUCTION CORP., V. COUNTY OF ONONDAGA

WHEREAS, on or about March 27, 2007, by Summons and Complaint, Plaintiff, C.O. Falter Construction Corp., commenced this action against the County of Onondaga demanding payment for amounts due on unpaid construction work on the Sewer Separation CSO Areas 038, 040, 046A and 046B, for Onondaga County Department of Water Environment Protection Project No. 587963-001; and

WHEREAS, Plaintiff, C.O. Falter, Inc., is willing to settle against the County of Onondaga upon the payment of \$400,000; now, therefore be it

RESOLVED, that the County Attorney is hereby authorized to settle this action in the amount of \$400,000, and the Comptroller be and hereby is authorized to draw his warrant charging it against the proper funds; and, be it further

RESOLVED, that this warrant shall be released to the County Attorney upon receipt of the proper release and the Stipulation of Discontinuance.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Meyer

RESOLUTION NO. 252

CONFIRMING APPOINTMENT TO THE SYRACUSE/ONONDAGA COUNTY PLANNING BOARD

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, has duly appointed and designated pursuant to Article XII, Section 12.02 of the Onondaga County Administrative Code, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Syracuse/Onondaga County Planning Board:

APPOINTMENT:
Chester A. Dudzinski, Jr.
7169 Island Road
Cicero, NY 13039

TERM EXPIRES:
December 31, 2013

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of the above individual as a member of the Syracuse/Onondaga County Planning Board for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 253

AMENDING THE 2010 COUNTY BUDGET TO APPROPRIATE REVENUE RECEIVED FROM THE AUCTION OF VARIOUS COUNTY HIGHWAY MILLINGS FOR THE 2011 PAVING PROGRAM

WHEREAS, the Onondaga County Department of Transportation paved approximately 2.5 miles of various County highways; and

WHEREAS, these projects included the milling of roughly 2,630 tons of old pavement; and

WHEREAS, the County auctioned the millings, resulting in revenue for the Department of \$11,368; and

WHEREAS, the Department of Transportation would like to apply this revenue to its 2011 paving program; now, therefore be it

RESOLVED, that the 2010 County Budget be amended and the following accounts adjusted:

REVENUES:

D510 Estimated Revenues	\$11,368
In Administrative Unit 80-93-10 Highway Division	
FAMIS Index 534040	
In Acct. 056-1920 Sale of Scrap	\$11,368

APPROPRIATIONS:

D960 Appropriations	\$11,368
In Administrative Unit 80-93-10 Highway Division	
FAMIS Index 534040	
In Acct. 960-7460 Provision for Capital Projects	\$11,368

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 254

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AN AGREEMENT WITH THE STATE OF NEW YORK FOR SNOW AND ICE CONTROL ON STATE HIGHWAYS FOR THE 2010 - 2011 SEASON

WHEREAS, Section 12 of the New York State Highway Law authorizes the County of Onondaga to contract with the State of New York for the control of snow and ice on state highways in towns and incorporated villages; and

WHEREAS, since 1975 the New York State Commissioner of Transportation and the County of Onondaga have contracted for the County to provide snow and ice on state roads within the County; and

WHEREAS, the estimated amount of the contract for snow and ice control for the 2010 - 2011 season is \$1,766,760, and it is the desire of this Legislature to authorize said contract; now, therefore be it

RESOLVED, that the Onondaga County Executive hereby is authorized to enter into agreements with the State of New York to provide for the control of snow and ice on state highways in the estimated annual amount of \$1,766,760 for the 2010 - 2011 season and to implement the intent of this resolution.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

On behalf of Chairman Rhinehart, Mr. Lesniak requested a waiver to present the following resolution. There was no objection and the wavier was allowed.

Motion Made By Mr. Rhinehart, Mr. Holmquist, Mr. Jordan, Mrs. Tassone

ESTABLISHING A TASK FORCE TO REVIEW THE FUNCTIONS PERFORMED BY THE COUNTY HEALTH DEPARTMENT

WHEREAS, pursuant to New York State Public Health Law, the County enforces the New York State Sanitary Code and provides various public health services, including community health assessment, disease control, environmental health and family health; and

WHEREAS, the New York State Public Health Law further provides for the County to submit an enforcement plan and to abide by state guidance documents and regulations; and

WHEREAS, it is the desire of this Legislature to review the various services and levels of service provided by the County Health Department; now, therefore be it

RESOLVED, that there is hereby created a Task Force to review the level of services provided by the Onondaga County Health Department, specifically to determine which services are mandated by state law or state regulation, the required level of service for any such mandated programs, the services provided that are not so mandated, the level of grant funding available for each mandated and non-mandated program, and the relative benefits of providing these services to the public; and, be it further

RESOLVED, that said Task Force shall be comprised of five members, to be appointed as follows: one member to be appointed by the Chairman of this Legislature, one member to be appointed by each the Majority Leader and Minority Leader of this Legislature, one member to be appointed by the Onondaga County Health Commissioner, and one member to be appointed by the County Executive; and, be it further

RESOLVED, that said Task Force is charged with studying these issues and reporting bimonthly to the Health Committee on the status of its review, and is requested to issue a report to this Legislature with its findings on or before June 1, 2011; and, be it further

RESOLVED, that, as part of such report and with the benefit of the determinations made therein, said Task Force is further charged with proposing amendments to the Onondaga County Sanitary Code and to the County's enforcement plan for the New York State Sanitary Code, with the purpose of such amendments being to alter, where desirable, levels of service for any programs not mandated by state law or state regulation.

Pulled by Sponsor

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 255

A RESOLUTION CALLING A PUBLIC HEARING FOR THE PURPOSE OF CONSIDERING AN INCREASE IN THE COST OF HARBOR BROOK CSO IMPROVEMENTS

WHEREAS, the County of Onondaga has previously entered into an amended consent judgment in connection with the settlement of litigation involving Atlantic States Legal Foundation, Inc. et al; and

WHEREAS, the Amended Consent Judgment includes a Municipal Compliance Plan which specifies capital projects and activities related to attainment of the effluent limitations and water quality objectives of the Amended Consent Judgment and sets forth a comprehensive schedule for the implementation of said capital projects and activities; and

WHEREAS, in order to maintain compliance with the mandated schedule of the Amended Consent Judgment and moreover, to avoid the possible imposition of stipulated penalties, the County previously approved the Harbor Brook CSO Improvement project; and

WHEREAS, the Harbor Brook CSO Improvement Project consists of gray and green infrastructure including the construction of a Floatable Control Facilities (FCFs), a 3.8 million gallon storm water storage facility adjacent to State Fair Boulevard, various sewer separation improvements, numerous green infrastructure projects including the restoration of a natural wetland at Grand Avenue and Velasko Road; and

WHEREAS, the County approved a maximum estimated cost of \$31,500,000 for this project and the issuance of bonds of said County to pay the cost thereof; and

WHEREAS, in an effort to keep the Harbor Brook CSO Improvement Project on schedule and in compliance with the Amended Consent Judgment, the Commissioner of the Department of Water Environment Protection of the County requests an increase in the maximum estimated cost of such improvements by \$2.31 million to \$33.81 million to cover additional design costs; and

WHEREAS, the Commissioner proposes that the additional \$2.31 million be financed by the issuance of bonds; and

WHEREAS, it is now desired to call a public hearing thereon; now, therefore be it

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

Section 1. A meeting of the County Legislature of the County of Onondaga, New York, to be held in the Legislative Chambers in the County Court House, in Syracuse, New York, on the 7th day of December, 2010, at 2:20 o'clock P.M., Prevailing time, for the purpose of conducting a public

hearing upon the aforesaid matter. The Clerk of said County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published and posted in the manner provided by law.

Section 2. This resolution shall take effect immediately.

ADOPTED. Ayes: 18 Absent: 1 (Kinne)

* * *

A LOCAL LAW PRESCRIBING INFORMATION TO APPEAR ON THE ONONDAGA COUNTY REAL PROPERTY TAX BILL

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

Section 1. This Legislature deems it necessary to provide for a county real property tax bill that is clear and understandable to the taxpayer, as well as consistent in design and terminology from year to year. To that end, the purpose of this local law is to provide for certain information to be included in the County real property tax bill pursuant to New York State Real Property Tax Law Section 922(1).

Section 2. The words "County Taxes" shall be clearly stated on the county real property tax bill and shall appear adjacent to the total dollar amount of taxes levied by the county. The words "County Taxes" shall be used in lieu of "State Mandated Services". There shall be no reference to state or federal mandated costs or services, and there shall be no separate reference to any specific state or federal mandated costs or services including but not limited to Medicaid, social service mandates, public safety mandates, community college mandates, or public health mandates.

Section 3. The county real property tax bill shall include additional information required pursuant to the provisions of applicable state law, including Real Property Tax Law Section 922.

Section 4. This local law shall supersede any prior inconsistent local law or resolution.

Section 5. This local law shall take effect upon filing in accordance with the provisions of the New York state Municipal Home Rule Law.

DEFEATED. Ayes: 6 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Buckel) Noes: 12 (Lesniak, Kilmartin, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Holmquist, Rhinehart) Absent: 1 (Kinne)

* * *

There being no further business to come before the County Legislature, Mr. Lesniak moved to adjourn until Tuesday, December 7, 2010. There was no objection and the meeting was adjourned at 2:49 p.m.

Respectfully submitted,
DEBORAH L. MATURO, Clerk
Onondaga County Legislature

* * *

December 7, 2010

The Legislature of Onondaga County reconvened on the above date at 2:30 p.m. Chairman Rhinehart presiding.

The Clerk called the roll and the following legislators were present: Lesniak, Dougherty, Meyer, Tassone, Rapp, Buckel, Corbett, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Kinne, Laguzza, Masterpole, Ervin, Mr. Chairman.

Absent: Legislator Williams

Legislator DeMore introduced Father Hapanowicz, retired priest in residence at St. John the Evangelist Church of New Hartford who gave the invocation. Legislator Warner led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

October 22, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XXIV, Section 24.01, of the Onondaga County Administrative Code, and Article XIX, Section 1903, of the Onondaga County Charter, I have appointed, subject to confirmation of the County Legislature, the following individual to serve as a member of the OCC Board of Trustees:

APPOINTMENT:

Allen J. Naples
11 Meadow Drive
Fayetteville, NY 13066

TERM EXPIRES:

May 1, 2016

Mr. Naples will be completing the term of David Murphy

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

October 22, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XIX, Section 1904 of the Onondaga County Charter, and Article XXV, Section 25.07 of the Onondaga County Administrative Code, I hereby appoint, subject to confirmation of the County Legislature, Sean P. Carroll, as Director of the Division of Purchase, effective December 13, 2010. I ask that you schedule the appropriate review for the November committee and place Mr. Carroll's nomination on your Session agenda for confirmation on Tuesday, December 7, 2010.

Sincerely,

JOANNE M. MAHONEY
Onondaga County Executive

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 256

PERSONNEL RESOLUTION

WHEREAS, various County Departments have requested changes in personnel, requests that have been approved by the Commissioner of Personnel, Chief Fiscal Officer, County Executive and the Ways & Means Committee of the County Legislature; now, therefore be it

RESOLVED, that the following personnel changes be and hereby are authorized:

Sheriff Admin. Unit 40-79-00

Create, R.P. 01 407920 03 0901, Data Entry Equipment Operator, Grade 4, @ \$28,175 - \$31,097, effective January 1, 2011.

Abolish, R.P. 01 407920 07 6721, Typist II, Grade 5, @ \$30,238 – \$33,389, effective January 1, 2011

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 257

MORTGAGE TAX APPORTIONMENT

RESOLVED, that pursuant to Section 261 of the Tax Law, the Commissioner of Finance be hereby authorized and directed to forthwith draw warrants and deliver the same to the supervisors of the several towns in the County of Onondaga; the treasurers of the respective villages in said towns; and the City of Syracuse, covering the amounts due respectively for mortgage tax payments for the period April 1, 2010 through September 30, 2010.

APPORTIONMENT OF TOWNS AND CITY:

Camillus	201,977.47
Cicero	313,882.77
Clay	521,823.40
DeWitt	398,663.96
Elbridge	27,748.82
Fabius	11,841.91
Geddes	98,144.19
LaFayette	25,610.44
Lysander	243,613.26
Manlius	352,062.54
Marcellus	71,785.55
Onondaga	219,177.70
Otisco	19,768.07
Pompey	95,154.57

Salina	254,732.83	
Skaneateles	92,726.48	
Spafford	19,663.04	
Tully	21,014.31	
VanBuren	96,633.83	
City of Syracuse	469,815.10	
		3,555,840.24

APPORTIONMENT OF VILLAGES:

Camillus	3,136.95	
Cicero-North Syracuse	7,630.08	
Clay-North Syracuse	15,917.78	
East Syracuse	15,982.76	
Jordan	2,463.01	
Elbridge	2,935.55	
Fabius	694.69	
Solvay	15,765.46	
Lysander-Baldwinsville	20,605.91	
Fayetteville	25,496.66	
Manlius	23,297.96	
Minoa	12,866.44	
Marcellus	8,834.36	
Liverpool	9,863.75	
Skaneateles	17,561.43	
Tully	2,046.04	
Van Buren-Baldwinsville	6,960.22	
		<u>192,059.05</u>
		3,747,899.29

MORTGAGE TAX

<u>TOWN:</u>	<u>AMOUNT OF TAXES COLLECTED AS ADJUSTED AND CORRECTED:</u>	<u>NET AMOUNT DUE EACH DISTRICT:</u>
CITY OF SYRACUSE	481,841.15	469,815.10
CAMILLUS	210,364.82	205,114.42
CICERO	329,742.75	321,512.85
CLAY	551,505.96	537,741.18
DEWITT	425,260.61	414,646.72
ELBRIDGE	33,995.87	33,147.38
FABIUS	12,857.50	12,536.60
GEDDES	116,825.44	113,909.65
LAFAYETTE	26,266.00	25,610.44
LYSANDER	270,982.50	264,219.17
MANLIUS	424,313.85	413,723.60
MARCELLUS	82,683.57	80,619.91
ONONDAGA	224,788.08	219,177.70
OTISCO	20,274.08	19,768.07
POMPEY	97,590.28	95,154.57
SALINA	271,369.57	264,596.58
SKANEATELES	113,111.00	110,287.91
SPAFFORD	20,166.36	19,663.04
TULLY	23,650.64	23,060.35

VAN BUREN	<u>106,245.79</u>	<u>103,594.05</u>
	3,843,835.82	3,747,899.29
PERCENT INCREASE	0.97504146001	

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 258

ALLOCATION OF 2011 ONONDAGA COUNTY WATER DISTRICT SPECIAL ASSESSMENT AMONG ZONES OF ASSESSMENT AND FIXING COMPOSITE RATES FOR THE SEVERAL TOWNS AND THE CITY OF SYRACUSE WITHIN SAID DISTRICT

RESOLVED, that pursuant to the provisions of Section 270 of the County Law, the 2011 portion of the expense of establishing Onondaga County Water District and of providing therein the improvements authorized therefore be allocated to the two established Zones of Assessment in the manner following:

Zone 1	\$1,067,604.00
Zone 3	\$243,134.00

and, be it further

RESOLVED, that special assessments for the aforementioned purpose of Onondaga County Water District for the fiscal year 2010 for the several towns and the City of Syracuse, or portions thereof in said District, be and the same hereby are fixed and adopted according to the following schedule of composite rates, and that the respective Supervisors of the several towns, and the Commissioner of Finance of the City of Syracuse be and they hereby are authorized and directed to cause said special assessments to be levied, assessed and collected from the several lots and parcels of land within said District in accordance with the provisions of Section 490 of the Real Property Tax Law and with the following schedule of composite rates for the aforementioned purpose of Onondaga County Water District, each and all of which rates hereby ratified and confirmed.

<u>Tax Units</u>	Rate per \$1,000 of Assessed <u>Valuation</u>
Camillus	\$.0475
Cicero	.9864
Clay	1.0984
Dewitt	.0474
Elbridge	.0354
Fabius	.0389
Geddes	.0510
LaFayette 9X	.0511
LaFayette	.0380
Lysander	.0474
Manlius	.0475
Marcellus 9X	.0475
Marcellus	.0353
Onondaga	.0474
Otisco	1.6169
Pompey 9X	.0522

Pompey	.0389
Salina	.0474
Tully	.0354
Van Buren	.0475
Syracuse	.0424

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 259

ONONDAGA COUNTY WATER DISTRICT 2011 CITY ABSTRACT

RESOLVED, that there be levied and assessed and collected on the taxable property of the City of Syracuse, New York, the following amounts for the Onondaga County Water District for capital investment, and that the said amounts be included in the Onondaga County Water District for capital investment, and that the said amounts be included in the Onondaga County Water District Abstract of the City of Syracuse for the fiscal year 2011.

City of Syracuse Apportionment	\$278,852.50
City Collection Fee	<u>+2,788.53</u>
	\$281,641.03

and, be it further

RESOLVED, that the Onondaga County Water District tax rate for the City of Syracuse for the fiscal year 2011 be and the same hereby is fixed at the rate of \$.0424 per one thousand assessment; and, be it further

RESOLVED, that this resolution be certified to the proper officials of the City of Syracuse pursuant to the laws of the State of New York.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 260

ONONDAGA COUNTY SANITARY DISTRICT GENERAL APPORTIONMENT

WHEREAS, there was a total estimated 2011 budget amount of \$60,851,332.00; and

WHEREAS, the Onondaga County Legislature by Resolution No. 260, adopted on June 5, 1978, consolidated all the sanitary districts and established as a successor thereto the Onondaga County Sanitary District; and

WHEREAS, pursuant to Resolution No. 563, adopted on November 28, 1978, the Onondaga County Legislature established a sewer rent schedule to defray all costs of operation and

maintenance and all indebtedness and other obligations allocated on the basis of units as defined in said resolution; and

WHEREAS, said sewer rent schedule is effective January 1, 1979, and the said sewer rents are to be levied, collected and enforced from the several lots and parcels of land within the district served by the sewer system for use of the same, in the same manner and at the same time as other County charges, as provided by said sewer rent resolution, Article 11-A of the Onondaga County Administrative Code and the General Municipal Law of the State of New York; and

WHEREAS, the 2011 rate per unit as defined in said sewer rent resolution, before adjustments, has been fixed at \$338.33; and

WHEREAS, there are a total of 179,862.81 units in the Onondaga County Sanitary District times \$338.33 equals \$60,852,984.51; and

WHEREAS, of the total 179,862.81 units, 1,989.31 units are billed directly by the Department of Water Environmental Protection, totaling \$673,043.25; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby approve and apportion between the following municipalities the units, monies and credits listed next to their respective names according to the several lots and parcels of land within said municipalities in the Onondaga County Sanitary District which are served by said district for the year 2011.

<u>MUNICIPALITY</u>	<u>UNITS</u>	<u>APPORTIONMENT – LEVY</u>
Syracuse	64,691.21	21,886,977.08
Camillus	8,986.15	3,040,284.50
Cicero	12,950.85	4,381,661.70
Clay	22,922.78	7,755,464.72
Dewitt	15,074.52	5,100,163.71
Geddes	11,720.04	3,965,243.00
<u>MUNICIPALITY</u>	<u>UNITS</u>	<u>APPORTIONMENT – LEVY</u>
Lysander	5,584.34	1,889,350.20
Manlius	9,677.17	3,274,077.49
Onondaga	6,081.73	2,057,631.91
Pompey	112.00	37,892.96
Salina	15,911.05	5,383,187.92
Van Buren	4,161.66	1,408,014.79
	<u>\$177,873.50</u>	<u>\$60,179,949.98</u>

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* **

Motion Made By Mr. Jordan

RESOLUTION NO. 261

ONONDAGA COUNTY SANITARY DISTRICT, 2011 CITY ABSTRACT

WHEREAS, the Onondaga County Legislature, by Resolution dated June 5, 1978, consolidated all the sanitary districts and established as a successor thereto the Onondaga County Sanitary District; and

WHEREAS, pursuant to the Resolution No. 563 - 78, dated November 28, 1978, the Onondaga County Legislature established a sewer rent schedule to defray all costs of operation and maintenance and all other costs including improvements and amounts required to pay all indebtedness and other obligations allocated on the basis of units as defined in said Resolution; and

WHEREAS, said sewer rent schedule is effective January 1, 1979, and said sewer rents are to be levied, collected and enforced from the several lots and parcels of land within the district served by the sewer system for use of the same, in the same manner, and at the same time as other County charges as provided by said rent resolution, Article 11-A of the Onondaga County Administrative Code and the General Municipal Law of the State of New York; and

WHEREAS, the City has certified to the County that there are 64,691.21 "units" within the City of Syracuse; now, therefore be it

RESOLVED, that there be levied, collected and enforced against the several lots and parcels of land within the City of Syracuse served by the Onondaga County Sanitary District, in the same manner and at the same time as other County charges, the following amounts for the Onondaga County Sanitary District, for sewer rents as provided in Resolution No. 563 - 78 of the Onondaga County Legislature, and as sewer rents are defined in said Resolution, and that the amounts be included in the Onondaga County Sanitary District Abstract of the City of Syracuse for the fiscal year 2011.

City of Syracuse Apportionment	\$21,886,977.08
City Collection Fee	<u>218,869.77</u>
	\$22,105,846.85

and, be it further

RESOLVED, that for the fiscal year 2011 the appropriate officers of the City of Syracuse be and hereby are authorized and directed to cause to be levied, collected and enforced against the several lots and parcels of land within the City of Syracuse served by the Onondaga County Sanitary District, in the same manner and at the same time as other County charges, with the same force and effect and subject to the same discount, fees, penalties proceedings for the collection of taxes as prescribed in the Onondaga County Special Tax Act, City of Syracuse Charter and General Special Laws applicable to general City taxes, the amount of \$341.72 per unit as defined in the above mentioned sewer rent resolution, and said rent is hereby fixed at said sum; and, be it further

RESOLVED, that said sewer rent shall be levied, collected, and enforced in accordance with the provisions of Article 11-A of the Onondaga County Administrative Code and Article 14-F of the General Municipal Law of the State of New York where applicable; and, be it further

RESOLVED, that this resolution be certified to the proper officials of the City of Syracuse; and, be it further

RESOLVED, that a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisors and Board of Assessors of the respective towns; and, be it further

RESOLVED, that for the year 2011 the appropriate officers of said municipalities be and hereby are authorized and directed to cause to be levied, collected and enforced against the several lots and parcels of land within their respective municipality served by the Onondaga County Sanitary District, in the same manner and at the same time as other County charges, with the same force and effect and subject to the same penalties and proceedings for the collections of taxes as prescribed by law and to pay the same as provided by Article 11-A of the Onondaga County Administrative Code.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 262

2011 CITY DRAINAGE DISTRICT ABSTRACT

RESOLVED, there be levied and assessed and collected on the taxable property of the City of Syracuse, New York the following amounts for the purpose stated herein, and that the said amounts be included in the Abstract of the City of Syracuse for the fiscal year 2011;

Meadowbrook Drainage District Apportionment	\$444,738.76
Bear Trap-Ley Creek Drainage District Apportionment	48,457.00
Harbor Brook Drainage District Apportionment	392,932.51
City Collection Fee	<u>8,861.28</u>
	\$894,989.55

and, be it further

RESOLVED, in addition to the 2011City Abstract that the County tax rate of the City of Syracuse for the above mentioned charges for the fiscal year 2011 be and the same hereby is fixed at the rate of \$.2456 per one thousand assessments; and, be it further

RESOLVED, that this resolution be certified to the proper officials of the City of Syracuse pursuant to the laws of the State of New York.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 263

BEAR TRAP – LEY CREEK DRAINAGE DISTRICT TAX – GENERAL APPORTIONMENT

WHEREAS, there was included in the 2011 budget an estimated amount of \$358,818.00 for operation and maintenance, plus debt service of \$108,600.00, plus \$2,000.00 for certiorari proceedings, making a total estimated 2011 budget amount of \$469,418.00 for the area within the Bear Trap-Ley Creek Drainage District within the City of Syracuse and portions of the Towns of Clay, Dewitt, and Salina; and

WHEREAS, it is provided in said budget and in the law pertaining thereto that the County shall be reimbursed for such appropriations by the several towns and municipalities within the drainage district, namely the City of Syracuse and the Towns of Clay, Dewitt, and Salina; now, therefore be it

RESOLVED, that the said amount of \$469,418.00 be and the same hereby is apportioned between the City of Syracuse and the Towns of Clay, Dewitt, and Salina, lying within said drainage district according to the equalized values of the real property in said City and Towns appearing on the assessment roll classes as residential and industrial as situated within the respective limits of such drainage district as follows:

City of Syracuse:	Residential	\$ 23,819.60	
	Industrial	24,637.40	\$ 48,457.00
Town of Clay:	Residential	\$ 2,285.82	
	Industrial	7,921.36	\$ 10,207.18
Town of Dewitt:	Residential	\$ 34,430.52	
	Industrial	214,201.70	\$248,632.22
Town of Salina:	Residential	\$ 54,734.92	
	Industrial	107,386.68	
		<u>\$162,121.60</u>	
			\$469,418.00

and, be it further

RESOLVED, that the sum of \$10,207.18 be and the same is hereby approved as the apportionment of the Town of Clay for said Bear Trap-Ley Creek Drainage District for the year 2011; and, be it further

RESOLVED, that the sum of \$248,632.22 be and the same is hereby approved as the apportionment of the Town of Dewitt for said Bear Trap-Ley Creek Drainage District for the year 2011; and, be it further

RESOLVED, that the sum of \$162,121.60 be and the same is hereby approved as the apportionment of the Town of Salina for said Bear Trap-Ley Creek Drainage District for the year 2011; and, be it further

RESOLVED, that a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisors and Board of Assessors of the Town of Clay, Dewitt, and Salina and the proper officials of the City of Syracuse; and, be it further

RESOLVED, that the City of Syracuse and the Towns of Clay, Dewitt, and Salina be and they hereby are directed to raise and pay the same by tax, contract or otherwise as provided by Article 11-A, Section 1170 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 264

BEAR TRAP – LEY CREEK DRAINAGE DISTRICT TAX TOWN OF CLAY
APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Bear Trap-Ley Creek Drainage District within the Town of Clay and against the property named on the tax roll for 2011 as being within the Bear Trap-Ley Creek Drainage District the sum of \$10,207.18, said sum being for the payment of the apportionment of said Bear Trap-Ley Creek Drainage District tax in the Town of Clay for the year 2011; and, be it further

RESOLVED, that the Supervisor of the Town of Clay be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2011 as being within the Bear Trap-Ley Creek Drainage District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Clay for the year 2011.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 265

BEAR TRAP – LEY CREEK DRAINAGE DISTRICT TAX TOWN OF DEWITT
APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Bear Trap-Ley Creek Drainage District within the Town of Dewitt and against the property named on the tax roll for 2011 as being within the Bear Trap-Ley Creek Drainage District the sum of \$248,632.22, said sum being for the payment of the apportionment of said Bear Trap-Ley Creek Drainage District tax in the Town of Dewitt for the year 2011; and, be it further

RESOLVED, that the Supervisor of the Town of Dewitt be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2011 as being within the Bear Trap-Ley Creek Drainage District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Dewitt for the year 2011.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 266

BEAR TRAP – LEY CREEK DRAINAGE DISTRICT TAX TOWN OF SALINA
APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Bear Trap-Ley Creek Drainage District within the Town of Salina and against the property named on the tax roll for 2011 as being within the Bear Trap-Ley Creek Drainage District the sum of \$162,121.60, said sum being for the payment of the apportionment of said Bear Trap-Ley Creek Drainage District tax in the Town of Salina for the year 2011; and, be it further

RESOLVED, that the Supervisor of the Town of Salina be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2011 as being within the Bear Trap-Ley Creek Drainage District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Salina for the year 2011.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 267

BLOODY BROOK DRAINAGE DISTRICT TAX – GENERAL APPORTIONMENT

WHEREAS, there was included in the 2011 Budget an estimated amount of \$161,938.00 for debt service, plus an operating budget of \$111,063.00, less other revenues of \$17,120.00, making a total estimated 2011 budget amount of \$255,881.00 for the area within the Bloody Brook Drainage District within the Towns of Clay and Salina; and

WHEREAS, it is provided in said budget and in the law pertaining thereto that the County shall be reimbursed for such appropriations by the several towns and municipalities within the drainage district, namely the Towns of Clay and Salina; now, therefore be it

RESOLVED, that the said amount of \$255,881.00 be and the same hereby is apportioned between the Towns of Clay and Salina, lying within said drainage district according to the equalized values of the real property in said towns appearing on the assessment roll classed as single dwelling residential, multi-family residential and commercial/industrial as situated within the respective limits of such drainage district as follows:

Town of Clay	Single Dwelling Residential	\$ 3,562.50
	Commercial & Industrial	<u>49,447.14</u>
	\$ 53,009.64	
Town of Salina	Single Dwelling Residential	\$ 74,558.29
	Multi Dwelling Residential	18,225.05
	Commercial & Industrial	<u>110,088.02</u>
		\$202,871.36
	TOTAL	\$255,881.00

and, be it further

RESOLVED, that the sum of \$53,009.64 be and hereby is approved as the apportionment for the Town of Clay for said Bloody Brook Drainage District for the year 2011; and

RESOLVED, that the sum of \$202,871.36 be and hereby is approved as the apportionment for the Town of Salina for said Bloody Brook Drainage District for the year 2011; and, be it further

RESOLVED, that a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisors and Board of Assessors of the Towns of Clay and Salina; and, be it further

RESOLVED, that the said Town of Clay and Salina be and they hereby are directed to raise and pay the same by tax, contract or otherwise as provided by Article 11-A, Section 1170 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 268

BLOODY BROOK DRAINAGE DISTRICT TAX TOWN OF CLAY APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Bloody Brook Drainage District within the Town of Clay and against the property named on the tax roll for 2011 as being with the Bloody Brook Drainage District the sum of \$53,009.64, said sum being for the payment of the apportionment of said Bloody Brook Drainage District tax in the Town of Clay for the year 2011; and, be it further

RESOLVED, that the Supervisor of the Town of Clay be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2011 as being within the Bloody Brook Drainage District in proportion to each respective assessment said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Clay for the year 2011.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 269

BLOODY BROOK DRAINAGE DISTRICT TAX TOWN OF SALINA APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Bloody Brook Drainage District within the Town of Salina and against the property named on the tax roll for 2011 as being with the Bloody Brook Drainage District the sum of \$202,871.36, said sum being for the payment of the apportionment of said Bloody Brook Drainage District tax in the Town of Salina for the year 2011; and, be it further

RESOLVED, that the Supervisor of the Town of Salina be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2011 as being within

the Bloody Brook Drainage District in proportion to each respective assessment said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Salina for the year 2011.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 270

AUTHORIZING GENERAL APPORTIONMENT OF HARBOR BROOK DRAINAGE DISTRICT TAX

WHEREAS, there was included in the 2011 Budget an estimated amount of \$213,582.00 for operation and maintenance, plus debt service of \$170,700.00, plus \$20,000.00 provision for capital project, making a total 2011 estimated budget of \$404,282.00 for the area within the Harbor Brook Drainage District in the City of Syracuse and the Town of Geddes; and

WHEREAS, it is provided in such budget and in the law pertaining thereto that the County shall be reimbursed for such appropriation by the municipality and town within the drainage district, namely the City of Syracuse and the Town of Geddes; now, therefore be it

RESOLVED, that the said amount of \$404,282.00 be and the same hereby is apportioned between the City of Syracuse and the Town of Geddes to those areas lying within said drainage district according to the equalized value of the real property in said City and Town appearing on the said assessment roll as situated within the respective limits of such drainage district as follows:

City of Syracuse	\$392,932.51
Town of Geddes	<u>11,349.49</u>
Total	\$404,282.00

and, be it further

RESOLVED, that the sum of \$11,349.49 be and the same hereby is approved as the apportionment for the Town of Geddes for said Harbor Brook Drainage District for tax for the year 2011; and, be it further

RESOLVED, that a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisor and Board of Assessors of the Town of Geddes and with the proper officials of the City of Syracuse; and, be it further

RESOLVED, that the City of Syracuse and the Town of Geddes, be and they hereby are directed to raise and pay the same by tax, contract or otherwise as provided by Article 11-A, Section 1170 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 271

HARBOR BROOK DRAINAGE DISTRICT TAX TOWN OF GEDDES APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Harbor Brook Drainage District within the Town of Geddes and against the property named on the tax roll for 2011 as being within the Harbor Brook Drainage District the sum of \$11,349.49 said sum being for the payment of the apportionment of said Harbor Brook Drainage District tax in the Town of Geddes for the year 2011; and, be it further

RESOLVED, that the Supervisor of the Town of Geddes be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2011 as being within the Harbor Brook Drainage District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Geddes for the year 2011.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 272

MEADOWBROOK DRAINAGE DISTRICT TAX GENERAL APPORTIONMENT

WHEREAS, there was included in the 2011 budget an estimated amount of \$170,866.00, for operation and maintenance plus debt service of \$579,826.00, making a total 2011 estimated budget of \$750,692.00 for the area within the Meadowbrook Drainage District within the City of Syracuse and the Town of Dewitt; and

WHEREAS, it is provided in such budget and in the law pertaining thereto that the County shall be reimbursed for such appropriation by the municipality and town within the drainage district, namely the City of Syracuse and the Town of Dewitt; now, therefore be it

RESOLVED, that the said amount of \$750,692.00 be and the same is hereby apportioned between the City of Syracuse and the Town of Dewitt to those areas lying within said drainage district according to the equalized value of the real property in said City and Town appearing on the said assessment roll as situated within the respective limits of such drainage district as follows:

City of Syracuse	\$444,738.76
Town of Dewitt	<u>305,953.24</u>
TOTAL	\$750,692.00

and, be it further

RESOLVED, that the sum of \$305,953.24 be and the same hereby is approved as the apportionment for the Town of Dewitt for said Meadowbrook Drainage District tax for the year 2011; and, be it further

RESOLVED, that a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisor and Board of Assessors of the Town of Dewitt and with the proper officials of the City of Syracuse; and, be it further

RESOLVED, that the City of Syracuse and the Town of Dewitt be and they hereby are directed to raise and pay the same by tax, contract or otherwise as provided by Article 11-A, Section 1170 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 273

MEADOWBROOK DRAINAGE DISTRICT TAX TOWN OF DEWITT APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Meadowbrook Drainage District within the Town of Dewitt and against the property named on the tax roll for 2011 as being within the Meadowbrook Drainage District the sum of \$305,953.24 said sum being for the payment of the apportionment of said Meadowbrook Drainage District tax in the Town of Dewitt for the year 2011, and, be it further

RESOLVED, that the Supervisor of the Town of Dewitt be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2011 as being within the Meadowbrook Drainage District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Dewitt for the year 2011.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 274

CALLING FOR A PUBLIC HEARING ON THE ASSESSMENT ROLL FOR SOUTHWOOD-JAMESVILLE WATER DISTRICT

WHEREAS, there has been submitted to the Onondaga County Water Authority, on behalf of the Southwood-Jamesville Water District, a statement of the estimated expenses required for the payment of all debt service on obligations for the County issued or to be issued for the purpose of such district for the ensuing fiscal year 2011, and which estimate shows the estimate of revenues to be received and the amount to be raised by assessments; and

WHEREAS, a proposed assessment roll setting forth the amount to be assessed and levied against each lot or parcel of land within said district has been completed and filed with the Office of the Clerk of the County Legislature; and

WHEREAS, the County Legislature, before affirming and adopting such assessment roll, desires to hold a public hearing as provided by law; now, therefore be it

RESOLVED, that this County Legislature hold a public hearing on such assessment roll in the manner and upon the notice prescribed by the pertinent sections of the County Law, and for the purpose called for by said provisions of law, said public hearing to be held at the Legislative Chambers, fourth floor of the Court House in Syracuse, New York, on the 21st day of December, 2010, at 1:20 p.m.; and, be it further

RESOLVED, that notice of such public hearing is to be published at least once in the official newspaper of the County of Onondaga, pursuant to law.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 275

CALLING FOR A PUBLIC HEARING ON THE ASSESSMENT ROLL FOR WARNERS
WATER DISTRICT

WHEREAS, there has been submitted to the Onondaga County Water Authority, on behalf of the Warners Water District, a statement of the estimated expenses required for the payment of all debt service on obligations for the County issued or to be issued for the purpose of such district for the ensuing fiscal year 2011, and which estimate shows the estimate of revenues to be received and the amount to be raised by assessments; and

WHEREAS, a proposed assessment roll setting forth the amount to be assessed and levied against each lot or parcel of land within said district has been completed and filed with the Office of the Clerk of the County Legislature; and

WHEREAS, the County Legislature, before affirming and adopting such assessment roll, desires to hold a public hearing as provided by law; now, therefore be it

RESOLVED, that this County Legislature hold a public hearing on such assessment roll in the manner and upon the notice prescribed by the pertinent sections of the County Law, and for the purpose called for by said provisions of law, said public hearing to be held at the Legislative Chambers, fourth floor of the Court House in Syracuse, New York, on the 21st day of December, 2010, at 1:25 p.m.; and, be it further

RESOLVED, that notice of such public hearing is to be published at least once in the official newspaper of the County of Onondaga, pursuant to law.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 276

DESIGNATING THE GREATER SYRACUSE CHAMBER OF COMMERCE AS THE AGENCY
AUTHORIZED TO MAKE APPLICATION TO THE NEW YORK STATE DEPARTMENT OF
ECONOMIC DEVELOPMENT AND TO RECEIVE MATCHING FUNDS THEREFROM
UNDER THE NEW YORK STATE TOURIST PROMOTION ACT OF 1978

WHEREAS, by the laws of 1976 the New York State Legislature has authorized the New York State Department of Economic Development to match funds expended by authorized tourist promotion agencies; and

WHEREAS, the Greater Syracuse Chamber of Commerce has requested designation as the agency to promote tourism in Onondaga County; and

WHEREAS, said organization is prepared to match the State funds available under the New York State Tourist Promotion Act of 1978; now, therefore be it

RESOLVED, that the Greater Syracuse Chamber of Commerce is herein designated and authorized to make application to and receive matching State funds under the New York State Tourist Promotion Act as the agency designated to promote tourism in the County of Onondaga.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan, Mr. Lesniak, Mr. Dougherty, Mr. Meyer, Mrs. Tassone, Mrs. Rapp, Mr. Rhinehart, Mr. Buckel, Mr. Corbett, Mr. Stanczyk, Mr. Holmquist, Mr. Kilmartin, Mr. DeMore, Mr. Warner, Mr. Kinne, Mr. Laguzza, Mr. Masterpole, Ms. Williams, Mrs. Ervin

RESOLUTION NO. 277

APPOINTMENT OF THE DEPUTY CLERK OF THE ONONDAGA COUNTY LEGISLATURE

RESOLVED, that the following person is hereby appointed Deputy Clerk of the Onondaga County Legislature, effective December 11, 2010:

KATHERINE M. FRENCH
5857 West Pinegrove Road
Cicero, New York 13039

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 278

CONFIRMING THE APPOINTMENT OF SEAN P. CARROLL AS DIRECTOR OF DIVISION OF PURCHASE

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, pursuant to Section 306 of the Onondaga County Charter and Section 3.07 of the Onondaga County Administrative Code, has duly designated and appointed, pending confirmation, Sean P. Carroll as Director of Division of Purchase; and

WHEREAS, it is the desire of the Onondaga County Legislature at this time, in accordance with the provisions of said Onondaga County Charter and the Administrative Code of Onondaga County to confirm said appointment; now, therefore be it

RESOLVED, that the Onondaga County Legislature, pursuant to the provisions of the Onondaga County Charter and the Administrative Code of Onondaga County, does hereby confirm, effective December 13, 2010, the appointment of Sean P. Carroll as Director of Division of Purchase and in accordance with his appointment by the County Executive.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 279

AUTHORIZING THE SETTLEMENT OF THE SUPREME COURT ACTION OF KRISTEN RICKERT AND ROBERT RICKERT, INDIVIDUALLY AND AS HUSBAND AND WIFE V. THE COUNTY OF ONONDAGA, NEW YORK

WHEREAS, on or about March 19, 2008, by Summons and Complaint, Plaintiffs, Kristen Rickert and Robert Rickert, Individually and as Husband and Wife, commenced this action against the County of Onondaga, New York demanding payment for the injuries sustained by Kristen Rickert as a result of a fall at the Everson Plaza; and

WHEREAS, Plaintiffs, Kristen Rickert and Robert Rickert, Individually and as Husband and Wife, are willing to settle against the County of Onondaga upon the payment of \$75,000; now, therefore be it

RESOLVED, that the County Attorney is hereby authorized to settle this action in the amount of \$75,000, and the Comptroller be and hereby is authorized to draw his warrant charging it against the proper funds; and, be it further

RESOLVED, that this warrant shall be released to the County Attorney upon receipt of the proper release and the Stipulation of Discontinuance.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Dougherty

RESOLUTION NO. 280

REQUESTING THE COUNTY EXECUTIVE AND CHIEF FISCAL OFFICER TO EVALUATE AND OUTLINE THE PROJECTED FINANCIAL IMPACT THAT THE TENTATIVE BUDGET WILL HAVE UPON THE TWO ENSUING FISCAL YEARS, AND TO PROVIDE SUCH INFORMATION TO THIS LEGISLATURE UPON PRESENTATION OF EACH SUCH TENTATIVE BUDGET COMMENCING WITH THE PRESENTATION OF THE 2012 TENTATIVE BUDGET

WHEREAS, the County Executive is charged with presenting to this Legislature the tentative budget for the upcoming fiscal year; and

WHEREAS, prior to adopting the annual county budget, this Legislature spends considerable time reviewing the tentative budget, analyzing revenue forecasts and evaluating proposed expenditures; and

WHEREAS, the tentative budget presented to this Legislature includes projected revenues and estimated expenditures for the upcoming fiscal year, as well as expenditures and revenues for the current and immediately preceding fiscal years; and

WHEREAS, it is equally critical for this Legislature to review the projected impact of the tentative budget upon future fiscal years, and it is the desire of this body that the County Executive

make that information available when presenting the tentative budget to this Legislature; now, therefore be it

RESOLVED, that at the time of presentation of the 2012 Tentative Budget, the County Executive and Chief Fiscal Officer hereby are requested to evaluate and outline the projected financial impact that said tentative budget will have upon the two ensuing fiscal years (i.e., the projected financial impact that the 2012 tentative budget will have upon fiscal years 2013 and 2014, and so on); and, be it further

RESOLVED, that such projected financial impact shall be presented to this Legislature at the same time as the presentation of the tentative budget, and shall be based upon reasonable projections, shall include supporting data for the projected financial impact, shall specify the assumptions upon which such projections are based, and shall identify the methodology utilized to reach those numbers; and, be it further

RESOLVED, that the Chief Fiscal Officer is requested to report back to the Ways and Means Committee of this Legislature within thirty days of the adoption of this resolution to advise this Legislature on the manner and method that the Executive proposes to implement the foregoing request to provide information regarding the projected financial impact that each tentative budget will have upon the ensuing two fiscal years, including identifying the supporting data that will be relied upon in making such projections, and detailing how such information will be presented and made available to this Legislature.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 281

AUTHORIZING THE SALE OF COUNTY HIGHWAY PROPERTY LOCATED IN THE TOWN OF CAMILLUS TO DAVID UNDERWOOD AND TINA UNDERWOOD

WHEREAS, the County of Onondaga is the owner of 2.5 ± acres of (New York abandoned canal lands) highway property adjacent to Newport Road, in the Town of Camillus as shown on a map on file with the Clerk of this Legislature; and

WHEREAS, the Onondaga County Department of Transportation has determined that said property is no longer needed for highway purposes; and

WHEREAS, an appraisal of the property has been obtained; and

WHEREAS, David and Tina Underwood own property directly west of said County property; and

WHEREAS, David and Tina Underwood have offered to purchase the property in question from the County for a consideration of \$3,800, an amount equal to the appraisal; and

WHEREAS, said purchase price is fair and reasonable; and

WHEREAS, an analysis of the potential environmental impacts, if any, has been done under the State Environmental Quality Review Act (SEQRA); and

WHEREAS, a Short Environmental Assessment Form has been completed and reviewed and is on file with the Clerk of this Legislature; now, therefore be it

RESOLVED, that Onondaga County does hereby make and adopt a Negative Declaration under SEQRA and determines that the proposed action will not have a significant effect on the environment; and, be it further

RESOLVED, that the County Executive is hereby authorized to enter into an agreement to transfer the above mentioned property to David and Tina Underwood, for a consideration of \$3,800; and, be it further

RESOLVED, that the County Executive is hereby authorized to enter into agreements to further the intent of this Resolution.

ADOPTED. Ayes: 16 Noes: 2 (Stanczyk, Kinne) Absent: 1 (Williams)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 282

REAUTHORIZING ANNUAL AGREEMENTS WITH THE STATE OF NEW YORK AND THE CENTRAL NEW YORK REGIONAL PLANNING AND DEVELOPMENT BOARD RELATIVE TO THE SYRACUSE METROPOLITAN TRANSPORTATION COUNCIL

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

WHEREAS, federal law requires a transportation planning and programming process for the Syracuse metropolitan area; and

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

WHEREAS, the Syracuse Metropolitan Transportation Council (SMTC) has been designated by the Governor of the State of New York as the Metropolitan Planning Organization responsible, together with the State Department of Transportation, for the comprehensive, continuing, and cooperative transportation planning and program process for the Syracuse metropolitan area; and

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

WHEREAS, the County of Onondaga has subcontracted with the Central New York Regional Planning and Development Board for administrative services relative to the SMTC program, and the applicable administrative costs of such Regional Planning and Development Board shall be funded in the first instance by the County of Onondaga subject to reimbursement from the State Department of Transportation; and

WHEREAS, it is the desire of this County Legislature to reauthorize said agreements; now, therefore be it

RESOLVED, that the contracts with the State of New York and the Central New York Regional Planning and Development Board be reauthorized for the year 2011; and, be it further

RESOLVED, that the agreement with Central New York Regional Planning and Development Board provide for an annual report to be submitted to the County Executive and the County Legislature within three (3) months of the close of the federal fiscal year.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 283

AMENDING THE 2010 COUNTY BUDGET TO PROVIDE THE SYRACUSE-ONONDAGA COUNTY PLANNING AGENCY WITH ADDITIONAL FUNDS BEYOND THE ESTIMATED DOLLARS APPROPRIATED IN THE 2010 BUDGET, AND AUTHORIZING THE COUNTY EXECUTIVE TO AMEND THE CONTRACT WITH THE SYRACUSE METROPOLITAN TRANSPORTATION COUNCIL (SMTC) TO IMPLEMENT THIS RESOLUTION

WHEREAS, the New York State Department of Transportation (NYSDOT) has agreements with Federal Highway Administration (FHWA) and the Federal Transit Administration (FTA) to administer the Statewide transportation program for metropolitan areas; and

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

WHEREAS, pursuant to state and federal requirements, pursuant to Resolution No. 273 - 2009, this Onondaga County Legislature has authorized the County of Onondaga to act as host agency for 2010 and to fund in the first instance all SMTC charges, subject to reimbursement from the NYSDOT; and

WHEREAS, the County of Onondaga has subcontracted with the Central New York Regional Planning & Development Board (CNYRPDB) for administrative services relative to the SMTC program and that applicable administrative cost of CNYRPDB shall be funded in the first instance by the County of Onondaga, subject to reimbursement from the NYSDOT; and

WHEREAS, the SMTC work program for 2010 has been expanded through the Supplemental Agreement Cover since the 2010 budget was prepared; and

WHEREAS, SMTC has projected the need for additional appropriations to complete the Work Program; now, therefore be it

RESOLVED, the County Executive is authorized to amend the SMTC contract to provide for a total payment in the amount of \$1,695,500 for work to be performed under such contract, and to make any other necessary amendments to such contract so as to implement the intent of this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended as follows:

REVENUES:

A 510 Estimated Revenues

\$394,956

In Admin. Unit 10-87
 Syracuse-Onondaga County Planning Agency
 FAMIS Index #260133
 In Accounts 018-0267 and 018-0257
 Federal Aid SMTC \$394,956

APPROPRIATIONS:

A 960 Appropriations \$394,956
 In Admin. Unit 10-87
 Syracuse-Onondaga County Planning Agency
 FAMIS Index # 260133
 In Account 570-9570 Contracted Services \$394,956

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 284

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT A RESTORE GRANT FROM THE
 N.Y.S. HOUSING TRUST FUND CORPORATION FOR THE COMMUNITY DEVELOPMENT
 PROGRAM, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO
 CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, under Article 25 of the Private Housing Finance Law the Housing Trust Fund Corporation is authorized to make grants to units of local government under the N.Y.S. Housing Trust Fund Program; and

WHEREAS, as authorized by Resolution No. 390 - 1987, the County has applied for and has been awarded a \$75,000 grant under the N.Y.S. RESTORE Program for the period October 1, 2010, to October 31, 2011; and

WHEREAS, "RESTORE" stands for "Residential Emergency Services to Offer Repairs to the Elderly" Program, and such grant will fund emergency repairs for approximately 10 low-income elderly homeowners; and

WHEREAS, it is the desire of this Legislature to accept this grant; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

CP510 Estimated Revenues \$75,000
 In Admin. Unit 10-35-20-50,
 Community Development, NYS funded
 Account 028-0725 State Aid
 NYS Restore Program (2010)
 Project 734079-001 \$75,000

APPROPRIATIONS:

CP960 Appropriations	\$75,000
In Admin. Unit 10-35-20-50, Community Development, NYS Funded NYS Restore Program (2010) Project 734079-001	\$75,000

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 285

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT AN ACCESS TO HOME GRANT FROM THE N.Y.S. HOUSING TRUST FUND FOR THE COMMUNITY DEVELOPMENT PROGRAM AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, under Article 25 of the Private Housing Finance Law, the Housing Trust Fund Corporation is authorized to make grants to units of local government under the N.Y.S. Housing Trust Fund Program; and

WHEREAS, as authorized by Resolution No. 390 - 1987, the County has applied for and been awarded a \$400,000 grant for Access to Home (for housing rehabilitation) under the N.Y.S. Housing Trust Fund Program for the period October 1, 2010 to September 30, 2012; and

WHEREAS, it is the desire of this Legislature to accept this grant; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended by providing and making available the following:

REVENUES:

CP510 Estimated Revenues	\$400,000
In Admin. Unit 10-35-20-50, Community Development, NYS funded Account 028-0725 State Aid NYS Housing Trust Fund (2010) Project 734474-001	\$400,000

APPROPRIATIONS:

CP960 Appropriations	\$400,000
In Admin. Unit 10-35-20-50, Community Development, NYS Funded NY Housing Trust Fund (2010) Project 734474-001	\$400,000

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Williams)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 286

CONFIRMING AN APPOINTMENT TO THE OCC BOARD OF TRUSTEES

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, has duly appointed and designated pursuant to Article XXV, Section 25.05 of the Onondaga County Administrative Code, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the OCC Board of Trustees:

APPOINTMENT:
Allen J. Naples
11 Meadow Drive
Fayetteville, NY 13066

TERM EXPIRES:
May 1, 2016

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

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

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Williams)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 287

AMENDING THE 2010 COUNTY BUDGET TO PROVIDE FUNDS TO ADDRESS HONEYWELL REMEDIATION ISSUES

WHEREAS, in 1989, the State of New York commenced litigation against Allied Signal now Honeywell International, Inc., seeking to compel Honeywell to investigate and clean up the effects of past and on-going releases of hazardous substances and pollutants in Onondaga Lake and the surrounding environs; and

WHEREAS, in 1994, Honeywell brought an action for contribution against Onondaga County; and

WHEREAS, in 2004 Honeywell and the County entered into a settlement agreement which preserves the County's rights to comment on Honeywell's submissions involving: 1) County discharges to the Onondaga Lake System, 2) the County as a source or party responsible for contamination in the Onondaga Lake System, and 3) any proposed or final monitoring program; and

WHEREAS, these participation rights provide the County with a continuing opportunity to identify and address technical, scientific and related legal issues in such submissions and proposals that could impact the County and its residents; and

WHEREAS, in addition, the State of New York and the Environmental Protection Agency have made a demand for payment of \$12.5 million from the County of Onondaga and multiple other

parties for recovery of CERCLA related oversight costs allegedly incurred in connection with the Onondaga Lake Superfund site, and negotiations as to the amount and proper allocation of the claim are ongoing; and

WHEREAS, these negotiations and the resolution of related site clean up responsibilities have been complicated by the need to respond to and address the impacts of the Crucible and General Motors bankruptcy filings; and

WHEREAS, by letter dated October 30, 2009 the Environmental Protection Agency has requested that the County join other allegedly potentially responsible parties in negotiating terms under which the parties, either jointly or severally, would conduct a Remedial Investigation and Feasibility Study (RI/FS) of Lower Ley Creek, a sub-site of the Onondaga Lake Superfund Site; and

WHEREAS, the Onondaga Nation also served written notice upon the County of its intention to pursue claims for Natural Resource Damages in connection with Onondaga Lake; and

WHEREAS, this Legislature previously appropriated funds to a contingency account to pay for legal, technical, and scientific expenses expected to be incurred by the County as a consequence of the Honeywell litigation; and

WHEREAS, to cover anticipated expenses for current and anticipated efforts it is now necessary to transfer \$100,000 from the Honeywell Litigation Contingency Fund for activities including but not limited to review and comment upon Honeywell related submittals, plans and proposals, and to provide for continuing technical and legal support for Onondaga Lake Superfund and related legal, scientific and technical issues arising from past and ongoing releases of hazardous substances and other discharges to Onondaga Lake and its environs, including the need to investigate and respond to EPA's anticipated Reports on the Lower Ley Creek site; now, therefore be it

RESOLVED, that the 2010 County Budget be amended as follows:

APPROPRIATIONS:

In Administrative Unit 80-33-30	
Department of Water Environment Protection	
FAMIS Index 480020	
In Account 408-9408	
Professional Services	+\$100,000
In Account 650-6650	
Contingent Account	-\$100,000

ADOPTED. Ayes: 17 Absent: 2 (DeMore, Williams)

* * *

Motion Made By Mr. Corbett, Mrs. Rapp

RESOLUTION NO. 288

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AN INTERMUNICIPAL AGREEMENT WITH OTHER MUNICIPALITIES IN THE SYRACUSE URBAN AREA IN ORDER TO FORM A COALITION OF MUNICIPALITIES SUBJECT TO PHASE II STORMWATER PERMIT REQUIREMENTS

WHEREAS, the Clean Water Act was amended in 1987 to establish permit requirements to help control pollution from stormwater run-off; and

WHEREAS, in 2003, pursuant to federal regulations, the DEC expanded the scope of its stormwater program to require certain municipalities to apply for a DEC stormwater permit; and

WHEREAS, 31 municipalities in the Syracuse Urban Area that operate Municipal Stormwater Sewer Systems (MS4s), including the County, the City of Syracuse and numerous towns and villages, are required to comply with such DEC stormwater permits; and

WHEREAS, each of these 31 municipalities are required to implement stormwater management programs and satisfy the six minimum control requirements mandated by the State stormwater permit; and

WHEREAS, since these general permit requirements are applicable to all 31 municipalities, it is believed there are opportunities for more cost effective compliance through communication, cooperation and coordination; and

WHEREAS, a number of these municipalities have stated their intent to participate in the creation of a Central New York Intermunicipal Stormwater Coalition in order to foster the exchange of information, identify and promote the discussion of issues of mutual concern facing Municipal Separate Storm Sewer System (MS4) communities, foster cooperation among participating MS4 communities in addressing issues that are of mutual concern, propose recommendations and make reports which identify mutually-beneficial solutions to the concerns facing the participating MS4 communities, seek funding sources and/or sustainable funding mechanisms which may help to accomplish the goals of the Coalition and the participating MS4 communities; and

WHEREAS, administrative costs for the coalition will be carried out over a 24 to 36 month period by the Central New York Regional Planning and Development Board under a State Environmental Protection Fund (EPF) grant, thereby obviating the need for Coalition membership fees during this period; and

WHEREAS, the term of said Intermunicipal Agreement will commence on January 1, 2011 and terminate concurrent with the termination of the EPF grant to the Central New York Regional Planning and Development Board; and

WHEREAS, it is the desire of this Legislature to authorize the County Executive to enter into this Intermunicipal Agreement to become a member of the Central New York Stormwater Coalition; now, therefore be it

RESOLVED, that the County Executive hereby is authorized to enter into an Agreement with other MS4s in the Syracuse Urban Area and become a member of the Central New York Stormwater Coalition for a term to run concurrent with the EPF grant to the Central New York Regional Planning and Development Board in order to foster the exchange of information, identify and promote the discussion of issues of mutual concern facing MS4 communities, foster cooperation among participating MS4 communities in addressing issues that are of mutual concern, propose recommendations and make reports which identify mutually-beneficial solutions to the concerns facing the participating MS4 communities and seek funding sources and/or sustainable funding mechanisms which may help to accomplish the goals of the Coalition and the participating MS4 communities.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 289

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT FUNDS IN RELATION TO A PROJECT TO DEVELOP A MECHANISTIC WATER QUALITY MODEL OF ONONDAGA LAKE AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS TO IMPLEMENT THE PROJECT

WHEREAS, the Water Resources Development Act of 1999, PL 106-53, authorized the creation of an Onondaga Lake Partnership (OLP) between Federal, State and local entities to plan, design, and construct certain projects which are consistent with the Onondaga Lake Management Plan and the Amended Consent Judgment (ACJ); and

WHEREAS, in 2004 the OLP Project Committee received a proposal from the County of Onondaga for a project to develop a new Onondaga Lake Water Quality Model; and

WHEREAS, on September 12, 2004 the OLP Executive Committee passed a resolution to approve, endorse and recommend the allocation of federal funding for the proposed Lake Model project, and recommended that the U.S. Army Corps of Engineers enter into a grant agreement with the County of Onondaga to implement the project; and

WHEREAS, Resolution No. 223 - 2004 this Onondaga County Legislature authorized the execution of agreements to implement the Lake Water Quality Model project and to accept grant funds as reimbursement for work completed on the project; and

WHEREAS, on September 17, 2010 the OLP Executive Committee passed a resolution to provide additional federal grant funding for the Onondaga Lake Water Quality Model project for the development and execution of anticipated additional Lake and River model scenarios, and recommended that the U.S. Army Corps of Engineers enter into a grant agreement with the County of Onondaga to implement the project; and

WHEREAS, such grant funding from Army Corps of Engineers requires a 30% match; and

WHEREAS, by Resolution No. 176 - 2004 this County Legislature accepted funds from the Pepsi Bottling Group, Inc. as part of a settlement for the unlawful disposal of waste products, \$1,000,000 of which is dedicated for use as non-federal match for Onondaga Lake Partnership projects, and which can be used to satisfy the 30% non-federal share of the additional project cost; and

WHEREAS it is the desire of this Legislature to accept funds from the U.S. Army Corps of Engineers in an amount up to \$56,000 as reimbursement for work completed on the Lake Water Quality Model project; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into agreements to accept these grant funds and implement the intent of this Resolution; and, be it further

RESOLVED that the 2010 County Budget is hereby amended as follows:

<u>REVENUES:</u>	
Capital Project Fund 025	\$56,000
Admin Unit 80-33-30	
Water Environment Protection – CSD Grants	
FAMIS Index # 480087	
In Acct # 010 – 0110 Federal Aid Gen Gov	

Capital Project # 587 964/004 \$56,000
OLP Lake Water Quality Model

APPROPRIATIONS:

Capital Project Fund 025 \$56,000
Admin Unit 80-33-30
Water Environment Protection – CSD Grants
FAMIS Index # 480087
Capital Project # 587 964/004 \$56,000
OLP Lake Water Quality Model

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 290

A RESOLUTION APPROVING THE INCREASED COST OF CERTAIN IMPROVEMENTS
REQUIRED PURSUANT TO THE AMENDED CONSENT JUDGMENT AND RELATED
MUNICIPAL COMPLIANCE PLAN FOR THE HARBOR BROOK CSO IMPROVEMENTS OF
THE COUNTY OF ONONDAGA

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

WHEREAS, the Commissioner of Water Environmental Protection of said County, pursuant to the Onondaga County Administrative Code, has prepared and submitted to said County Legislature a Report, duly approved by the County Executive, recommending acceptance and approval by the County Legislature of the Amended Consent Judgment and the related Municipal Compliance Plan (the "Judgment") which includes specifies capital projects and activities related to attainment of the effluent limitations and water quality objectives of the amended consent judgment and sets forth a comprehensive schedule for the implementation of said capital projects and activities, at an estimated maximum cost of \$31,500,000; and

WHEREAS, in order to maintain compliance with the mandated schedule of the Amended Consent Judgment and moreover, to avoid the possible imposition of stipulated penalties, the County previously approved the Harbor Brook CSO Improvement project; and

WHEREAS, the Harbor Brook CSO Improvement Project consists of gray and green infrastructure including the construction of a Floatable Control Facilities (FCFs), a 3.8 million gallon storm water storage facility adjacent to State Fair Boulevard, various sewer separation improvements, numerous green infrastructure projects including the restoration of a natural wetland at Grand Avenue and Velasko Road; and

WHEREAS, the Commissioner of Water Environmental Protection has indicated that it is necessary to increase the maximum estimated cost of such improvements by \$2,310,000; and

WHEREAS, this County Legislature duly adopted a resolution on November 3, 2010, calling a public hearing on the foregoing matter to be held in the Legislative Chambers in the County Court House, in Syracuse, New York on December 7, 2010 at 2:20 o'clock P.M., Prevailing Time; and

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

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

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

Section 1. Based upon the proceedings heretofore had and taken, it is hereby found and determined that it is necessary and in the public interest to undertake the proposed improvements described in the preambles hereof for the Harbor Brook CSO project at an increased estimated maximum cost of \$33,810,000 (constituting an increase of \$2,310,000 from the amount previously approved) and that said improvements will be of special benefit to all of the real property included within the limits of the District.

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

Section 3. This resolution shall take effect immediately.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 291

BOND RESOLUTION DATED DECEMBER 7, 2010

A RESOLUTION AUTHORIZING THE ISSUANCE OF AN ADDITIONAL \$2,310,000 BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, TO PAY THE COST OF CERTAIN IMPROVEMENTS REQUIRED PURSUANT TO THE AMENDED CONSENT JUDGMENT AND RELATED MUNICIPAL COMPLIANCE PLAN FOR THE HARBOR BROOK CSO IMPROVEMENT PROJECT IN AND FOR SAID COUNTY

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

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

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

Section 1. For the specific object or purpose of paying the increased cost of Harbor Brook in-water capture and treatment project for the Onondaga County Sanitary District in and for the County of Onondaga, New York, in compliance with the Amended Consent Judgment related to the

Metro Facility and combined Sewer Overflow System, consisting of gray and green infrastructure including the construction of a Floatable Control Facilities (FCFs), a 3.8 million gallon storm water storage facility adjacent to State Fair Boulevard, various sewer separation improvements, numerous green infrastructure projects including the restoration of a natural wetland at Grand Avenue and Velasco Road, there are hereby authorized to be issued an additional \$2,310,000 bonds of said County pursuant to the provisions of the Local Finance Law.

Section 2. The maximum estimated cost of the aforesaid improvements is \$33,810,000, and the plan for the financing thereof shall consist of the following:

- a) By the issuance of the \$5,500,000 bonds of said County authorized pursuant to a bond resolution dated July 6, 1999;
- b) By the issuance of the \$26,000,000 bonds of said County authorized pursuant to a bond resolution dated June 2, 2009; and
- c) By the issuance of the additional \$2,310,000 bonds of said County herein authorized.

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

Section 4. The faith and credit of said County of Onondaga, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. There shall annually be assessed upon the taxable real property in said District in the manner provided by law an amount sufficient to pay said principal and interest as the same become due and payable, but if not paid from such source, all the taxable real property within said County shall be subject to the levy of ad valorem taxes without limitation as to rate or amount sufficient to pay the principal of and interest on said bonds.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer, the chief fiscal officer of said County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

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

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

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

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

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

Section 8. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 9. This resolution, which takes effect immediately, shall be published in summary form in the Post Standard, the official newspaper of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 292

A RESOLUTION CALLING A PUBLIC HEARING FOR THE PURPOSE OF CONSIDERING AN INCREASE IN THE ESTIMATED MAXIMUM COST OF PROPOSED IMPROVEMENTS FOR THE HARBOR BROOK CSO IMPROVEMENTS

WHEREAS, the County of Onondaga has previously entered into an amended consent judgment in connection with the settlement of litigation involving Atlantic States Legal Foundation, Inc. et al; and

WHEREAS, the Amended Consent Judgment includes a Municipal Compliance Plan which specifies capital projects and activities related to attainment of the effluent limitations and water quality objectives of the Amended Consent Judgment and sets forth a comprehensive schedule for the implementation of said capital projects and activities; and

WHEREAS, to maintain compliance with the schedule which is mandated in the Amended Consent Judgment and to avoid the possible imposition of stipulated penalties the County has previously approved the Harbor Brook CSO Improvement Project consisting of both green and gray infrastructure improvements including floatable control facilities at CSO locations in the Harbor Brook sewershed, a large storage facility located near State Fair Boulevard and various sewer separation improvements all at a maximum estimated cost of \$33,810,000; and the issuance of bonds of said County to pay the cost thereof; and

WHEREAS, the Commissioner of Water Environmental Protection of the County has requested an increase in the estimated maximum cost of such improvements by \$70,990,000 to \$104,800,000; and

WHEREAS, it has been proposed that the additional \$70,990,000 will be financed by the issuance of bonds; and

WHEREAS, it is now desired to call a public hearing thereon; now, therefore be it

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

Section 1. A meeting of the County Legislature, the County of Onondaga, New York, to be held in the Legislative Chambers in the County Court House, in Syracuse, New York, on the 21st day of December, 2010, at 1:15 o'clock P.M., prevailing time, for the purpose of conducting a Public Hearing upon the aforesaid matter. The Clerk of said County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published and posted in the manner provided by law.

Section 2. This resolution shall take effect immediately.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 293

CONFIRMING AN AMENDMENT TO THE CURRENTLY EFFECTIVE SCHEDULE OF RATES TO BE CHARGED FOR WATER AND WATER SERVICE PROVIDED BY THE ONONDAGA COUNTY WATER DISTRICT

WHEREAS, by Resolution No. 215 adopted June 6, 1966, the Board of Supervisors confirmed, ratified and approved, pursuant to the provisions of Section 266 of the County Law, a Schedule of Rates to be Charged for Water and Water Service to be Provided by the Onondaga County Water District, as recommended by the Metropolitan Water Board, the administrative head for said District, which Schedule of Rates was thereafter amended by the following resolutions: No. 158 - 1969, 163 - 1970, 614 - 1974, 625 - 1980, 172 - 1984, 187 - 1993, 105 - 2002, 230 - 2003, 261 - 2004, 245 - 2005, 288 - 2006, and 289 - 2008, and, as thus amended, such Schedule of Rates is currently in full force and effect; and

WHEREAS, said Metropolitan Water Board has advised by letter dated October 14, 2010, that it has adopted an amendment to said Schedule of Rates and Charges as hereinafter more fully set forth, and requests confirmation of the proposed amendment in the manner required by law; and

WHEREAS, pursuant to Resolution No. 249 - 2010, a public hearing has been conducted this day in compliance with the rules for conducting such a hearing as set forth in the Order of the Board of Supervisors contained in Resolution No. 174, adopted May 2, 1966, to consider the amended Schedule of Rates, at which public hearing the Metropolitan Water Board appeared through its authorized representatives and offered testimony in support of the amended Schedule of Rates and all persons desiring to be heard on the subject were, in fact, heard; and

WHEREAS, the Onondaga County Legislature has given due consideration to the amended Schedule of Rates and the evidence and testimony submitted during the 2011 County Budget process, legislative program committees and at the public hearing and now desires to confirm the action of the Metropolitan Water Board; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby confirm, ratify and approve, pursuant to the provisions of Section 266 of the County Law, the amendment of the currently effective Schedule of Rates to be Charged for Water and Water Service Provided by the Onondaga County Water District as heretofore approved and adopted by the Metropolitan Water Board, administrative head for the Onondaga County Water District on October 14, 2010 to the end that, effective January 1, 2011, the Schedule of Rates to be Charged for Water and Water Service Provided by the Onondaga County Water District shall read as follows:

“All deliveries shall be made pursuant to contracts in writing between the customer and Onondaga County Water District and, except as otherwise provided in such contracts approved by the County Legislature, charges for water and water service shall be made in the manner following:

SCHEDULE NO. 1: For each Internal Customer, except the City of Syracuse, charges for water and water service will be made on a dual basis – a commodity charge based on actual consumption as measured by the meter at the point of connection to the District system (meters to be read and customers to be billed monthly), plus a capacity charge based on peak demand placed by the customer on the District system; these charges shall be computed by applying to actual consumption the following rates:

<u>COMMODITY CHARGE:</u>	(per 1,000 gallons per month)
First 30,000,000 gallons	\$0.9
Next 80,000,000 gallons	\$0.89
Next 180,000,000 gallons	\$0.88
Over 290,000,000 gallons	\$0.87

CAPACITY CHARGE: \$3.85 per month per thousand gallons on the day of peak demand calculated by multiplying the average day during the prior year by a factor of 1.5. During the initial year of service the peak day will be adjusted monthly using cumulative daily average consumption and the 1.5 multiplier.

SCHEDULE NO. 2: For the City of Syracuse the charge for water and water service will be at the rate of \$1.10 per thousand gallons actually consumed as measured by the meter at the point of connection to the District system (meter to be read and bill to be rendered monthly); PROVIDED, however, that the City will pay a minimum annual charge (calendar year) of \$50,000 in equal monthly installments, for which the City may take 45,454,545 gallons of water in that year; for any water consumed in excess of this quantity during such year an additional charge will be made at the rate of \$1.10 per thousand gallons of excess.

SCHEDULE NO. 3: For each External Customer charges for water and water service will comprise the following monthly and annual charges:

- a) A monthly charge for water actually delivered and sold, computed and payable in the manner prescribed in SCHEDULE NO. 1 for Internal Customers; PLUS
- b) An annual charge computed and payable in the manner prescribed in Article III, Section 3.4 (c) of the currently effective Rules and Regulations for the Operation of Onondaga County Water District.

The terms “Internal Customer” and “External Customer” shall apply to and comprise customers within the scope of these terms as defined in Article I, Section 1.9 and 1.10 of the currently effective Rules and Regulations for the Operation of Onondaga County Water District.

When a customer has more than one (1) connection to the District system, a meter will be installed at each point of connection and customer will be billed on a conjunctive basis.”

and, be it further

RESOLVED, that, except as herein and hereby amended, the currently effective Schedule of Rates to be Charged for Water and Water Service Provided by the Onondaga County Water District,

as heretofore confirmed, ratified, amended, and approved by action of this County Legislature shall remain in full force and effect.

ADOPTED. Ayes: 17 Noes: 1 (Warner) Absent: 1 (Williams)

* * *

Motion Made By Mr. Kilmartin

RESOLUTION NO. 294

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO INTERMUNICIPAL AGREEMENTS TO SHARE ONONDAGA COUNTY'S MASTER SITE SERVER LOCATED AT THE E-911 EMERGENCY COMMUNICATIONS CENTER

WHEREAS, Onondaga County operates a Department of Emergency Communications, which is headed by a Commissioner, who, among other things, is responsible for administering the operation of a county-wide emergency communications simulcast digital trunked land mobile radio (TLMR) network known as the Onondaga County Interoperable Communications System (OCICS); and

WHEREAS, the Onondaga County Interoperable Communications System utilizes a Master Site server to coordinate radio conversations on the TLMR and to gain efficiencies in the use of public airspace, and the Master Site server has sufficient capacity to permit additional public service users; and

WHEREAS, the Central New York Interoperable Communications Consortium (CNYICC) is comprised of five member counties: Onondaga, Cayuga, Cortland, Madison, and Oswego; and

WHEREAS, the CNYICC was formed for the purpose of fostering collaboration on a joint regional interoperable communications network that could serve all first responders in the five county region as well as interfacing with other local and regional state and federal public service agencies and would study and establish a process for sharing costs and assets that would be of mutual benefit to all parties, and Onondaga County is desirous of advancing the goals of the CNYICC and of granting the member counties access to its OCICS TLMR Master Site; and

WHEREAS, to provide for the safety and protection of the public and public safety responders, and to maintain the integrity of the OCICS, it is necessary to establish procedures for the use of the Master Site by the CNYICC's member counties, and to provide for a means of allocating the costs and obligations associated with the administration and use of the Master Site in a fair and equitable manner upon all such licensed users; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into agreements with the County of Cayuga, the County of Cortland, the County of Madison, and the County of Oswego for the purpose of granting such counties a license to access the Onondaga County Master Site and to install such equipment as may be needed to advance the intent of this resolution in or on other County-owned buildings and towers; and, be it further

RESOLVED, that such agreements, among other things, shall provide for Onondaga County to retain ownership over the Master Site server, for the allocation of a fair share of administration costs to each of the Master Site users, and for procedures for the use of the Master Site.

Mr. Warner made a motion to table for 30 days. After discussion, Mr. Warner withdrew the motion to table and a vote was taken on the resolution.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

Motion Made By Mr. Kilmartin

RESOLUTION NO. 295

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AN AGREEMENT WITH THE TOWN OF CAMILLUS FOR SERVICES RELATED TO THE NEW YORK STATE POLICE INFORMATION NETWORK (NYSPIN)

WHEREAS, the New York State Police operate the New York State Information Network (NYSPIN), as authorized in the Executive Law, and such network collects and distributes information to the law enforcement agencies throughout the state; and

WHEREAS, NYSPIN is available to municipalities within the state, and the Onondaga County Department of Emergency Communications (E-911) monitors the network for relevant communications and originates, modifies, or cancels NYSPIN messages and database file entries; and

WHEREAS, E-911 has sufficient capacity, personnel and equipment to allow it to continually monitor NYSPIN and originate, modify, or cancel NYSPIN messages and database file entries on behalf of other municipalities, and, upon receipt of communications addressed to such agency, E-911 would be able to relay such communications to said agency; and

WHEREAS, many municipal agencies, including the Town of Camillus, have determined that it is more cost efficient to have the County monitor NYSPIN and originate, modify, or cancel NYSPIN messages and database file entries, and a shared services agreement would allow those agencies to gain greater efficiencies; and

WHEREAS, to foster intergovernmental cooperation and promote the efficient delivery of governmental services, it is the desire of this Onondaga County Legislature to authorize the County Executive to enter into an agreement with the Town of Camillus, allowing E-911 to perform such relay and message origination, modification and/or cancellation services for the Town of Camillus in exchange for an agreed upon amount of money to cover the County's administrative costs and expenses related to the provision of such services for the Town of Camillus; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into an intermunicipal agreement with the Town of Camillus consistent with the terms set forth above.

ADOPTED. Ayes: 18 Absent: 1 (Williams)

* * *

There being no further business to come before the County Legislature, Mr. Lesniak moved to recess until Tuesday, December 21, 2010. There was no objection and the meeting was recessed at 3:37 p.m.

Respectfully submitted,
DEBORAH L. MATURO, Clerk

December 21, 2010

The Legislature of Onondaga County reconvened on the above date at 1:30 p.m. Chairman Rhinehart presiding.

The Clerk called the roll and the following legislators were present: Lesniak, Dougherty, Meyer, Tassone, Rapp, Corbett, Stanczyk, Holmquist, Kilmartin, DeMore, Warner, Jordan, Kinne, Laguzza, Masterpole, Williams, Ervin, Mr. Chairman.

Absent: Legislator Buckel

Legislator DeMore asked the Legislature to rise for a moment of silence in lieu of the invocation. Legislator Warner led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

November 19, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 22.05 of the New York State Arts and Cultural Affairs Law, I have appointed, subject to confirmation of the County Legislature, the following individual to serve as a member of the Onondaga County Cultural Resources Trust:

APPOINTMENT:
Andrew Russo
6449 River Birchfield Road
Jamesville, NY 13078

TERM EXPIRES:
August 3, 2015

Mr. Russo will be completing the term of Chairman, Thomas Dadey, Jr.

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

November 19, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Title 13B, as amended, of the New York State Public Authorities Law, I have reappointed, subject to confirmation of the County Legislature, the following individual to serve as a member of the Onondaga County Resource Recovery Agency:

REAPPOINTMENT:
Mr. Michael Reilly
8559 Treeview Circle
Cicero, NY 13039

TERM EXPIRES:
December 31, 2013

December 21, 2010

482

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

November 19, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 1903 of the Onondaga County Charter, and Article III, Section 3.13 of the County Administrative Code, I have appointed, subject to confirmation of the County Legislature, the following individual as a new member of the Onondaga County Fire Advisory Board, representing the Southern District.

APPOINTMENT:
Warren J. Virgil
8380 Virgil Road
Fabius, NY 13063

TERM EXPIRES:
December 31, 2013

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

November 30, 2010

MEMO

TO: James Corbett Chairman
Environmental Protection Committee

FROM: James M. Rhinehart
Chairman

RE: Reappointments to the Onondaga County Soil and Water Conservation District

This is to advise that I am recommending the reappointment of myself and Legislator Masterpole to the Onondaga County Soil and Water Conservation District. These appointments are for a term to expire December 31, 2011 and will require confirmation by the full Legislature at the December 21, 2010 Session.

Thank you for your anticipated cooperation.

* * *

November 30, 2010

December 21, 2010

483

MEMO

TO: Chair Kathy Rapp, Planning and Economic Development Committee
Planning and Economic Development Committee Members

FROM: James M. Rhinehart
Chairman

RE: Reappointments to the Cooperative Extension Association of Onondaga County Board of Directors

This is to advise that I am reappointing Legislator Monica Williams and Legislator Judith Tassone as our two Legislative Representatives to the Cooperative Extension Association of Onondaga County Board of Directors.

These appointments are for a term to expire December 31, 2011 and will require confirmation by the full Legislature at the December 21, 2010 Session.

Thank you for your anticipated cooperation.

* * *

November 30, 2010

MEMO

TO: Chairman Casey Jordan, Ways and Means Committee
Ways and Means Committee Members

FROM: James M. Rhinehart
Chairman

RE: Reappointments to the Onondaga County Tobacco Asset Securitization Corporation

This is to advise that I am recommending the reappointments of Legislator Robert D. Warner and yourself to the Onondaga County Tobacco Asset Securitization Corporation. Both reappointments are for a one-year term which will expire on December 31, 2011.

These reappointments will require confirmation of the full Legislature at its December 21, 2010 Session.

Thank you for your consideration.

* * *

December 3, 2010

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article III of the Public Health Law and Article XVI of the Onondaga County Charter and Administrative Code, I hereby reappoint, subject to confirmation of the County Legislature, Cynthia B. Morrow, M.D., M.P.H., as Commissioner of the Onondaga County Health Department for a term to expire December 31, 2013.

I would ask you to add this to the December Health committee agenda for confirmation at the December 21, 2010 Session.

Sincerely,
JOANNE M. MAHONEY
Onondaga County Executive

* * *

Motion Made By Mr. Warner

RESOLUTION NO. 296

CONFIRMING THE REAPPOINTMENT OF CYNTHIA B. MORROW, M.D., M.P.H. AS
COMMISSIONER OF HEALTH FOR THE COUNTY OF ONONDAGA

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, pursuant to the power vested in her by the Onondaga County Charter and Section 16.02 of the Onondaga County Administrative Code, has duly designated and appointed, pending confirmation, Cynthia B. Morrow, as Commissioner of Health for the County of Onondaga for a term to expire December 31, 2013; and

WHEREAS, it is desired at this time in accordance with the provisions of the Onondaga County Charter and Administrative Code to confirm said appointment; now, therefore be it

RESOLVED, that the County Legislature, pursuant to the provisions of the Onondaga County Charter and Administrative Code, does hereby confirm the appointment of Cynthia B. Morrow, M.D., M.P.H. as Commissioner of Health for the County of Onondaga for a term to expire December 31, 2013.

ADOPTED. Ayes: 18 Absent: 1 (Buckel)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 297

2010 TRANSFER RESOLUTION

RESOLVED, that the following transfers be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin. Unit 40-79-30	Admin. Unit 40-79-30	
Sheriff Custody	Sheriff Custody	
FAMIS Index #410027	FAMIS Index #410027	
Acct. 101-4101	Acct. 102-4102	
Regular Employee Salaries	Overtime Wages	\$275,000
Admin. Unit 40-79-20	Admin. Unit 40-79-30	
Sheriff Police	Sheriff Custody	
FAMIS Index #410001	FAMIS Index #410027	
Acct. 120-9120	Acct. 102-4102	
Employee Benefits – Interdept	Overtime Wages	\$325,000

Admin. Unit 40-79-20 Sheriff Police FAMIS Index #410001 Acct. 101-4101 Regular Employee Salaries	Admin. Unit 40-79-30 Sheriff Custody FAMIS Index #410027 Acct. 413-9413 Maintenance, Util & Rents	\$40,000
Admin. Unit 40-79-20 Sheriff Police FAMIS Index #410001 Acct. 101-4101 Regular Employee Salaries	Admin. Unit 40-79-20 Sheriff Police FAMIS Index #410001 Acct. 413-9413 Maintenance, Util & Rents	\$20,000
Admin. Unit 40-53 Mental Health FAMIS Index #360354 Acct. 570-5856 Contracted Services	Admin. Unit 40-53 Mental Health FAMIS Index #360404 Acct. 534-5834 Hospitalization	\$440,287
Admin. Unit. 40-49-20 Van Duyn Van Duyn FAMIS Index # 351677 Acct. 101-4101 Regular Employee Salaries	Admin. Unit 40-49-20 FAMIS Index # 351677 Acct. 408-9408 Professional Services	\$130,000

ADOPTED. Ayes: 16 Noes: 1 (Stanczyk) Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 298

2011 TOWN TAX RATES, FIXED, RATIFIED AND CONFIRMED

RESOLVED, that the tax rates for the ensuing fiscal year 2011 for the various Towns of the County of Onondaga be and they hereby are fixed and adopted according to the following schedule and that the Supervisors of the several towns be and they hereby are authorized and directed to cause to be extended the State, County, and Town Taxes in accordance with the following schedule and they be and hereby are ratified and confirmed:

		<u>Per Thousand</u>
<u>CAMILLUS</u>		
Town Inside	\$ 3.4145	
County Inside	<u>6.2561</u>	
Camillus – Inside (Camillus)		\$ 9.6706
Town Outside	\$ 3.5946	
County Outside	<u>5.1388</u>	
Camillus – Outside		\$ 8.7334

CICERO

Town Inside	\$ 12.4012	
County Inside	<u>124.4163</u>	
Cicero – Inside (North Syracuse)		\$136.8175
Town Outside	\$ 30.2124	
County Outside	<u>111.0528</u>	
Cicero – Outside		\$141.2652
<u>CLAY</u>		
Town Inside	\$ 6.9317	
County Inside	<u>142.1924</u>	
Clay – Inside (North Syracuse)		\$149.1241
Town Outside	\$ 19.0239	
County Outside	<u>115.2649</u>	
Clay –Outside		\$134.2888
<u>DEWITT</u>		
Town Inside	\$.7400	
County Inside	<u>5.9731</u>	
Dewitt – Inside (East Syracuse)		\$ 6.7131
Town Outside	\$ 3.0901	
County Outside	<u>6.0570</u>	
Dewitt – Outside		\$ 9.1471
<u>ELBRIDGE</u>		
Town Inside	\$ 3.2918	
County Inside	<u>6.1452</u>	
Elbridge- Inside (Jordan & Elbridge)		\$ 9.4370
Town Outside	\$ 3.3956	
County Outside	<u>4.7271</u>	
Elbridge – Outside		\$ 8.1227
<u>FABIUS</u>		
Town Inside	\$ 4.6808	
County Inside	<u>5.2355</u>	
Fabius – Inside (Fabius)		\$ 9.9163
Town Outside	\$ 4.9157	
County Outside	<u>5.2355</u>	
Fabius – Outside		\$ 10.1512

GEDDES

Town Inside	\$ 1.9336	
County Inside	<u>6.8130</u>	
Geddes – Inside (Solvay)		\$ 8.7466
Town Outside	\$ 3.6597	
County Outside	<u>6.8130</u>	
Geddes – Outside		\$ 10.4727

LAFAYETTE

Town	\$ 4.1755	
County	<u>6.7174</u>	
LaFayette		\$ 10.8929

LYSANDER

Town Inside	\$.6181	
County Inside	<u>6.0188</u>	
Lysander – Inside (Baldwinsville)		\$ 6.6369
Town Outside	\$.7036	
County Outside	<u>6.1324</u>	
Lysander – Outside		\$ 6.8360

MANLIUS

Town Inside	\$ 3.2956	
County Inside	<u>6.1088</u>	
Manlius – Inside (Fayetteville, Manlius, Minoa)		\$ 9.4044
Town Outside	\$ 3.4570	
County Outside	<u>5.1383</u>	
Manlius – Outside		\$ 8.5953

MARCELLUS

Town Inside	\$ 3.2938	
County Inside	<u>6.0707</u>	
Marcellus – Inside (Marcellus)		\$ 9.3645
Town Outside	\$ 3.5796	
County Outside	<u>4.9580</u>	
Marcellus – Outside		\$ 8.5376

ONONDAGA

Town	\$.6080	
County	<u>5.3508</u>	

	Onondaga		\$ 5.9588
<u>OTISCO</u>			
	Town	\$ 57.0904	
	County	<u>256.9457</u>	
	Otisco		\$314.0361
<u>POMPEY</u>			
	Town	\$ 2.0590	
	County	<u>6.2566</u>	
	Pompey		\$ 8.3156
<u>SALINA</u>			
	Town Inside	\$.8798	
	County Inside	<u>6.2648</u>	
	Salina – Inside (Liverpool)		\$ 7.1446
	Town Outside	\$ 1.6293	
	County Outside	<u>4.8444</u>	
	Salina – Outside		\$ 6.4737
<u>SKANEATELES</u>			
	Town Inside	\$ 1.6577	
	County Inside	<u>5.9967</u>	
	Skaneateles – Inside (Skaneateles)		\$ 7.6544
	Town Outside	\$ 2.0396	
	County Outside	<u>5.5925</u>	
	Skaneateles – Outside		\$ 7.6321
<u>SPAFFORD</u>			
	Town	\$ 1.0980	
	County	<u>5.6376</u>	
	Spafford		\$ 6.7356
<u>TULLY</u>			
	Town Inside	\$ 2.7361	
	County Inside	<u>5.9962</u>	
	Tully – Inside (Tully)		\$ 8.7323
	Town Outside	\$ 2.7841	
	County Outside	<u>5.2503</u>	
	Tully – Outside		\$ 8.0344
<u>VAN BUREN</u>			

Town Inside	\$ 1.5540	
County Inside	<u>6.1350</u>	
Van Buren – Inside (Baldwinsville)		\$ 7.6890
Town Outside	\$ 1.7371	
County Outside	<u>6.3169</u>	
Van Buren – Outside		\$ 8.0540

ADOPTED. Ayes: 12 (Lesniak, Stanczyk, DeMore, Laguzza, Masterpole, Williams, Ervin, Dougherty, Rapp, Corbett, Kilmartin, Rhinehart) Noes: 5 (Warner, Jordan, Meyer, Tassone, Holmquist) Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 299

SOUTHWOOD-JAMESVILLE WATER DISTRICT – GENERAL APPORTIONMENT

WHEREAS, there was set up a gross budget of \$6,424.00 for the Southwood-Jamesville Water District for the year 2011 for estimated maintenance costs, making a total estimated gross budget for the year 2011 of \$6,424.00, plus deficit of \$233.00, leaving a gross budget for the year 2011 of \$6,657.00; and

WHEREAS, it is provided by contract with the Onondaga County Water Authority and the law pertaining thereto that the Southwood-Jamesville Water District lying within the Towns of Dewitt and Onondaga shall reimburse the Onondaga County Water Authority for those expenditures; now, therefore be it

RESOLVED, that the said amount of \$6,657.00 be and the same hereby is apportioned between the Southwood-Jamesville Water District areas lying within the Towns of Dewitt and Onondaga on the following parcel basis, namely: Five classes of properties and two categories of each class, namely: Category "A" and Category "B", those that cannot be served. Classes are as follows:

Class 1	Lot up to and including (1) Acre
Class 2	1 Acre plus up to and including twenty acres
Class 3	21 Acres up to and including fifty acres
Class 4	51 Acres up to and including one hundred acres
Class 5	101 Acres and over

RATES ARE AS FOLLOWS:

Class 1-A	\$ 7.81	Class 3-A	\$15.67
Class 1-B	1.00	Class 3-B	3.00
Class 2-A	\$10.79	Class 4-A	\$25.54
Class 2-B	2.00	Class 4-B	4.00

and, be it further

RESOLVED, that the following sums be and hereby are approved as the apportionments as follows:

Town of Dewitt	\$2,391.95
Town of Onondaga	<u>4,265.05</u>
	\$6,657.00

and a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisors and Board of Assessors of the Towns of Dewitt and Onondaga; and, be it further

RESOLVED, that the Town of Dewitt and the Town of Onondaga be and they are hereby directed to raise and pay the same by tax, contract or otherwise as approved by law.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 300

SOUTHWOOD-JAMESVILLE WATER DISTRICT TAX TOWN OF DEWITT APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Southwood-Jamesville Water District within the Town of Dewitt and against the property named on the tax roll for 2011 as being within the said Southwood-Jamesville Water District, the sum of \$2,391.95, said sum being for the payment of the apportionment of said Southwood-Jamesville Water District Tax in the Town of Dewitt; and, be it further

RESOLVED, that the Supervisor of the Town of Dewitt be and hereby is directed to extend or cause to be extended said sum against such property named on the tax roll for 2011 as being within the Southwood-Jamesville Water District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Dewitt for the year 2011.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 301

SOUTHWOOD-JAMESVILLE WATER DISTRICT TAX TOWN OF ONONDAGA APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Southwood-Jamesville Water District within the Town of Onondaga and against the property named on the tax roll for 2011 as being within the said Southwood-Jamesville Water District, the sum of \$4,265.05, said sum being for the payment of the apportionment of said Southwood-Jamesville Water District Tax in the Town of Onondaga; and, be it further

RESOLVED, that the Supervisor of the Town of Onondaga be and he hereby is directed to extend or cause to be extended said sum against such property named on the tax roll for 2011 as being within the Southwood-Jamesville Water District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Onondaga for the year 2011.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 302

WARNERS WATER DISTRICT TAX – GENERAL APPORTIONMENT

WHEREAS, there was set up a budget of \$2,478.00 for the Warners Water District, of which \$00.00 was for estimated debt service and construction plus \$2,478.00 for estimated maintenance costs, making a total estimated budget of \$2,478.00 for the year 2011, less surplus of \$44.00 leaving an estimated budget of \$2,434.00; and

WHEREAS, it is provided by contract with the Onondaga County Water Authority and the law pertaining thereto that the Warners Water District area lying within the Towns of Camillus and Van Buren shall reimburse the Onondaga County Water Authority for these expenditures; now, therefore be it

RESOLVED, that the said amount of \$2,434.00 be and the same hereby is apportioned between the Warners Water District area lying within the Towns of Camillus and Van Buren according to the equalized value of the real property in the said Towns of Camillus and Van Buren appearing on the assessment rolls as situated within the respective limits of such water district as follows:

Town of Camillus	\$1,216.01
Town of Van Buren	<u>1,217.99</u>
	\$2,434.00

and, be it further

RESOLVED, that the following sums be and hereby are approved as the apportionment for the Warners Water District as follows:

Town of Camillus	\$1,216.01
Town of Van Buren	<u>1,217.99</u>
	\$2,434.00

and a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisors and Board of Assessors of the Towns of Camillus and Van Buren; and, be it further

RESOLVED, that the Towns of Camillus and Van Buren be and they hereby are directed to raise and pay the same by tax, contract or otherwise as provided by Article 11-A, Section 1170 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 303

WARNERS WATER DISTRICT TAX, TOWN OF CAMILLUS APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Warners Water District within the Town of Camillus and against the property named on the tax roll for 2011 as being within the said Warners Water District, the sum of \$1,216.01, said sum being for the payment of the apportionment of said Warners Water District Tax in the Town of Camillus; and, be it further

RESOLVED, that the Supervisor of the Town of Camillus be and he hereby is directed to extend or cause to be extended said sum against such property named on the tax roll for 2011 as being within the Warners Water District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Camillus for the year 2011.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 304

WARNERS WATER DISTRICT TAX, TOWN OF VAN BUREN APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Warners Water District within the Town of Van Buren and against the property named on the tax roll for 2011 as being within the said Warners Water District, the sum of \$1,217.99 said sum being for the payment of the apportionment of said Warners Water District Tax in the Town of Van Buren; and, be it further

RESOLVED, that the Supervisor of the Town of Van Buren be and hereby is directed to extend or cause to be extended said sum against such property named on the tax roll for 2011 as being within the Warners Water District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Van Buren for the year 2011.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 305

AUTHORIZE THE COUNTY COMPTROLLER TO TRANSFER 2010 UNENCUMBERED APPROPRIATIONS AFTER EXPIRATION OF THE 2010 FISCAL YEAR UPON APPROVAL OF THE COUNTY EXECUTIVE AND THE CHAIRMAN OF THE WAYS & MEANS COMMITTEE

WHEREAS, from time to time County departments are subject to fluctuating costs for programs, goods or services because of vendor invoicing errors, imperfect cost projections, public emergencies and other unforeseen events; and

WHEREAS, some fluctuating costs may from time to time exceed the adopted appropriations of specific object of expense accounts; and

WHEREAS, generally accepted accounting principles require that all material costs incurred in a fiscal year must be accounted for in that fiscal year's financial reports; and

WHEREAS, it is highly desirable to adjust the object of expense appropriation accounts in order to prevent negative balances and comply with New York State Law; and

WHEREAS, the issuance of wholly accurate annual financial statements is not achievable without all necessary budget modifications; and

WHEREAS, it is highly desirable to adjust the affected appropriation accounts as soon after year-end as reasonably possible, thereby permitting the timely issuance of the annual financial reports; and

WHEREAS, the County's ability to obtain favorable borrowing rates is enhanced by the timely issuance of annual financial statements; and

WHEREAS, it is generally necessary to obtain legislative approval for transfer transactions which exceed \$7,500; and

WHEREAS, it is the desire of this Legislature to authorize the transfers as provided for herein; now, therefore be it

RESOLVED, that the County Legislature authorizes the County Comptroller, upon the approval of the County Executive and the Chairman of the Ways and Means Committee, to transfer 2010 unencumbered appropriation account balances between and among all Countywide appropriation accounts; and, be it further

RESOLVED, that a record of such transfers be prepared by the Comptroller's Office and presented to the Chairman of the Ways & Means Committee for review and approval following the closure of the County's 2010 financial records and that such report shall be presented to all members of the Ways and Means Committee within 15 days of closure of said financial records; and, be it further

RESOLVED, that the Comptroller and Division of Management and Budget will respond, in writing, to the Chairman of the Ways and Means Committee regarding any item of transfer requiring an explanation; and, be it further

RESOLVED, that the terms and conditions of this resolution shall begin on January 1, 2011 and lapse on July 1, 2011, but may, however, be renewed for each succeeding fiscal year by an act of this Legislature.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 306

AUTHORIZING THE COUNTY COMPTROLLER, UPON APPROVAL OF THE DIVISION OF MANAGEMENT AND BUDGET AND THE COUNTY EXECUTIVE'S OFFICE, TO TRANSFER 2010 UNENCUMBERED APPROPRIATION ACCOUNT BALANCES IN EXCESS OF \$7,500 INTO, BETWEEN, AND AMONG ALL INTERDEPARTMENTAL CHARGEBACK APPROPRIATION ACCOUNTS AND ADJUST THE CORRESPONDING INTERDEPARTMENTAL REVENUE ACCOUNTS

WHEREAS, the County operates a full interdepartmental chargeback system to fully account for all costs of each department and program to maximize all Federal, State and other aid available; and

WHEREAS, these cost allocations are prepared approximately 18 months prior to the end of the fiscal year; and

WHEREAS, these charges are subject to fluctuations in costs within the provider department's budget which affects the Countywide departmental allocations; and

WHEREAS, generally accepted accounting principles require that all material costs incurred in a fiscal year must be accounted for in the fiscal year's financial reports; and

WHEREAS, it is highly desirable to adjust the interdepartmental chargeback objects of expense appropriation accounts and adjust the corresponding interdepartmental revenue accounts in order to prevent negative balances and comply with New York State Law; and

WHEREAS, the issuance of wholly accurate annual financial statements is not achievable without all necessary budget modifications; and

WHEREAS, it is highly desirable to adjust the affected appropriation accounts as soon after year-end as reasonably possible, thereby permitting the timely issuance of the annual financial reports; and

WHEREAS, the County's ability to obtain favorable borrowing rates is enhanced by the timely issuance of annual financial statements; and

WHEREAS, it is generally necessary to obtain legislative approval for transfer transactions which exceed \$7,500; and

WHEREAS, it is the desire of this Legislature to authorize the transfer as provided for herein; now, therefore be it

RESOLVED, that the County Legislature authorizes the County Comptroller, upon the approval of the Division of Management and Budget, the County Executive's Office, and the Chairman of Ways and Means Committee of this Legislature to transfer 2010 unencumbered appropriation account balances in excess of \$7,500 into, between, and among all Countywide Interdepartmental Chargeback appropriation accounts and adjust the corresponding interdepartmental revenue accounts; and, be it further

RESOLVED, that a record of such transfers and adjustments be prepared by the Division of Management and Budget, and such record of transfers be issued to the Clerk of the County Legislature, with a copy to the members of the Ways and Means Committee, following the closure of the County's 2010 financial records; and, be it further

RESOLVED, that the terms and conditions of this resolution shall lapse upon the closing of the County's fiscal records for 2010, but may, however, be renewed for each succeeding fiscal year by an act of this Legislature. Examples of these accounts are as follows:

<u>Object</u>	<u>Account Name</u>
120	Employee Benefits
495	Indirect Costs
495	All Other Interdepartmental Charges
495	Data Processing Charges
495	Facilities Management Charges
495	Law Department Charges
495	Purchase Division Charges
495	Insurance Division Charges
969	Transfer to Debt Service
970-982	Interfund Transfers
060	Interdepartmental Revenue
070	Interfund Revenues

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Jordan, Mr. Lesniak, Mr. Dougherty, Mr. Meyer, Mrs. Tassone, Mrs. Rapp, Mr. Rhinehart, Mr. Buckel, Mr. Corbett, Mr. Stanczyk, Mr. Holmquist, Mr. Kilmartin, Mr. DeMore, Mr. Warner, Mr. Kinne, Mr. Laguzza, Mr. Masterpole, Ms. Williams, Mrs. Ervin

RESOLUTION NO. 307

PROVIDING CONTINUOUS INDIVIDUAL AND FAMILY DENTAL AND HEALTH INSURANCE BENEFITS THROUGH DECEMBER 31, 2011 AT COUNTY EXPENSE FOR THOSE COUNTY OFFICERS AND EMPLOYEES DURING THEIR ACTIVE MILITARY DUTY

WHEREAS, the New York State Military Law provides certain rights to public officers and employees absent on military duty as members of Reserve Forces or Reserve components of the Armed Forces of the United States; and

WHEREAS, pursuant to the Onondaga County Personnel Rules, county officers and employees on authorized military leave are entitled to all the rights and privileges set forth in said Military Law; and

WHEREAS, notwithstanding those rights and benefits, calls to active duty often impose financial hardship on those summoned and their dependents; and

WHEREAS, there is no express provision in the Military Law or Personnel Rules for the continuation of dental and health insurance benefits for county officers, employees and their dependents when the period of ordered military duty exceeds thirty calendar days or twenty-two working days; and

WHEREAS, while the military provides medical coverage to its activated Reservists and some coverage to their dependents, that coverage is not as comprehensive as Onondaga County's medical plan for its officers, employees and dependents; and

WHEREAS, through a series of resolutions, most recently by Resolution No. 313 - 2009, this Onondaga County Legislature has previously provided for the continuation of individual and family dental and health insurance coverage at county expense, through December 31, 2010, for those county officers and employees called to active ordered military duty and the dependents of said officers and employees; and

WHEREAS, it is the desire of this Legislature to extend those benefits at county expense through December 31, 2011; now, therefore be it

RESOLVED, that through December 31, 2011, Onondaga County shall continue to provide individual and family dental and health insurance coverage at county expense for those officers and employees ordered to active military and the dependents of said officers and employees.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Jordan, Mr. Lesniak, Mr. Dougherty, Mr. Meyer, Mrs. Tassone, Mrs. Rapp, Mr. Rhinehart, Mr. Buckel, Mr. Corbett, Mr. Stanczyk, Mr. Holmquist, Mr. Kilmartin, Mr. DeMore, Mr. Warner, Mr. Kinne, Mr. Laguzza, Mr. Masterpole, Ms. Williams, Mrs. Ervin

RESOLUTION NO. 308

AUTHORIZING ONONDAGA COUNTY TO PAY THE DIFFERENCE IN PAY BETWEEN
MILITARY PAY AND BASE COUNTY SALARY TO COUNTY OFFICERS AND
EMPLOYEES WHILE PERFORMING ORDERED MILITARY DUTY

WHEREAS, the New York State Military Law provides certain rights to public officers and employees absent on military duty as members of Reserve Forces or Reserve components of the Armed Forces of the United States; and

WHEREAS, pursuant to the Onondaga County Personnel Rules, county officers and employees on authorized military leave are entitled to all the rights and privileges set forth in said Military Law; and

WHEREAS, notwithstanding those rights and benefits, calls to active duty often impose financial hardship on those summoned and their dependants; and

WHEREAS, through a series of resolutions, most recently by Resolution No. 312 - 2009, as amended, by Resolution No. 113 on May 4, 2010, this Onondaga County Legislature has previously authorized the County to pay the difference between military pay and base county salary to county officers and employees performing ordered military duty through December 31, 2010; and

WHEREAS, it is the desire of this Legislature to extend that pay differential benefit through December 31, 2011, and to pay to county officers and employees on authorized military leave the difference between such officer or employee's military pay received from the United States Government and/or the State of New York and the base county salary such employee would have received for his/her regularly scheduled work week if such employee had not been called to active duty; now, therefore be it

RESOLVED, that through December 31, 2011, Onondaga County shall continue to pay such county officers and employees who are on ordered active duty with the Reserves or National Guard, the difference of said base county salary minus military pay (as "military pay" is defined in Resolution No. 113 - 2010); and, be it further

RESOLVED, that in the event the military pay equals or exceeds the base county salary of said officer or employee, no supplemental pay shall be authorized.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Jordan

RESOLUTION NO. 309

ACCEPTING AND APPROVING CONTRACT BETWEEN THE COUNTY OF ONONDAGA AND THE DEPUTY SHERIFF'S BENEVOLENT ASSOCIATION OF ONONDAGA COUNTY, INC.

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

WHEREAS, pursuant to said negotiations, an agreement has been reached by the parties and approved by the Association and its membership; now, therefore be it

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

AGREEMENT BETWEEN THE COUNTY OF ONONDAGA AND DEPUTY SHERIFF'S BENEVOLENT ASSOCIATION OF ONONDAGA COUNTY, INC.

JANUARY 1, 2009 - DECEMBER 31, 2012

and, be it further

RESOLVED, that retroactivity shall be applicable only as specified therein; and, be it further

RESOLVED, that the proportionate entry level step A salaries in the respective Salary Schedule set forth therein shall be applicable for all part-time, seasonal and temporary employees on the 103 payroll not subject to said collective bargaining agreement and not represented by a collective bargaining agent but working in titles represented by the Deputy Sheriff's Benevolent Association, Inc., effective beginning the first full pay period after adoption.

ADOPTED. Ayes: 18 Absent: 1 (Buckel)

* * *

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

Motion Made By Mr. Lesniak, Mr. Stanczyk

RESOLUTION NO. 310

AMENDING RESOLUTION NO. 241-2010 REGARDING REVENUE CONTRACTS TO ESTABLISH SEVERAL EXEMPTIONS FROM THE COMPETITIVE PROCESS REQUIRED FOR SUCH CONTRACTS

WHEREAS, by Resolution No. 241-2010, this Onondaga County Legislature provided for revenue contracts to be procured through a written request for proposals so as to assure that when Onondaga County enters into such contracts, the County receives revenue that is fair and reasonable; and

WHEREAS, it is the desire of this Legislature to amend such resolution to construe the term "revenue contract" in a manner that provides several exemptions from such term, as the intended protection afforded to the public through such competitive process would not be readily achieved in such situations; now, therefore be it

RESOLVED, that Resolution No. 241-2010 is hereby amended to insert the following language:

RESOLVED, that, for the purposes of this resolution, the term "revenue contract" shall not include gifts and shall not include a license granting the use of space in the County Clerk's office, located in the county courthouse, whereby certain title and abstract companies provide services to the public and the public is best served when such companies are in close proximity to the County Clerk's office.

ADOPTED. Ayes: 18 Absent: 1 (Buckel)

* * *

Motion Made By Mr. Kinne

AMENDMENT TO RESOLUTION NO. (15)

RESOLVED, that the first Resolved clause is hereby stricken in its entirety and the following language is substituted therefor:

RESOLVED, that the 2010 County Budget be amended as follows:

<u>REVENUES:</u>	
CG 510 Estimated Revenues	\$50,000
In Admin. Unit 23-65-30	
County Promotion	
FAMIS Index 140814	
Grant Project 719010	

County Tourism	
In Acct. 005-0063 Room Occupancy Taxes	\$50,000

APPROPRIATIONS:

CG960 APPROPRIATIONS

In Admin. Unit 23-65-30	\$50,000
-------------------------	----------

County Promotion

FAMIS Index 140814

Grant Project 719010

County Tourism

In Acct. 856-5956 Onondaga Historical Association	\$50,000
---	----------

DEFEATED. Ayes: 6 (Stanczyk, Kinne, Laguzza, Masterpole, Williams, Ervin) Noes: 12 (Lesniak, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Corbett, Holmquist, Kilmartin, Rhinehart) Absent: 1 (Buckel)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 311

AMENDING THE 2010 COUNTY BUDGET TO PROVIDE SURPLUS ROOM OCCUPANCY FUNDING FOR THE ONONDAGA HISTORICAL ASSOCIATION

WHEREAS, the Onondaga Historical Association operates the Museum and Research Center, which is one of the leading regional destinations for residents and visitors to connect with the past; and

WHEREAS, the Onondaga Historical Association also is recognized for its many and diverse programs and exhibits, offering visitors and tourists the opportunity to examine and decipher the history of the area and attend lectures, tours and performances; and

WHEREAS, the Onondaga Historical Association needs to replace and update its fire protection system to ensure the safety of its collections and its visitors; and

WHEREAS, the fire protection system will cost \$140,000, and Onondaga Historical Association has financial commitments in the amount of \$90,000 to apply toward that cost; and

WHEREAS, Onondaga County collects room occupancy taxes with the intent of reinvesting those revenues into activities that promote tourism, and the County has available unspent room occupancy tax revenues from prior years to support additional projects; and

WHEREAS, the Onondaga Historical Association Museum and Research Center serves to promote the tourism industry within Onondaga County, and it is the desire of the County to provide funding in an amount not to exceed \$16,700 toward the fire protection system; now, therefore be it

RESOLVED, that the 2010 County Budget be amended as follows:

REVENUES:

CG 510 Estimated Revenues	\$16,700
---------------------------	----------

In Admin. Unit 23-65-30

County Promotion

FAMIS Index 140814

Grant Project 719010
 County Tourism
 In Acct. 005-0063 Room Occupancy Taxes \$16,700

APPROPRIATIONS:

CG960 APPROPRIATIONS

In Admin. Unit 23-65-30 \$16,700
 County Promotion
 FAMIS Index 140814
 Grant Project 719010
 County Tourism

In Acct. 856-5956 Onondaga Historical Association \$16,700

ADOPTED. Ayes: 17 Noes: 1 (Kilmartin) Absent: 1 (Buckel)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 312

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT ADDITIONAL 2010/2011
 COMMUNITY DEVELOPMENT FUNDS AND AUTHORIZING THE COUNTY EXECUTIVE
 TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the 2010 adopted county budget authorizes funding for the Community Development Program at the prior year level of \$3,506,160; and

WHEREAS, pursuant to Resolution No. 153 - 2010, the County applied to the U.S. Department of Housing & Urban Development for three entitlement grants for 2010/2011, for the entitlement period of September 1, 2010 to August 31, 2011; and

WHEREAS, the County was awarded three entitlement grants in the amount of \$3,774,108; which included a Community Development Block Grant in the amount of \$2,780,208; a Home Grant in the amount of \$896,284; and an Emergency Shelter Grant in the amount of \$97,616, and which amount is \$267,948 over the amount provided for in the 2010 adopted county budget; and

WHEREAS, the additional funds will be utilized to implement the Community Development Program as recommended by the Community Development Steering Committee in Onondaga County, and it is the desire of this Legislature to accept those additional funds in the amount of \$267,948; and now, therefore be it

RESOLVED, that the County Executive is authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended as follows:

REVENUES:

CP510 Estimated Revenues \$267,948
 In Admin. Unit 10-35-20-10,
 Community Development, HUD funded

In Acct. 018-0260 \$270,557
 Federal Aid, Community Dev Grant

CDBG (10)
Project 734410-001

In Acct. 018-027 - \$4,015
Federal Aid, Home Grant
Home (10)
Project 734420-001

In Acct. 018-0268 \$1,406
Federal Aid, Emergency Shelter Grant
ESG (10)
Project 734158-001

APPROPRIATIONS:
CP960 Appropriations \$267,948
In Admin. Unit 10-35-20-10,
Community Development, HUD funded

CDBG (10) \$270,557
Project 734410-001

Home Grant (10) - \$4,015
Project 734420-001

ESG (10) \$1,406
Project 734158-001

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 313

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY CULTURAL RESOURCES TRUST

WHEREAS, pursuant to Section 22.05 of the New York State Arts and Cultural Affairs Law, Onondaga County Executive, Joanne M. Mahoney, has duly appointed and designated, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Onondaga County Cultural Resources Trust:

APPOINTMENT:
Andrew Russo
6449 River Birchfield Road
Jamesville, NY 13078

TERM EXPIRES:
August 3, 2015

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of the above individual as a members of the Onondaga County Cultural Resources Trust for the terms specified or until subsequent action of the County Executive.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mrs. Rapp

RESOLUTION NO. 314

CONFIRMING REAPPOINTMENTS TO THE COOPERATIVE EXTENSION ASSOCIATION OF ONONDAGA COUNTY BOARD OF DIRECTORS

WHEREAS, pursuant to Section 224 of the New York State County Law and Article V, Section 3 of the Constitution of the Cooperative Extension Association of Onondaga County, the Onondaga County Legislature has been requested annually to appoint one of its members to serve on the Board of Directors of said Association; and

WHEREAS, the Cooperative Extension Association of Onondaga County Board of Directors has amended its By-Laws to request the appointment of two legislators to its Board of Directors; and

WHEREAS, the Chairman of the Onondaga County Legislature has reappointed Monica Williams and Judith Tassone as the Legislature’s representatives; now, therefore be it

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

REAPPOINTMENT:

Monica Williams
P.O. Box 132
Syracuse, New York 13207

TERM EXPIRES:

December 31, 2011

Judith A. Tassone
4855 Thornwood Drive
Liverpool, New York 13088

December 31, 2011

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 315

REAPPOINTING TWO DIRECTORS TO THE ONONDAGA COUNTY TOBACCO ASSET SECURITIZATION CORPORATION

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

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

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

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

REAPPOINTMENTS:

Legislator Casey E. Jordan
8133 Rizzo Drive
Clay, New York 13041

Legislator Robert D. Warner
1478 Gunbarrel Road
Baldwinsville, New York 13027

and, be it further

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

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

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Rhinehart

RESOLUTION NO. 316

CHANGING THE DATE OF THE JANUARY 2011 LEGISLATIVE SESSION

WHEREAS, Rule 1 of the Rules of the Onondaga County Legislature provides that the date of a regular session may be changed by a motion duly passed by a majority of the whole number of the County Legislature; and

WHEREAS, it is the desire of this Legislature to change the date of the January 2011 regular session from January 4, 2011 to January 18, 2011; now, therefore be it

RESOLVED, that this Legislature hereby changes the date of the January 4, 2011 Regular Session to January 18, 2011.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

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

Motion Made By Mr. Rhinehart

RESOLUTION NO. 317

AMENDING THE 2011 COUNTY BUDGET TO TRANSFER FUNDS FOR CONSOLIDATION OF PURCHASING SERVICES

WHEREAS, the County of Onondaga seeks to provide for a consolidation of municipal purchasing services by having the County perform various functions on behalf of the political subdivisions located in the County; and

WHEREAS, the consolidation of such purchasing services allows for overall county taxpayer savings by streamlining services, reducing costs, and creating a greater economy of scale for items needed by each municipal entity; and

WHEREAS, by Resolution adopted October 12, 2010, the County Legislature authorized agreements with the political subdivisions located within Onondaga County, which agreements to provide for the County to perform purchasing services on behalf of the political subdivisions, including having the County undertake the process for the competitive procurement of goods and services, maintain an inventory of personal property, and provide for the disposal of surplus personal property; and

WHEREAS, part of the funds necessary to commence those services are in a contingent account, and it is the desire of the County to transfer those funds; now, therefore be it

RESOLVED, that the 2011 county budget be amended as follows:

APPROPRIATIONS:

In Administrative Unit 10-75	
Division of Purchase	
FAMIS Index 240028	
In Account 101-4101 Regular Employees Salaries	\$35,391
In Account 120-9120 Employee Benefits	\$20,067
In Account 650-6650 Contingent Account	(\$55,458)

ADOPTED. Ayes: 14 (Lesniak, Stanczyk, DeMore, Warner, Laguzza, Masterpole, Williams, Ervin, Tassone, Rapp, Corbett, Holmquist, Kilmartin, Rhinehart) Noes: 3 (Jordan, Dougherty, Meyer) Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 318

AMENDING THE 2011 COUNTY BUDGET TO PROVIDE FOR ONGOING COUNTY PARTICIPATION IN HONEYWELL AND ONONDAGA LAKE REMEDIATION ISSUES

WHEREAS, in 1989, the State of New York commenced litigation against Allied Signal (now Honeywell International, Inc.), entitled State of New York, et al, v. Honeywell; and

WHEREAS, the litigation sought to compel Honeywell to investigate and clean up the effects of past and on-going releases of hazardous substances and pollutants in Onondaga Lake and the surrounding environs, and in 1994, Honeywell brought an action for contribution against Onondaga County; and

WHEREAS, Honeywell and the County entered into a settlement agreement which preserves the County's rights to comment on Honeywell's submissions involving: 1) County discharges to the Onondaga Lake System; 2) the County as a source or party responsible for contamination in Onondaga Lake; and/or 3) any proposed or final monitoring program, and these participation rights provide the County with a continuing opportunity to identify and address issues in such submissions and proposals; and

WHEREAS, in addition, the State of New York and the Environmental Protection Agency have made a demand for payment of \$12.5 million from the County of Onondaga and multiple other parties for recovery of CERCLA related oversight costs allegedly incurred in connection with the Onondaga Lake Superfund site, and negotiations as to the amount and proper allocation of the claim are ongoing; and

WHEREAS, these negotiations and the resolution of related site clean up responsibilities have been complicated by the need to respond to and address the impacts of the General Motors bankruptcy filings; and

WHEREAS, by letter dated October 30, 2009 the Environmental Protection Agency has requested that the County join other allegedly potentially responsible parties in negotiating terms under which the parties, either jointly or severally, would conduct a Remedial Investigation and Feasibility Study (RI/FS) of Lower Ley Creek, a subsite of the Onondaga Lake Superfund Site; and

WHEREAS, this Legislature previously appropriated \$500,000 to a contingency account to pay for legal, technical, and scientific expenses expected to be incurred by the County as a consequence of the Honeywell litigation; and

WHEREAS, there is a current balance of \$260,000 remaining in the contingency account; and

WHEREAS, the need to address the impact of the G.M. bankruptcy, and to address the EPA request that the County and others pay for the cost of investigating and remediating Lower Ley Creek, while continuing to respond to Honeywell related issues, requires the ongoing expenditure of funds to protect the County's legal interests; and

WHEREAS, in light of the foregoing, it is desirable to retain the balance of funds previously appropriated; now, therefore be it

RESOLVED, that the 2011 County Budget be amended as follows:

REVENUES:

G599 Appropriated Fund Balance	\$260,000
--------------------------------	-----------

APPROPRIATIONS:

Admin Unit 80-33-30	\$260,000
Water Environment Protection FAMIS Index #480020 In Acct: 650-6650 Contingency Acct.	\$260,000

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Corbett, Mr. Meyer

RESOLUTION NO. 319

CONFIRMING REAPPOINTMENT TO THE ONONDAGA COUNTY RESOURCE RECOVERY AGENCY

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, has duly appointed and designated pursuant to Title 13B, as amended, of the New York State Public Authorities Law, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Onondaga County Resource Recovery Agency:

REAPPOINTMENT:
Mr. Michael Reilly
8559 Treeview Circle
Cicero, NY 13039

TERM EXPIRES:
December 31, 2013

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of the above individual as a member of the Onondaga County Resource Recovery Agency for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 320

A RESOLUTION APPROVING THE INCREASED COST OF CERTAIN IMPROVEMENTS REQUIRED PURSUANT TO THE AMENDED CONSENT JUDGMENT AND RELATED MUNICIPAL COMPLIANCE PLAN FOR THE HARBOR BROOK CSO IMPROVEMENTS OF THE COUNTY OF ONONDAGA

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

WHEREAS, the Commissioner of Water Environmental Protection of said County, pursuant to the Onondaga County Administrative Code, has prepared and submitted to said County Legislature a Report, duly approved by the County Executive, recommending acceptance and approval by the County Legislature of the Amended Consent Judgment and the related Municipal Compliance Plan (the "Judgment") which includes specifies capital projects and activities related to attainment of the effluent limitations and water quality objectives of the amended consent judgment and sets forth a comprehensive schedule for the implementation of said capital projects and activities, at an estimated maximum cost of \$33,810,000; and

WHEREAS, in order to maintain compliance with the mandated schedule of the Amended Consent Judgment and moreover, to avoid the possible imposition of stipulated penalties, the County previously approved the Harbor Brook CSO Improvement project; and

WHEREAS, the Harbor Brook CSO Improvement Project consists of gray and green infrastructure including the construction of a Floatable Control Facilities (FCFs), a 3.8 million gallon storm water storage facility adjacent to State Fair Boulevard, various sewer separation improvements, numerous green infrastructure projects including the restoration of a natural wetland at Grand Avenue and Velasko Road; and

WHEREAS, the Commissioner of Water Environmental Protection has indicated that it is necessary to increase the maximum estimated cost of such improvements by \$70,990,000; and

WHEREAS, this County Legislature duly adopted a resolution on November 2, 2010, calling a public hearing on the foregoing matter to be held in the Legislative Chambers in the County Court House, in Syracuse, New York on December 7, 2010 at 2:20 o'clock P.M., Prevailing Time; and

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

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

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

Section 1. Based upon the proceedings heretofore had and taken, it is hereby found and determined that it is necessary and in the public interest to undertake the proposed improvements described in the preambles hereof for the Harbor Brook CSO project at an increased estimated maximum cost of \$104,800,000 (constituting an increase of \$70,990,000 from the amount previously approved) and that said improvements will be of special benefit to all of the real property included within the limits of the District.

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

Section 3. This resolution shall take effect immediately.

ADOPTED. Ayes: 16 Noes: 1 (Meyer) Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 321

A RESOLUTION AUTHORIZING THE ISSUANCE OF AN ADDITIONAL \$70,990,000 BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, TO PAY THE COST OF CERTAIN IMPROVEMENTS REQUIRED PURSUANT TO THE AMENDED CONSENT JUDGMENT AND RELATED MUNICIPAL COMPLIANCE PLAN FOR THE HARBOR BROOK CSO IMPROVEMENT PROJECT IN AND FOR SAID COUNTY

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

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

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

Section 1. For the specific object or purpose of paying the increased cost of Harbor Brook in-water capture and treatment project for the Onondaga County Sanitary District in and for the County of Onondaga, New York, in compliance with the Amended Consent Judgment related to the Metro Facility and combined Sewer Overflow System, consisting of gray and green infrastructure including the construction of a Floatable Control Facilities (FCFs), a 3.8 million gallon storm water storage facility adjacent to State Fair Boulevard, various sewer separation improvements, numerous green infrastructure projects including the restoration of a natural wetland at Grand Avenue and Velasko Road, there are hereby authorized to be issued an additional \$70,990,000 bonds of said County pursuant to the provisions of the Local Finance Law.

Section 2. The maximum estimated cost of the aforesaid improvements is \$104,800,000, and the plan for the financing thereof shall consist of the following:

- a) By the issuance of the \$5,500,000 bonds of said County authorized pursuant to a bond resolution dated July 6, 1999;
- b) By the issuance of the \$26,000,000 bonds of said County authorized pursuant to a bond resolution dated June 2, 2009;
- c) By the issuance of the \$2,310,000 bonds of said County authorized pursuant to a bond resolution dated December 7, 2010; and
- d) By the issuance of the additional \$70,990,000 bonds of said County herein authorized.

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

Section 4. The faith and credit of said County of Onondaga, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. There shall annually be assessed upon the taxable real property in said District in the manner provided by law an amount sufficient to pay said principal and interest as the same become due and payable, but if not paid from such source, all the taxable real property within said County shall be subject to the levy of ad valorem taxes without limitation as to rate or amount sufficient to pay the principal of and interest on said bonds.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer, the chief fiscal officer of said County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

Section 6. The Chief Fiscal Officer is hereby further authorized, at his sole discretion, to execute a project financing and loan agreement, and any other agreements with the New York State Department of Environmental Conservation and/or the New York State Environmental Facilities Corporation, including amendments thereto, and including any instruments (or amendments thereto)

in the effectuation thereof, in order to effect the financing or refinancing of the specific object or purpose described in Section 1 hereof, or a portion thereof, by a bond, and, or note issue of said County in the event of the sale of same to the New York State Environmental Facilities Corporation.

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

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

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

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

Section 8. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 9. This resolution, which takes effect immediately, shall be published in summary form in the Post Standard, the official newspaper of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

DEFEATED. Ayes: 10 (Lesniak, DeMore, Warner, Jordan, Dougherty, Tassone, Rapp, Holmquist, Kilmartin, Rhinehart) Noes: 7 (Stanczyk, Laguzza, Masterpole, Williams, Ervin, Meyer, Corbett) Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 322

PROVIDING A THREE MONTH EXTENSION OF THE PROJECT LABOR AGREEMENT FOR THE ACJ LAKE IMPROVEMENT PROJECT

WHEREAS, by Resolution No. 221 - 1998, adopted on September 8, 1998, this Onondaga County Legislature authorized the County Executive to implement a project labor agreement covering construction projects outlined in the Amended Consent Judgment for Onondaga Lake; and

WHEREAS, the Onondaga County Executive approved the execution of the Project Labor Agreement; and

WHEREAS, the Project Labor Agreement was executed in December 1998 and applies to contracts bid and awarded prior to December 31, 2010, and provides that the Agreement may be extended by mutual agreement of the parties; and

WHEREAS, the Project Labor Agreement includes work designated by the County as work performed pursuant to the Amended Consent Judgment, including any amendments and/or modifications thereto; and

WHEREAS, prior to entering into the Project Labor Agreement, the County reviewed a Final Detailed Benefits Analysis Report conducted by Camp, Dresser and McKee and determined that the Project Labor Agreement would provide a mechanism for achieving the most cost- efficient means of construction, would avoid costly delays, and would further public policy; and

WHEREAS, the Onondaga County Comptroller is undertaking a review of the Project Labor Agreement, and it is the desire of this Legislature to provide for a three month extension of said Project Labor Agreement; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby authorizes the County Executive to take those actions necessary to implement a three month extension of the Project Labor Agreement for the Amended Consent Judgment Lake Improvement Project; and, be it further

RESOLVED, that the County Executive is authorized to take such other and further actions to implement the intent of this resolution, including, but not limited to, extending the Project Labor Agreement.

DEFEATED. Ayes: 7 (Stanczyk, Kinne, Laguzza, Masterpole, Williams, Ervin, Corbett) Noes: 11 (Lesniak, DeMore, Warner, Jordan, Dougherty, Meyer, Tassone, Rapp, Holmquist, Kilmartin, Rhinehart) Absent: 1 (Buckel)

* * *

Motion Made By Mr. Corbett

RESOLUTION NO. 323

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

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

WHEREAS, it is the desire of the Onondaga County Legislature to reappoint James M. Rhinehart and Martin D. Masterpole as the Legislature's representatives; now, therefore be it

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

REAPPOINTMENT:
James M. Rhinehart
P.O. Box 754
Skaneateles, New York 13152

TERM EXPIRES:
December 31, 2011

Martin D. Masterpole
344 Coleridge Avenue
Syracuse, New York 13204

December 31, 2011

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Kilmartin, Mr. DeMore

RESOLUTION NO. 324

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY FIRE ADVISORY BOARD

WHEREAS, Joanne M. Mahoney, Onondaga County Executive, has duly appointed and designated pursuant to Section 1903 of the Onondaga Charter, and Article II, Section 3.13 of the Onondaga County Administrative Code, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Onondaga County Fire Advisory Board:

APPOINTMENT:
Warren J. Virgil
8380 Virgil Road
Fabius, NY 13063

TERM EXPIRES:
December 31, 2013

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

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

ADOPTED. Ayes: 16 Absent: 3 (Lesniak, Kinne, Buckel)

* * *

Motion Made By Mr. Kilmartin

RESOLUTION NO. 325

AMENDING THE 2010 COUNTY BUDGET TO RECEIVE ADDITIONAL GRANT FUNDS FROM THE BUREAU OF JUSTICE ASSISTANCE BULLETPROOF VEST PARTNERSHIP

WHEREAS, the Bulletproof Vest Partnership Grant Act of 1998 authorizes the Bureau of Justice Assistance to make funds available to local government to assist them in equipping their law enforcement officers with body armor vests; and

WHEREAS, the County of Onondaga annually applies for and is awarded a 50% reimbursement for each vest purchased through this program up to a certain amount each year; and

WHEREAS, the Onondaga County Sheriff's Office and the Onondaga County Probation Department have each identified a need for new or replacement body armor; and

WHEREAS, the County allocates the money it is awarded each year to the Sheriff's Office and to the Probation Department to fund the needed body armor; and

WHEREAS, in 2009 the award amount that was allocated to the Sheriff's Office was \$28,304.85, of which only \$25,732.00 was previously appropriated in the Sheriff's Office budget; and

WHEREAS, in 2010 the award amount that was allocated to the Sheriff's Office was \$26,932.26 of which only \$16,000.00 was previously appropriated in the Sheriff's Office budget; and

WHEREAS, in total for the past two years, the Sheriff's Office has been allocated a total of \$13,505.11 in Bulletproof Vest grant funds beyond the amounts previously budgeted; and

WHEREAS, this Legislature supports efforts made to protect the lives of law enforcement officers serving Onondaga County, and, to this end, it is the desire of this Legislature to accept such additional funds; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County budget be amended by providing and making available the following:

REVENUES:

CG510 Estimated Revenues		\$13,505.11
In Admin. Unit 40-79-20		
Sheriff Police / Civil		
FAMIS Index #410019		
In Acct. 012-0119 Local Law Enforcement Grants		
Project – 782128 Ballistic Vest Program 2009	\$ 2,572.85	
Project – 782141 Ballistic Vest Program 2010	\$10,932.26	

APPROPRIATIONS:

CG960 Appropriations		\$ 13,505.11
In Admin Unit 40-79-20		
Sheriff Police / Civil		
Project – 782128 Ballistic Vest Program 2009	\$ 2,572.85	
Project – 782141 Ballistic Vest Program 2010	\$10,932.26	

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Kilmartin

RESOLUTION NO. 326

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT GRANT FUNDS FOR A SELECTIVE TRAFFIC ENFORCEMENT PROGRAM AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the Congress of the United States has enacted Public Law 89 - 564, authorizing financial assistance for states to accelerate highway traffic safety programs; and

WHEREAS, the Governor's Traffic Safety Committee has made funds available for a Distracted Driving Demonstration Projects; and

WHEREAS, driver distraction is reported as a contributing factor in approximately one out of every five crashes statewide, and the number of crashes in which driver distraction is a contributing

factor has increased steadily in both Onondaga County and the City of Syracuse over the past few years; and,

WHEREAS, the City of Syracuse has been chosen as the site of a demonstration project (modeled after the highly successful "Click It or Ticket" high visibility seatbelt enforcement program) to determine whether high visibility enforcement of cell phone violations and other distracted driving behaviors is effective in reducing hand-held cell phone use and other distracting driving behaviors; and

WHEREAS, the Traffic Safety Committee has made funds available to the Onondaga County Sheriff's Office to work in conjunction with the Syracuse Police Department and the New York State Police to carry out the demonstration project; and

WHEREAS, this Legislature is supportive of the efforts of the Sheriff to reduce unsafe driving behavior through the enforcement of the New York State Vehicle and Traffic Laws, and, by Resolution No. 99 - 2010, this Legislature has previously accepted funds in support of this enforcement program; and

WHEREAS, it is the desire of this Legislature to accept such funds and continue this enforcement program in Onondaga County; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement this resolution; and, be it further

RESOLVED, that the 2010 County budget be amended by providing and making available the following:

REVENUES:

In Admin. Unit 40-79-20	\$42,000
Sheriff Police / Civil	
FAMIS Index 410019	
In Project 782162 -	
Second Distracted Driving. Demo 2010	
In Acct. 014-0163 Federal Aid Highway Safety	\$42,000

APPROPRIATIONS:

In Admin. Unit 40-79-20	\$42,000
Sheriff Police / Civil	
FAMIS Index 410019	
In Project 782162 -	
Second Distracted Driving Demo 2010	\$42,000

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

Motion Made By Mr. Kilmartin

RESOLUTION NO. 327

AMENDING THE 2010 COUNTY BUDGET TO AUTHORIZE THE ONONDAGA COUNTY SHERIFF'S OFFICE TO ACCEPT ADDITIONAL GRANT MONEY FROM THE UNITED STATES MARSHALS SERVICE FOR FUEL AND MAINTENANCE COSTS ASSOCIATED

WITH PREVIOUSLY GRANTED VEHICLES, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, by Resolution No. 310 - 2009, the Onondaga County Legislature accepted four (4) vehicles from the United States Marshals Service, along with grant money to be used for equipment and fuel and maintenance costs associated with these vehicles, and the grant required such costs to be incurred during the grant period, which ended in October 2010; and

WHEREAS, these four vehicles were assigned to Onondaga County Sheriff's Office members who are part of the Warrants Unit working with the NY/NJ Regional Fugitive Task Force; and

WHEREAS, by Resolution No. 212 - 2010, the Onondaga County Legislature accepted an additional one (1) vehicle from the United States Marshals Service, along with grant money to be used for equipment and fuel and maintenance associated with this vehicle, and the grant required such costs to be incurred during the grant period ending in October 2011; and

WHEREAS, this vehicle was assigned to an Onondaga County Sheriff's Office member who is part of the Gang Violence Task Force working with the NY/NJ Regional Fugitive Task Force; and

WHEREAS, in addition to those previously accepted grants, using money from the Department of Justice Asset Fund, the United States Marshals Service is granting the Onondaga County Sheriff's Office additional money, totaling \$9,000 above the amount previously appropriated by the Onondaga County Legislature, and this grant requires that such money will be used to pay for fuel and maintenance costs associated all five (5) of the previously granted vehicles for the grant period ending in October 2011; and

WHEREAS, it is the desire of this Legislature to accept these additional grant funds; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to accept the funds and to implement the intent of this resolution; and, be it further

RESOLVED, that the 2010 County Budget be amended and the following amounts be provided and made available:

REVENUES:

In Admin. Unit 40-79-20		\$9,000
Sheriff Police / Civil		
FAMIS Index #410019		
In Acct. 012-0121 Fed Aid Public Safety		
Project - 782152 RFTF Vehicles 2010	\$9,000	

APPROPRIATIONS:

CG960 Appropriations		\$9,000
In Admin Unit 40-79-20		
Sheriff Police / Civil		
FAMIS Index #410019		
Project - 782152 RFTF Vehicles 2010	\$9,000	

ADOPTED. Ayes: 17 Absent: 2 (Kinne, Buckel)

* * *

A LOCAL LAW ESTABLISHING A PROGRAM TO PROMOTE CAPACITY
MANAGEMENT, MAINTENANCE AND OPERATION OF THE PUBLIC SEWERS AND
RELATED PURPOSES, AND TO REPEAL LOCAL LAW NO. 13 OF 1989

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

Section 1. Intent.

The purpose of this Local Law is to promote compliance with environmental laws, protect public health, assure that current and future development within the Onondaga County Sanitary District is not impeded by capacity constraints resulting from excessive inflow and infiltration or lack of adequate maintenance or construction, and provide a mechanism to assure that wastewater capacity, construction, operation, and maintenance are addressed throughout the project planning, approval, construction and post-construction inspection and certification processes. The objectives of this Local Law shall be carried out through a comprehensive program that:

- A. Fosters cooperation between all levels of municipal government, property owners and developers to promote economic growth and to assure maintenance of wastewater capacity throughout the Onondaga County Sanitary District;
- B. Establishes a program for preconstruction approval of plans and specifications for the construction of public and private sewers and laterals;
- C. Prohibits the connection of stormwater and/or groundwater sources into any sewer owned by the Department of Water Environment Protection or tributary thereto and, except with respect to combined sewers and certain footer drains, establishes as a policy objective of this Local Law achieving the disconnection of existing stormwater and/or groundwater sources now connected to sanitary sewers owned by the District or to any publicly or privately owned sewer tributary thereto to the maximum extent possible, within ten (10) years after adoption of this Local Law;
- D. Provides for a waiver of the required disconnection of existing stormwater and/or groundwater sources upon a written determination by the Commissioner that requiring a disconnection is not warranted by the facts and circumstances of a particular case;
- E. Establishes a program of public works to facilitate the disconnection of existing sources of stormwater prohibited by this Law to publicly owned sanitary sewers from residential dwellings constructed prior to 1980 other than multiple dwellings, as defined in Section 7 of the Multiple Dwellings Law;
- F. Mandates inspection by a certified code inspector or codes officer of newly constructed or substantially rehabilitated or remodeled structures prior to sale, transfer and/or occupancy and, in the case of existing structures, the filing of an inspection certificate within ten (10) years of the effective date of this Law, or prior to sale or transfer of title, which ever shall first occur, attesting that the subject property has no roof drains, sump pump connections, or other sources of stormwater to the Onondaga County Sanitary District or any publicly or privately owned sewer system tributary thereto; and
- G. Establishes a program for inspection and enforcement.

Section 2. Legal Authority.

The County and the Commissioner's authority to exercise control over the public sewers within and tributary to the Onondaga County Sanitary District ("the District") sewer system has been established and is codified in Article 11A of the Onondaga County Administrative Code, derived from a special State statute enacted by the New York State Legislature, which specifically authorizes the County to create a Consolidated District and authorizes the Commissioner to regulate the construction of sewers and collection and treatment of sewage and other wastewater generated or disposed of within the District in a manner that promotes compliance with State and federal water pollution control laws and applicable permits, and that assures that the publicly owned sewer systems, pump stations and treatment plants are operated in such a manner as to avoid conditions that may be detrimental to public health or that may constitute a public nuisance.

Section 3. Findings.

- A. The Onondaga County Sanitary District owns, operates and maintains an extensive network of trunk and interceptor sewers and treatment plants within the territorial jurisdiction of the District.
- B. The District's ability to effectively manage the District sewer system is affected by the proper maintenance of tributary sewer systems owned and operated by municipalities within the District that collect sewage and other wastewater and discharge it to the District facilities.
- C. The District's ability to effectively manage the District sewer system is also affected by the proper maintenance of sewer laterals, which is the responsibility of the users of the District sewer system, and publicly owned sewers not owned by the District, but that are tributary to the District system.
- D. The introduction of large volumes of stormwater into the sanitary sewer system during periods of wet weather can result in sanitary and combined sewer overflows (and the release into the environment of untreated sewage), and can also result in basement backups and other undesirable consequences that may be detrimental to public health, the public convenience, and/or may result in creation of nuisance conditions if not addressed.
- E. These conditions can continue to result in the County being required to invest in costly upgrades to wastewater collection and treatment facilities in order to provide additional capacity to collect, transport, store and treat stormwater to avoid or minimize threats to public health and/or the creation of nuisance conditions.
- F. It is the purpose of this Local Law, by the application and enforcement thereof, to deter, prevent and eliminate, as far as possible, the introduction of stormwater into the County trunk and interceptor sewer system and all public sewers tributary thereto in amounts that may cause or contribute to sanitary and combined sewer overflows (and the release into the environment of untreated sewage), and may also result in basement backups and other undesirable consequences detrimental to public health, the public convenience, and/or may result in creation of nuisance conditions if not addressed.
- G. This Law serves the public interest by: (i) promoting, to the maximum extent possible, the development and implementation of mechanisms that assure appropriate capacity management, operation and maintenance of the District's sewer systems, (ii) providing for sufficient capacity to allow for orderly growth and development in a manner that is consistent with County wastewater planning goals, and (iii) fostering compliance with applicable laws and regulations.
- H. In furtherance of the goal of this Local Law, the programs, activities and modifications set forth below facilitate the proper maintenance of the District sewer systems as well as other

publicly owned sewer systems that collect and discharge sewage and wastewater to the District systems and laterals.

- I. Such programs, activities and modifications will result in benefits to the public because of: (i) better performance of the District sewer systems, (ii) avoidance of significantly higher rate costs to construct and/or enlarge the District's capacity to accept, transport, store and treat stormwater, (iii) avoidance of the creation of conditions that may be detrimental to public health, public convenience, and/or may result in creation of nuisance conditions if not addressed, and (iv) avoidance to the extent possible of the imposition by the New York State Department of Environmental Conservation of recurring moratoria on new development due to lack of sufficient capacity to handle flows, especially during periods of wet weather.

Section 4. Definitions.

The following terms when used in this Local Law shall have the meanings set forth herein:

- A. "Backwater Valve" shall mean a device or valve installed in the building drain or sewer pipe where a sewer is subject to backflow.
- B. "Certification of Inspection" shall mean a written statement from a certified building inspector, licensed plumber, professional engineer, or plumbing inspector employed by the Onondaga County Department of Water Environment Protection, Division of Plumbing, setting forth the existing conditions of: (i) a previously occupied existing house, building or property used for human occupancy, employment, recreation, manufacturing, commercial or other purposes, (ii) new construction or substantial reconstruction describing with specificity the condition of the roof drains, sump pump, or other prohibited stormwater or groundwater connections or sources of inflow or infiltration found, or the lack thereof, as set forth in Sections 6, 7 and 8 of this Law.
- C. "Footer Drains / Drain Tiles / Sub Building Drains" shall mean that portion of a drainage system that collects subsurface water and conveys such water to a place of disposal.
- D. "Offset Plan" shall mean a plan that establishes a program to ensure the flow, in one or more segments of the Publicly Owned Treatment Works ("POTW") exceeding its hydraulic or organic capacity, expected from any new connection to the County interceptor sewers and public sewers tributary thereto is offset by the removal of infiltration and/or inflow, in that segment, in an amount fixed by the Commissioner.
- E. "Project Sponsor/Project Applicant" shall mean any person who proposes to fund, approve or undertake a project in the Onondaga County Sanitary District.
- F. "Roof Drain" shall mean a drain installed to receive water collecting on the surface of a roof and to discharge it into a storm drainage system, combined sewer, or onto the ground.
- G. "Sump Pump" shall mean a mechanism used for removing water or wastewater from a sump or wet well; it may be energized by air, water, steam, or electric motor; ejectors and submerged centrifugal pumps, either float or manually controlled, are often used for the purpose.
- H. "Substantial Reconstruction" shall mean the alteration through remodeling or expansion or other changes made to an existing structure that includes modifications to its wastewater and/or stormwater systems which change its size and/or intended uses in ways that materially increase or is likely to materially increase wastewater and/or stormwater flow.

Section 5. No Unauthorized Connections.

- A. Except as otherwise provided, it shall be the policy objective of this Local Law that no later than ten (10) years from the effective date, no person shall connect or allow to remain connected, a stormwater connection from any building or yard, nor any drain from any sump pump, roof drain, catch basin, lake, swamp, pond or swimming pool, nor any inlet for surface water, stormwater or groundwater of any kind to the County interceptor sewer system, or any public combined or sanitary sewer tributary thereto, or to any private sewer connected to any such public sewer.
- B. Footer drains, drain tiles, or sub building drains installed prior to 1980 shall not be subject to Section 5(A) of this Local Law. Footer drains, drain tiles, or sub building drains installed prior to 1980 shall not be subject to any disconnection requirement until such time that the Commissioner receives the approval of the Onondaga County Legislature, in accordance with the provisions of Sections 11.54 and 11.55 of the Onondaga County Administrative Code, to institute a program of disconnection within specific geographic boundaries to address on-going and unsustainable wet weather capacity issues that remain unresolved following the implementation and analysis of the programs and requirements of this Local Law.
- C. The Commissioner may authorize existing facilities presently connected, directly or indirectly, to combined sewers to remain upon a written determination that includes findings and a conclusion by the Commissioner that said connections:
 - i. are not causing or contributing to dry weather overflows, and/or
 - ii. requiring disconnection of indirect connections to combined sewers would not contribute significantly to reduction of stormwater flows to the combined sewers during periods of wet weather; until such combined sewers are separated and/or green infrastructure projects are constructed that can accept such flows, at which time all provisions of this Local Law shall become applicable to said facilities.
- D. Subject to the provisions of Subdivision B of this Section, within any area served by a combined sewer where a green infrastructure project has been constructed and the Commissioner makes a written determination that includes findings and a conclusion that the green infrastructure project has sufficient capacity to accept stormwater flows and/or in all areas served by a separate sanitary sewer system, no person shall allow stormwater to enter sewage, waste or vent pipes from any building. Within any such area, no person shall connect or allow to remain connected any downspout or leader, gutter or other pipe, roof drain, sump pump, or channel that may at any time carry stormwater, surface drainage, groundwater, or uncontaminated cooling water to any sanitary and/or combined sewer
- E. Every joint in the connection to or of a sanitary or combined sewer shall be made gastight and watertight, so that no leakage into or from such connection shall occur.

Section 6. Certification of Inspection or Waiver Required of Owners of Existing Premises.

- A. The owner of every existing house, building or property which is used for human occupancy, employment, recreation, manufacturing, commercial or other purposes, constructed prior to the year 2000, connected to the County interceptor sewer system or any public combined or sanitary sewer tributary thereto or to any private sewer connected to any such public sewer shall obtain no later than ten (10) years from the effective date of this Local Law:
 - (i) A Certificate of Inspection in accordance with the provisions of Section 7 of this Law;
or

- (ii) An original or certified copy of a Waiver duly issued by the Commissioner in accordance with the provisions of Section 19 of this Law; or
 - (iii) A certified copy of a previously executed plumbing inspection conducted by, or requested by, the Onondaga County Department of Water Environment Protection; or
 - (iv) An Affidavit attesting to the fact that any existing noncompliant connection(s) identified in a prior inspection has been corrected and that a Certificate of Inspection certifying such correction(s) has been filed with the Department pursuant to Section 9 of this Law and/or that no changes have been made since the previously filed Certificate of Inspection.
- B. The owner of every existing house, building or property which is used for human occupancy, employment, recreation, manufacturing, commercial or other purposes, constructed prior to the year 2000, connected to the County interceptor sewer system or any public combined or sanitary sewer tributary thereto or to any private sewer connected to any such public sewer shall deliver at the time of transfer of title to said premises (or, in the case of a written land contract affecting said premises, no more than one hundred eighty (180) days after the execution of such contract) to the purchaser:
- (i) A Certificate of Inspection in accordance with the provisions of Section 7 of this Law; or
 - (ii) An original or certified copy of a Waiver duly issued by the Commissioner in accordance with the provisions of Section 19 of this Law; or
 - (iii) A certified copy of a previously executed plumbing inspection conducted by, or requested by, the Onondaga County Department of Water Environment Protection; or
 - (iv) An Affidavit attesting to the fact that either: (a) any existing noncompliant connection(s) identified in a prior inspection has been corrected and that a Certificate of Inspection certifying such correction(s) has been filed with the Department of Water Environment Protection, Division of Plumbing pursuant to Section 9 of this Law, and/or (b) that no changes have been made since the previously filed Certificate of Inspection.
- C. For a period of ten (10) years from the effective date of this Local Law, the Onondaga County Department of Water Environment Protection, Division of Plumbing shall provide the inspection required by this Law, at no cost to an owner of a residential dwelling, other than a multiple dwelling as defined by Section 7 of the Multiple Dwellings Law.

Such inspection shall be conducted by a plumbing inspector employed by Onondaga County Department of Water Environment Protection, Division of Plumbing, or by a certified inspector, duly selected and authorized by the Onondaga County Department of Water Environment Protection.

Owners of multiple dwellings, as defined in Section 7 of the Multiple Dwellings Law, owners of commercial, industrial or institutional facilities, and property owners who do not wish to have an inspection performed by a duly designated Department representative may retain, at their own expense, a plumbing inspector, duly authorized by the Onondaga County Department of Water Environment Protection, Division of Plumbing, to conduct the required inspection.

- D. For purposes of this Local Law, a Certification of Inspection shall be considered current for as

long as the current and/or subsequent owner of the property attests that:

- (i) No modifications to connections to the sanitary sewer have been made following certification of compliance with this Local Law, and/or
 - (ii) Any non-compliant connections identified by a prior inspection have been corrected and an Affidavit documenting such corrections has been duly filed with the Department in accordance with Sections 6(A)(iii), 6(B)(iii) and 9(D) of this Law.
- E. Notwithstanding the requirements in Section 6(B), no such Certificate of Inspection and/ or Affidavit, or original or certified copy of a Waiver shall be required in connection with the following transfers of property:
- (i) Involuntary transfers occurring as a direct result of bankruptcy, condemnation or inheritance; voluntary nominal transfers of title in connection with “pass-through” transfers, life use or trust transfers; or automatic transfers upon death of property owner; foreclosure, non-payment of taxes, tax transfer, and the like, or of sale at public auction by a municipality or other party, including nominal transfers of title in connection with the financing of a project by an Industrial Development Agency or Local Development Corporation; and
 - (ii) Transfer to a purchaser who has submitted to the Onondaga County Department of Water Environment Protection, Division of Plumbing, a Certification declaring that the structure will be demolished within one hundred eighty (180) days of the date of transfer; and
 - (iii) Transfer to a purchaser who has submitted to the Onondaga County Department of Water Environment Protection, Division of Plumbing, a Certification declaring that an application for a permit relating to a change in occupancy will be made within one hundred eighty (180) days of the date of transfer, and in the interim the structure will not be occupied. Provided, however, that upon resumption of occupancy, the purchaser must within twelve (12) months document the disconnection of all stormwater connections from sanitary sewers by filing a Certificate of Inspection in accordance with the provisions of Sections 7, 8 and 9 of this Law; and
 - (iv) Transfer of existing individual condominium units.

Section 7. Inspection of New Construction, Substantial Reconstruction or Existing Premises to be Re-occupied.

- A. Prior to the occupancy of new construction, substantial reconstruction, or re-occupancy of existing construction pursuant to Sections 6(E)(iii) of this Law, the owner shall cause an inspection to be made of the premises to be conveyed or occupied. Said inspection shall be to determine whether the subject premises has any roof drains, and/or sump pump or other prohibited stormwater, groundwater connections or sources of inflow or infiltration to the sanitary sewer system in violation of this Local Law. The person performing the inspection shall execute a Certification of Inspection attesting to the existing conditions describing with specificity the condition of the roof drains, sump pump, or other prohibited stormwater or groundwater connections or sources of inflow or infiltration found, or the lack thereof.
- B. The only persons authorized to conduct an inspection pursuant to the provisions of this Section shall be plumbing inspectors employed by, or duly authorized certified contractors engaged by, the Onondaga County Department of Water Environment Protection, Division of Plumbing or duly authorized officials of the municipality owning and/or operating the public sewer to

which the connection is being made as provided for in Sections 16(A) and 16(B) of this Law.

Section 8. Contents of Certification of Inspection and Affidavit.

- A. The Certificate of Inspection that is required by this Local Law shall be on a form approved by the Commissioner and shall recite, at a minimum the following information:
- (i) Description of the property to be certified; and
 - (ii) Address of the property; and
 - (iii) A brief description of the nature and methods used to conduct the inspection; and
 - (iv) A statement that the property has or does not have roof drains, sump pump or other prohibited stormwater and/or groundwater connections and/or sources of inflow or infiltration to the sanitary sewer system in violation of this Local Law; and
 - (v) Date of inspection or certification; and
 - (vi) The Certification of Inspection shall be dated and notarized as of the date of the latest inspection.
- B. The Affidavit that is required to be provided by a seller to a purchaser pursuant to Section 6(A)(iv) of this Law shall be dated and notarized prior to or at the time of transfer of title and shall recite the following information:
- (i) A statement that the property has been previously inspected and does not have roof drains, sump pump or other prohibited stormwater and/or groundwater connections and/or sources of inflow or infiltration to the sanitary sewer system in violation of this Local Law and/or that any such violations that were documented in a prior inspection have been duly corrected and an Affidavit of compliance has been filed pursuant to Section 9(D) of this Law; and
 - (ii) The date of the most current inspection or Certification and/or Waiver.

Section 9. Filing Requirements.

- A. The Inspector and/or Certifying Official shall file the original Certification of Inspection with the Onondaga County Department of Water Environment Protection, Division of Plumbing within fifteen (15) days of inspection.

When an Affidavit is filed pursuant to Sections 6(B) and 8(B) of this Law, the Attorney for the seller shall file the Affidavit with the Onondaga County Department of Water Environment Protection, Division of Plumbing within fifteen (15) days of the transfer of title.

- B. In the event that a Certification of Inspection and/or an original or certified copy of a Waiver and/or an Affidavit has not been delivered to a purchaser of an existing house, building or property used for human occupancy, employment, recreation, manufacturing, commercial or other purposes, and has not been filed with the Department of Water Environment Protection, Division of Plumbing, any discharges from the premises shall be deemed prohibited discharges of wastewater into the sanitary sewer system and subject to enforcement pursuant to Section 19 of this Law until such Certification or Waiver has been obtained by the purchaser, and the original Certification and/or Waiver and/or Affidavit has been filed with the Onondaga County Department of Water Environment Protection, Division of Plumbing, in accordance with this

Local Law.

- C. In the event that any person required to file a Certification of Inspection, a Waiver and/or an Affidavit has failed to do so, the Commissioner may take such action, including instituting administrative enforcement as provided in Section 19 of this Law or seeking injunctive relief to correct any connection prohibited by this Local Law.
- D. Within twelve (12) months of the date of filing the original Certification of Inspection, the Owner shall either file an application for a Waiver or submit proof in Affidavit form to the Department of Water Environment Protection, Division of Plumbing, that all prohibited connections or sources of stormwater and/or groundwater discharged or inflow and infiltration to the combined or sanitary sewer system, as identified in said Certificate of Inspection, have been corrected, repaired and/or remediated.

If the Owner has filed an application for a Waiver, the Commissioner shall extend the time for compliance with the provisions of this subdivision if necessary for a reasonable period of time following a determination of the application.

- E. In the event that any person required to submit proof of correction, repair and/or remediation to the Plumbing Division fails to timely do so, the Commissioner may take such action, including instituting administrative enforcement against the Owner and/or may seek injunctive relief to correct any connection prohibited by this Local Law. Pursuant to the enforcement action, the Commissioner may take such steps, including imposition against the Owner of a mandatory schedule of repairs, sanctions and penalties, as provided in Section 19 of this Local Law.

Section 10. Remedies.

- A. The purchaser shall have sixty (60) days from the date of the transfer of title within which to notify the seller, or in the case of a Certification of Inspection, the Commissioner shall have one hundred twenty (120) days from the issuance of the Certification within which to notify the property owner, or the certifying entity or municipality, if the property has roof drains, sump pump connections or other prohibited sources of stormwater and/or groundwater discharged or inflow and infiltration to the combined or sanitary sewer system in violation of this Local Law.
- B. The existence of a civil remedy in favor of the purchaser against the seller shall not be construed as abridging the Commissioner's right to enforce this Local Law or as releasing either party from any obligations imposed by this Law, and shall be in addition to any other steps, including imposition of sanctions or penalties provided pursuant to Section 19 of this Law which may be imposed by the Commissioner against the party or parties determined responsible for violations of this Law and applicable Rules and Regulations.

Section 11. No Re-Connections or Creation of Sources of Infiltration.

Once a Certification of Inspection has been issued or once an Affidavit has been filed with the Department of Water Environment Protection, it shall be a willful and criminal violation of this Local Law for any person to reconnect roof drains, sump pumps or any other sources of prohibited stormwater and/or groundwater discharges to the sanitary sewer system and/or to construct or alter a lateral or other sewer in such a manner as to cause infiltration or inflow to the sanitary sewer system. Any person found to be in violation of this provision will be subject to criminal penalties in accordance with Section 19(B) of this Local Law.

Section 12. Public Works Programs for Abatement of Inflow from Existing Private Residences.

- A. When the Commissioner provides a written determination finding that capacity problems exist in a particular service area(s), and that such problems can be cost effectively abated by removing sources of inflow and infiltration, the Commissioner may recommend in the manner set forth in Article 11A of the Onondaga County Administrative Code, a program of public works to be undertaken by the District to abate such sources of inflow and infiltration.
- B. Such recommendations must be based upon a written determination that includes findings and a conclusion that:
 - (i) A public purpose is furthered thereby; and
 - (ii) That any benefit to private property is incidental to said public benefit; and
 - (iii) That said work is found to be a cost effective alternative to reduce inflow and infiltration in the impacted area.
- C. The County Legislature, following such hearings as may be required pursuant to Sections 11.54 and 11.55 of the Onondaga County Code, may approve or modify such recommendations as appropriate.
- D. If so approved by the County Legislature, such program of public works may include reimbursement to a municipality that has entered into an agreement with the County to undertake a program of public works to reduce inflow and infiltration to municipally-owned and operated facilities upon submission of a properly documented claim for payment.

Section 13. Consumer Protection and Public Education.

- A. All Inspection Certification forms shall include a Consumer Protection hotline telephone number, web address and email address for property owners to report suspected fraudulent inspection services activity related to stormwater inflow and infiltration disconnections.
- B. The Commissioner shall develop a public education campaign to inform the public of the County's efforts to reduce sanitary sewer overflows. Such a campaign shall also include a general description of the standard plumbing practices utilized to mitigate prohibited stormwater hookups and generally accepted prices for standard remediation efforts.

Section 14. Settlement of Claims for Certain Basement Backups.

- A. Unless otherwise agreed to by the Commissioner, following the adoption of this Local Law, if after an investigation or adjudication, the District agrees or is required to pay a claim for damages resulting from a residential basement backup of sewage, other than a backup occurring at a multiple dwelling as defined by Section 7 of the Multiple Dwellings Law, the owner of the property so affected shall install at the owner's expense a backwater valve and take such other measures as may be required to eliminate or reduce the reoccurrence of another backup.
- B. It shall be a basis for denying payment of any subsequent claims and a defense against a subsequent claim for losses arising from another backup, that the owner or lessee of property has failed to install an approved backwater valve and other appurtenances designed to prevent a sewer backup that conforms to the New York State Building and Plumbing Code, as may be amended from time to time.

Section 15. Standards for Sewer Construction, Operation, Maintenance, Modifications and Related Provisions.

- A. No person shall uncover, make any connections with or opening into, use, alter, or disturb any public sewer or appurtenance thereof without first obtaining a written permit from the designated authority of the municipality in which the connection is made. A copy of said permit must be forwarded to the Department of Water Environment Protection Commissioner within thirty (30) days prior to commencement of any work conducted pursuant to said permit. If the connection is made directly to a District trunk or interceptor sewer, written permission must be obtained from the Commissioner. Discharge of sewage shall not be made until all conditions stipulated by the Commissioner for connection are fulfilled and all necessary equipment is installed and operable, and approved in accordance with this Local Law.
- B. In any enforcement action by the Commissioner, it shall be an affirmative defense that the unauthorized connection was unavoidable, upon a showing that:
- (i) A connection with or opening into, use, alteration, or disturbance of any public sewer or appurtenance thereof was unavoidable to prevent loss of life, personal injury, public health hazard, environmental degradation or severe property damage; and
 - (ii) There were no feasible alternatives to the connection, use, alteration, or disturbance of any public sewer or appurtenance thereof such as the use of auxiliary treatment facilities, retention of untreated wastes, or maintenance during normal period of equipment downtime. This condition is not satisfied if adequate backup equipment should have been installed in the exercise of reasonable engineering judgment to prevent an incursion of the public sewer or appurtenance thereof that occurred during normal periods of equipment downtime or preventive maintenance or if designed and installed backup equipment that could have prevented or mitigated the impact of the incursion of the public sewer or appurtenance thereof has been installed but is not operating during the unauthorized opening or incursion and the equipment was rendered inoperable due to improper maintenance and/or negligence, including negligent operation; and
 - (iii) That prior to any connection, the Commissioner is given oral notice of the need for an emergency connection; and
 - (iv) That within twenty-four (24) hours following the connection, the Commissioner is provided with a written explanation of the nature of the emergency which gave rise to the need for said connection.
- C. Prior to or as an aspect of the review of any applications for proposed construction, re-construction, development or re-development projects or the granting of approval, the municipality shall consult with or cause the project sponsor and/or project applicant to consult with the Commissioner on all issues related to the management of wastewater, stormwater and groundwater. Applications for approval of any proposed construction, re-construction, development or re-development projects and the granting of any approval by a municipality shall include all requirements, plans, specifications or other information or conditions related to the management of sewage, wastewater, stormwater and drainage, as recommended by the Commissioner.
- D. All costs and expenses incident to the installation and connection of the building sewer shall be borne by the owner. The owner shall indemnify and hold harmless the County and the municipality into whose sewer system the connection is made from any loss, damage or expense, claims or suits arising out of or in connection with the installation and connection of the building sewer.

- E. A separate and independent building sewer shall be provided for every building, except where one building stands at the rear of another on the same lot, no private sewer is available or can be constructed to the rear building, and the whole must be considered as one building sewer with separate permits for each building.
- F. Existing building sewers may be used in connection with new buildings only when, on examination and test by the sewer or building inspector of the municipality in which the connection is made (or upon inspection by the Onondaga County Department of Water Environment Protection, Division of Plumbing), the existing sewer is found to meet all requirements of applicable municipal code and/or any standard promulgated by the Commissioner pursuant to Article 11A of the Onondaga County Administrative Code. Where cesspools or septic tanks are to be discontinued following connections to a public sewer, the owner shall have these cesspools or septic tanks promptly emptied and cleaned. Cesspools also shall be backfilled with earth, sand or other acceptable material.
- G. All sewer construction involving District or other publicly or privately owned sewers tributary thereto shall comply with such rules and regulations promulgated by the Commissioner pursuant to Article 11A of the Onondaga County Administrative Code and where specifically applicable, this Local Law. All such connections shall be made gastight and watertight. Any deviation from the prescribed procedures and materials must be approved by the Commissioner before installation.
- H. "As-built" drawings of the sewer connection shall be provided to the Commissioner
- I. Except as specifically authorized by the Commissioner in accordance with the provisions of this Local Law, no person shall allow to remain connected roof downspouts or other sources of surface run-off or groundwater to a building sewer or building drain that in turn is connected directly or indirectly to a public sanitary sewer. In accordance with the provisions of Section 5(A) of this Law, footer drains, drain tiles or sub building drains installed prior to 1980 shall be allowed to remain connected.
- J. Except as specifically authorized by this Local Law, following the adoption of this Local Law, no person shall connect, or allow to be connected downspouts, exterior foundation drains, area drains, or other sources of surface run-off or groundwater to a building sewer or building drain that in turn is connected directly or indirectly to a public sanitary sewer.
- K. No person shall connect, cause to be connected, or allow to remain connected a sanitary sewer to a separate storm sewer.

Section 16. Pre-Completion.

- A. No connection to the public sewer shall be made without prior approval and inspection by the designated inspector of the municipality in which the connection is made or the Onondaga County Department of Water Environment Protection, Division of Plumbing. If the connection is made directly to a County trunk or interceptor sewer, the connection shall be subject to inspection and approval by the Commissioner.
- B. Forty-eight (48) hours before any connection shall be covered, it shall be the duty of the applicant to notify the Department of Water Environment Protection that the connection is ready for inspection and such connection shall not be covered until it has been inspected and approved by a County and/or municipal representative, as appropriate. All sewer construction shall comply with the standards set forth in Section 15 of this Law.
- C. As more fully set forth and consistent with the provisions of Section 15(C) of this Law,

applications for and municipal approval for all new residential and non-residential connections and residential subdivisions and/or approval of development or redevelopment projects shall be supplemented by any plans, specifications, or other information and conditions related to sewage, wastewater, stormwater and drainage considered pertinent in the judgment of the Commissioner.

- D. Whenever it shall appear to the Commissioner that wastewater collection and/or drainage impacts are not being adequately or timely addressed, in the approval process, the Commissioner, at his or her discretion, may withhold approval of permit(s) or connection(s) or to seek to enjoin the approval of such project(s) within the territorial jurisdiction of the Onondaga County Sanitary District on such terms as are just and proper until such issues are addressed to his/her satisfaction.

Section 17. Other Legal Requirements.

The issuance of a permit for the making of a connection shall not relieve the permittee or any person presuming to act under authority of such permit, from obtaining any additional permits required by law, ordinance or regulation, for the opening of streets or roads, the construction of buildings or the like.

Section 18. Abandonment of Existing Sewers and Connections.

In the event that a building that is connected to a City, Village or Town sewer is to be abandoned or demolished, or if the Certificate of Occupancy is withdrawn, the owner of the property and/or the person or entity carrying out the demolitions shall assure that the building sewer connection is to be disconnected at the property line. In the event that a property lot connected to a City, Village or Town sewer system is abandoned, such connection to the system is to be disconnected and alternate green measures as available are to be implemented to protect the sewer from infiltration and inflow entering the sewer lateral. The connection to the public sewer is to be plugged with a gastight and watertight plug in a manner approved by the Commissioner in accordance with Section 15 of this Law. Prior to the start of any other work on the site, the sewer is to be disconnected, plugged and inspected, and a Plumbing Permit shall be issued by the Division of Plumbing to verify and inspect the proper disconnection and that a proper plug has been used to protect the sewer from infiltration and inflow entering the sewer lateral.

Section 19. Enforcement, Penalties and Waiver.

Pursuant to Article 11A of the Onondaga County Administrative Code, the provisions of Local Law #3 of 1983 and Articles 6 and 7 of the implementing regulations, the Commissioner has jurisdiction to, and may enforce the provisions of this Local Law.

- A. Any person who violates the provisions of Sections 5, 6, 7, 8, 9, 15, 16, 17 or 18 of this Law or who fails to perform any duty imposed by this Local Law, or any Order of the Commissioner promulgated hereunder, shall be liable to the County for a civil penalty not to exceed One Thousand Dollars (\$1,000.00) per day for each such violation. All penalties shall be assessed after a hearing held in conformance with the procedures set forth in Local Law #3 of 1983, and its implementing regulations, at Articles 6 and 7 thereof. Each violation of this Law shall be a separate and distinct violation and, in the case of a continuing violation, each day's continuance thereof shall be deemed a separate and distinct violation.
- B. Any person who violates the provisions of Section 11 of this Law shall be guilty of a misdemeanor, and upon conviction thereof shall be punishable by a fine of not less than Five Hundred Dollars (\$500.00) nor more than One Thousand Dollars (\$1,000.00). Each offense shall be a separate and distinct offense, and, in the case of a continuing offense, each day's

continuance thereof shall be deemed a separate and distinct offense.

- C. The Commissioner may grant a Waiver from the application of Sections 5(A), 9(B) and 15(I) of this Local Law if the Commissioner determines that factors exist which would render compliance unreasonable. Such factors may include the cost effectiveness of disconnection.
- D. Waivers shall be subject to such conditions or restrictions as may be necessary to minimize the adverse effects of the Waiver upon the public sewers and facilities owned and/or operated by the District and to ensure that the Waiver is consistent with the general purpose of this Law.

Section 20. Capacity Constraints.

- A. If the Commissioner makes a written determination that includes findings and a conclusion that one or more segments of the public sewer is exceeding its hydraulic or organic capacity at any time, or if the Commissioner makes a determination based on findings and a conclusion that the viability and integrity of a segment of the public sewer infrastructure is jeopardized, he/she may take such steps as may appear necessary under the circumstances until the conditions causing or contributing to the exceedance of the service area's hydraulic or organic capacity are corrected by the municipality owning the public sewers generating the flow causing or contributing to capacity limitations. Such correction may entail:
 - (i) Development and implementation of a program of routine maintenance and cleaning of sewers;
 - (ii) Repairing of existing facilities;
 - (iii) Enlargement of existing facilities;
 - (iv) Construction of new facilities; and
 - (v) Correction of inflow and/or infiltration by the owners of laterals responsible therefore at the direction of and under the supervision of the municipality into whose sewers said laterals discharge.
- B. Whenever it shall appear to the approving municipality and/or to the Commissioner that elimination of capacity constraints will require significant capital improvements, the municipality and/or the Commissioner may condition approval of a proposed project upon the development and implementation by the municipality of a Plan to correct conditions that are causing or contributing to capacity limitations. Said Plan may include, as an interim measure, an Offset Plan that provides for a no-net increase in flow or an overall reduction in flow from the proposed project, as a condition of project approval.
- C. Subject to the approval of the County Executive and the County Legislature, the County may, to the extent of annual appropriations therefore, provide reimbursement to a municipality that has entered into an agreement with the County to undertake a program of Public Works to reduce wet weather capacity constraints in wastewater collection systems owned and operated by said municipality upon submission of a properly documented claim for payment.

Section 21. Intermunicipal Agreements.

The County Executive is hereby authorized to enter into such agreements to assure that maintenance and operation of publicly owned sewers owned by municipalities within the District conform to the provisions of this Law.

Section 22. Regulations.

Pursuant to Article 11A of the Onondaga County Administrative Code and the provisions of this Local Law, the Commissioner may promulgate such additional regulations, guidance documents, construction and operation standards and take such other actions, consistent with his/her authority, to implement this Local Law. Any regulations to be promulgated by the Commissioner in accordance with the provisions of Article 11A of the Onondaga County Administrative Code and this Local Law shall be subject to public notice and hearing in accordance with the provisions of Section 11.54 of the Onondaga County Administrative Code and in addition to the foregoing, shall provide for a period of no less than thirty (30) days during which the public shall be afforded an opportunity to submit written comments. Following the close of the period for public comment, the Commissioner shall promulgate the final regulations together with a responsiveness summary addressing issues raised by received public comments, if any. The final regulations shall be made available to the public electronically via the Department's website and in print upon request.

Section 23. Effective Date.

This Local Law shall take effect on the one hundred eightieth (180) day following its adoption and shall be filed pursuant to the provisions of the Municipal Home Rule Law. Any determination made by the Commissioner pursuant to Section 5(D) of this Local Law shall take effect one hundred and eighty (180) days following provision of written notice of said determination by the Commissioner to the Onondaga County Executive, the Clerk of the County Legislature and the chief elected official of the affected community. Said written notice shall be provided by certified mail.

Section 24. Severability.

If any provision, sentence or clause of the Local Law is held unconstitutional, illegal or invalid by a court of competent jurisdiction, such findings shall not affect or impair any of the remaining provisions, sentences or clauses or their application to persons and circumstances.

Section 25. Repeal

Local Law Number 13 of 1989 is repealed.

ADOPTED. Ayes: 12 (Lesniak, Stanczyk, DeMore, Laguzza, Masterpole, Williams, Ervin, Dougherty, Rapp, Corbett, Holmquist, Rhinehart) Noes: 5 (Warner, Jordan, Meyer, Tassone, Kilmartin) Absent: 2 (Kinne, Buckel)

* * *

LOCAL LAW NO. _____ - 2011

A LOCAL LAW INCREASING THE COMPENSATION OF THE ONONDAGA COUNTY
COMPTRROLLER

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

Section 1. Commencing January 1, 2011, the annual compensation to be paid to the Onondaga County Comptroller shall be \$99,436.

Section 2. This Local Law shall supercede any prior inconsistent local law or resolution.

Section 3. This local law shall take effect upon filing in accordance with sections 20, 21 and 24 of the Municipal Home Rule Law, subject to permissive referendum.

ADOPTED. Ayes: 15 (Lesniak, Stanczyk, DeMore, Warner, Laguzza, Masterpole, Williams, Ervin, Meyer, Tassone, Rapp, Corbett, Holmquist, Kilmartin, Rhinehart) Noes: 2 (Jordan, Dougherty) Absent: 2 (Kinne, Buckel)

* See January 18, 2011 session, local law vetoed by County Executive Mahoney on January 10, 2011.

* * *

There being no further business to come before the County Legislature, Mr. Lesniak moved to adjourn until Tuesday, January 18, 2011. There was no objection and the meeting was adjourned.

Respectfully submitted,
DEBORAH L. MATURO, Clerk

* * *

A

ACTIONS, SETTLEMENT OF

Authorizing the Settlement of the Federal Court Action of
 Angela Campbell v. County of Onondaga, Jamesville Correctional 43

Authorizing the Settlement of the Court Action of Adolf Klinger
 and Diana Klinger v. the County of Onondaga 71

A Resolution Calling a Public Hearing in Connection with the
 Proposed Increased Cost of Sewer Separation Improvements for
 the Onondaga County Sanitary District of the County of Onondaga,
 New York Intended to Enable the County to Comply With
 Requirements set forth in the Amended Consent Judgement in
 Connection with the Settlement of Atlantic States Legal
 Foundation, Inc. et al v. County of Onondaga, et al 140

Authorizing the Settlement of the Supreme Court Action of Lawrence
 Corriders, Individually and as Administrator of the Estate of
 Johnny Corriders, Decendent and Priscilla Corriders, by Lawrence
 Corriders, Guardian of the Person and Property of Priscilla
 Corriders, and Incapacitated Person v. County of Onondaga,
 Onondaga County Department of Social Services, Gerard Mainville,
 Deborah Mainville, Donald Hilton and Staci Hilton 153

A Resolution Authorizing the Issuance of an Additional \$5,000,000
 Bonds of the County of Onondaga, New York, to Pay the
 Increased Cost of the Onondaga Lake Remediation Project in
 and for the Onondaga County Sanitary District, Intended to Enable
 the County to Comply with Requirements set forth in the Amended
 Consent Judgement in Connection with the Settlement of Atlantic
 States Legal Foundation, Inc. et al v. County of Onondaga, et al..... 190

Authorizing the Settlement of the Supreme Court Action of Amy
 Novak v. County of Onondaga, Onondaga County Sheriff’s
 Department, Peter N. Lavallo and Farm Bureau Insurance Company 223

Authorizing the Settlement of the Supreme Court Action of Amy E.
 Meiers v. County of Onondaga and Van Duyn Home and Hospital..... 280

Authorizing the Settlement of the Supreme Court Action of C.O.
 Falter Construction Corp., v. County of Onondaga 441

Authorizing the Settlement of the Supreme Court Action of Kristen
 Rickert and Robert Rickert, Individually and as Husband and
 Wife v. the County of Onondaga, New York 463

AGING AND YOUTH, DEPARTMENT OF

Authorizing the County Executive to Enter into Contracts to
 Implement a Veteran’s Directed Home and Community Based

Services Program..... 88

Amending the 2010 County Budget to Accept Federal Funds for the Senior Community Service Employment Program and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 126

AGRICULTURAL DISTRICTS

Calling for a Public Hearing for Renewal of Agricultural District No. 1, Towns of Lafayette, Onondaga, Otisco, and Tully 154

Calling for a Public Hearing on the Proposed Inclusion of Viable Agricultural Lands within Certified Agricultural Districts Pursuant to Section 303-B of the New York State Agriculture and Markets Law 155

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 291

Renewing with Modification Agricultural District No. 1, in the Towns of Lafayette, Onondaga, Otisco, and Tully 293

AMENDED CONSENT JUDGEMENT

A Resolution Calling a Public Hearing in Connection with the Proposed Increased Cost of Sewer Separation Improvements for the Onondaga County Sanitary District of the County of Onondaga, New York Intended to Enable the County to Comply with Requirements set forth in the Amended Consent Judgment in Connection with the Settlement of Atlantic States Legal Foundation, Inc. et al v. County of Onondaga, et al. 140

A Resolution Authorizing the Issuance of an Additional \$5,000,000 Bonds of the County of Onondaga, New York, to Pay the Increased Cost of the Onondaga Lake Remediation Project in and for the Onondaga County Sanitary District, Intended to Enable the County to Comply with Requirements set forth in the Amended Consent Judgment in Connection with the Settlement of Atlantic States Legal Foundation, Inc. et al v. County of Onondaga, et al. 190

A Resolution Approving the Increased Cost of Certain Improvements Required Pursuant to the Amended Consent Judgment and Related Municipal Compliance Plan for the Harbor Brook CSO Improvements of the County of Onondaga..... 473

A Resolution Authorizing the Issuance of an Additional \$2,310,000 Bonds of the County of Onondaga, New York, to Pay the Cost of Certain Improvements Required Pursuant to the Amended Consent Judgment and Related Municipal Compliance Plan for the Harbor Brook CSO Improvement Project in and for Said County 474

APPOINTMENTS MADE BY THE COUNTY LEGISLATURE

Confirming Appointment of Deborah L. Maturo as Clerk of the Onondaga County Legislature 1

Confirming Appointment of Johanna H. Robb as Deputy Clerk of the Onondaga County Legislature 2

Confirming Appointment of Katherine M. French as Assistant Clerk of the Onondaga County Legislature 2

Confirming Appointment of Susan Stanczyk as Director of Legislative Budget Review of the Onondaga County Legislature 2

Confirming Appointment of Darcie L. Lesniak as Legislative Aide of the Onondaga County Legislature 3

Confirming Appointment of John Corcoran as Director of Legislative Budget Review of the Onondaga County Legislature..... 3

Confirming Reappointment and Appointment to the Onondaga County Soil and Water Conservation District Board..... 22

Confirming Reappointment and Appointment to the Cooperative Extension Association of Onondaga County Board of Directors 23

Confirming Reappointment to the Onondaga County Jury Board 23

Appointing Costello, Cooney and Fearon as Legislative Counsel for the Onondaga County Legislature 24

Reappointing and Appointing Two Directors to the Onondaga County Tobacco Asset Securitization Corporation 24

Confirming Appointment of John E. Harper, Jr. to the Central New York Regional Market Authority..... 53

Confirming Appointment to the Onondaga County Water Authority 264

Appointing Edward F. Ryan as Democratic Commissioner of Elections.... 307

Appointment of the Deputy Clerk of the Onondaga County Legislature 462

Confirming Reappointments to the Cooperative Extension Association of Onondaga County Board of Directors..... 502

Reappointing Two Directors to the Onondaga County Tobacco Asset Securitization Corporation..... 502

Confirming Reappointments to the Onondaga County Soil and Water Conservation District Board 510

APPOINTMENTS/REAPPOINTMENTS CONFIRMED BY THE COUNTY LEGISLATURE

Confirming Appointment to the Onondaga County Soil and Water Conservation District Board 30

Confirming Appointment to the Onondaga County Resource Recovery Agency..... 31

Confirming Reappointment to the Region 7 Forest Practice Board (District 3) 31

Confirming Reappointment to the Region 7 Fish and Wildlife Management Board	32
Confirming Appointments to the CNY Works Board of Directors	44
Confirming Appointment to the Region 7 Fish and Wildlife Management Board	139
Confirming Appointment of William Bleyle as Commissioner of the Department of Emergency Communications.....	192
Confirming Appointment to the Onondaga County Fire Advisory Board	192, 511
Confirming Appointment/Reappointments to Onondaga County Fire Advisory Board	218
Confirming Appointment to Onondaga Community College Board of Trustees	260
Confirming Appointment to Onondaga County Public Library Board of Trustees	290
Confirming Appointment to the CNY Works Board of Directors.....	437
Confirming Appointment to the Syracuse/Onondaga County Planning Board	441
Confirming the Appointment of Sean P. Carroll as Director of Division of Purchase.....	462
Confirming an Appointment to the OCC Board of Trustees	469
Confirming the Reappointment of Cynthia B. Morrow, M.D., M.P.H. as Commissioner of Health for the County of Onondaga.....	484
Confirming Appointment to the Onondaga County Cultural Resources Trust	501
Confirming Reappointment to the Onondaga County Resource Recovery Agency	506

AUTHORIZED AGENCIES

Amending the 2010 County Budget to Provide Funding for the Upstate Ballet Company and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	110
Requesting the Onondaga County Cultural Resources Trust to Work with Certain County Authorized Agencies to Provide Funding	385
Requesting the Onondaga Civic Development Corporation to Work with Certain County Authorized Agencies to Provide Funding	386
Amendment to Resolution No. (15)	498
Amending the 2010 County Budget to Provide Surplus Room Occupancy Funding for the Onondaga Historical Association.....	499

B

BEAVER LAKE NATURE CENTER

Amending the 2010 County Budget to Accept Funds from BOCES for the Installation of High Speed Internet at Beaver Lake Nature Center, and Authorizing the County Executive to Enter into Contracts 259

BUDGET

Amending the 2010 County Budget to Accept a Grant from the New York State Environmental Facilities Corporation and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 19

Amending the 2010 County Budget to Appropriate Funds from the Trust and Agency Account for an Expansion of the Onondaga County Veterans Memorial Cemetery and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 20

Amending the 2010 Onondaga County Budget to Provide Funding for the Economic Development Marketing Plan 21

Amending the 2010 County Budget to Accept Funds in Relation to a Project to Develop a Mechanistic Water Quality Model of Onondaga Lake and Authorizing the County Executive to Enter into Agreements to Implement the Project 25, 472

Amending the 2009 County Budget to Accept State Grant Funding for the Healthy Mom – Healthy Baby Prenatal and Postpartum Home Visiting Program Grant, and Authorizing the County Executive to Execute Agreements to Implement this Resolution..... 36

Amending the 2010 County Budget to Accept Additional Funds from the New York State Office of Mental Health for the Promise Zone Initiative, and Authorizing the County Executive to Enter into Contracts to Implement the Intent of this Resolution 37

Amending the 2010 County Budget to Appropriate Funds from the Local Government Records Management Improvement Fund..... 40

Amending the 2010 County Budget to Accept an Allocation of Federal Grant Funds from New York State for Voting Access for Individuals with Disabilities and Authorizing the County Executive to Enter into Contracts to Implement this Resolution 43

Amending the 2010 County Budget to Provide Funds to Address Honeywell Remediation Issues..... 53, 469

Amending the 2009 County Budget to Accept Additional Funds for Police Services Provided to the Town of Clay 62

Amending the 2010 County Budget to Provide Additional Grant Funds for a Selective Traffic Enforcement Program and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 63

Amending the 2010 County Budget to Provide Additional Grant Funds

for a Safety Belt Enforcement Program and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	64
Amending the 2010 County Budget to Accept State Homeland Security Funds for the Onondaga County Sheriff's Office and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	64, 125, 193
Amending the 2010 County Budget to Accept Funds from the New York State Education Department Local Government Records Management Improvement Fund, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	69
Amending the 2010 County Budget to Accept a Grant from the New York State Energy Research and Development Authority and to Provide for the Local Match for an Energy Management System at Van Duyn, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	77
Amending the 2010 County Budget to Accept Insurance Recovery Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	78
Amending the 2010 County Budget to Accept State Special Legislative Funds to Implement the "Look It Up At Your Library" Program, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	79
Amending the 2010 County Budget to Accept State Special Legislative Funds to Support Reference USA for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	80
Amending the 2010 County Budget to Provide Additional Funds for the Purchase of Gasoline and Diesel Fuel to be Sold to the Onondaga County Soil and Water Conservation District	84
Requesting the Onondaga County Executive to Amend the Sheriff's 2010 Budget by Eliminating \$250,000 Annual Prorated Unnecessary OCSD Operational Expenses for the OCC Police Academy and thereby Reduce the Sheriff's Operational and Overtime Costs	87
Amending the 2010 County Budget to Accept New York State Division of Library Development Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	109, 171
Amending the 2010 County Budget to Provide Funding for the Upstate Ballet Company and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	110
Amending the 2010 County Budget to Accept a Grant from the New	

York State Energy Research and Development Authority and to Provide for the Local Match for a District Heating and Cooling Heat Recovery System for the Justice Center, and Authorizing the Execution of Agreements to Implement this Resolution	114
Amending the 2010 County Budget to Accept Funds from the New York State Emergency Response Commission for use by the Onondaga County Local Emergency Planning Committee (LEPC).....	121
Amending the 2010 County Budget to Accept Homeland Security Funds from the Urban Area Security Initiative Grant Program for the Onondaga County Department of Emergency Management and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	122
Amending the 2010 County Budget to Accept Grant Funds for a Selective Traffic Enforcement Program and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	124, 512
Amending the 2010 County Budget to Accept Federal Funds for the Senior Community Service Employment Program and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	126
Amending the 2010 County Budget to Accept Additional Federal Funds for the Onondaga County Department of Mental Health to Implement an Electronic Medical Records System, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	127
Amending the 2010 County Budget to Accept Homeland Security Funds for the Onondaga County Department of Emergency Management, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	142
Amending the 2010 County Budget to Restore the Onondaga County Print Shop	156
Amending the 2010 County Budget to Accept Institute of Museum and Library Services (IMLS) Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	167
Amending the 2010 County Budget to Accept State Construction Funds for the Onondaga County Public Library and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	168
Amending the 2010 County Budget to Accept New York State Special Legislative Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	169

Amending the 2010 County Budget to Accept American Library Association/Dollar General Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	170
Amending the 2010 Budget to Appropriate Revenues from the Sale of Marina Docks at Onondaga Lake Park.....	172
Amending the 2010 County Budget to Accept Additional Revenue for Plowing State Roads During the Winter of 2009 - 2010	196
Amending the 2010 County Budget to Fund in the First Instance 100% of the Federal Aid Eligible Costs at a Maximum Amount of \$628,000 for the Design (Scoping - VI) of the Old Route 5 Paving Project Phase I and II, Pin 3754.17, and Authorizing the County Executive to Enter into Agreements to Implement the Intent of this Resolution.....	197
Amending the 2010 County Budget to Fund in the First Instance 100% of the Federal Aid Eligible Costs at a Maximum Amount of \$555,000 for the Design (Scoping I - VI) of the Northern Boulevard Safety/Paving Project, Pin 3754.65, and Authorizing the County Executive to Enter into Agreements to Implement the Intent of this Resolution.....	198
Amending the 2010 County Budget to Fund in the First Instance 100% of the Federal Aid Eligible Costs at a Maximum Amount of \$80,000 for the Design (Scoping I - VI) of the 2010 Traffic Signal Upgrades Project, Pin 3754.86, and Authorizing the County Executive to Enter into Agreements to Implement the Intent of this Resolution.....	200
Amending the 2010 County Budget to Fund in the First Instance 100% of the Federal Aid Eligible Costs at a Maximum Amount of \$176,000 for the Design (Scoping I - VI) and Right-of-Way Incidentals of the Fly Road Paving Project, Pin 3754.87, and Authorizing the County Executive to Enter into Agreements to Implement the Intent of this Resolution	201
Amending the 2010 County Budget to Accept Additional Chips Funding as a Result of the 2010 - 2011 Adopted New York State Budget	202
Amending the 2010 County Budget to Accept Library Services and Technology Act (LSTA) Funds for the Onondaga County Public Library and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	203
Adoption of Annual Budget for Onondaga Community College for the Fiscal Year September 1, 2010 to August 31, 2011, and Authorizing the County Executive to Enter into Contracts with Other Governmental Units in which Appropriations and Revenues are	

Approved by the Adoption of the 2011 Budget.....	205
Amending the 2010 County Budget to Accept Funds to Allow Van Duyn Home and Hospital to Implement a Contract with Select Rehabilitation to Provide Van Duyn Residents with Therapeutic Services	221
Amending the 2010 County Budget to Appropriate Revenues from the Trust for Cultural Resources of the County of Onondaga for Purposes of Economic Development.....	255
Authorizing the County of Onondaga to Enter into an Agreement with the City of Syracuse for County Processing of the City's Mail, and Amending the 2010 County Budget to Accept Revenues from such Agreement	256
Amending the 2010 County Budget to Accept a Grant from the US Department of Housing and Urban Development and Authorizing the County Executive to Enter into an Agreement with the City of Syracuse for Improvements to Burnet Park.....	258
Amending the 2010 County Budget to Accept Funds from BOCES for the Installation of High Speed Internet at Beaver Lake Nature Center, and Authorizing the County Executive to Enter into Contracts.....	259
Appropriating \$16,900,000 of Bonds Authorized Pursuant to Resolution No. 171 - 2009 for a Construction and Reconstruction Project at Onondaga Community College and Amending the 2010 County Budget.....	260
Amending the 2010 County Budget to Provide Funding for the Syracuse Nationals to Market the King of Trucks Event, to be Held in Onondaga County over Memorial Day Weekend 2011	262
Amending the 2010 County Budget to Appropriate Anticipated Revenues from the Sale of County Property to John Mezzalingua Associates, Inc., D/B/A Production Products Company (PPC).....	263
Calling for a Public Hearing On the 2011 County Budget.....	280
Amending the 2010 County Budget to Provide for Improvements at Hopkins Road Park.....	285
Amending the 2010 County Budget to Authorize the Onondaga County Sheriff's Office to Accept a Vehicle from the United States Marshals Service, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	300
Amending the 2010 County Budget to Accept Funds from the New York State Emergency Response Commission for use by the Onondaga County Local Emergency Planning Committees	301
Amending the 2010 County Budget to Accept \$272,170 in	

Additional Homeland Security Funds from the Urban Area Security Initiative Grant Program for the Onondaga County Department of Emergency Management, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	302
Amending the 2010 County Budget to Accept \$317,781 in Additional Homeland Security Funds from the Urban Area Security Initiative Grant Program for the Onondaga County Department of Emergency Management, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	303
Adopting the Annual Budget for the County of Onondaga for the Fiscal Year Beginning January 1, 2011 and Ending December 31, 2011, Authorizing the County Executive to Enter into Contracts with Other Governmental Units in which Appropriations and Revenues are Approved by Adoption of the 2011 Budget	353, 405
Amending the 2010 County Budget to Authorize the Onondaga County Sheriff's Office to Receive Additional Grant Funds from the Bureau of Justice Assistance in Support of Local Law Enforcement, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	435
Amending the 2010 County Budget to Provide for the Transfer of Funds for Correctional Health Services, and Authorizing the County Executive to Execute Agreements to Implement this Resolution.....	440
Amending the 2010 County Budget to Appropriate Revenue Received from the Auction of Various County Highway Millings for the 2011 Paving Program.....	442
Requesting the County Executive and Chief Fiscal Officer to Evaluate and Outline the Projected Financial Impact that the Tentative Budget will have Upon the Two Ensuing Fiscal Years, and to Provide such Information to this Legislature Upon Presentation of Each such Tentative Budget Commencing with the Presentation of the 2012 Tentative Budget	463
Amending the 2010 County Budget to Provide the Syracuse-Onondaga County Planning Agency with Additional Funds Beyond the Estimated Dollars Appropriated in the 2010 Budget, and Authorizing the County Executive to Amend the Contract with the Syracuse Metropolitan Transportation Council (SMTC) to Implement this Resolution.....	466
Amending the 2010 County Budget to Accept a Restore Grant from the N.Y.S. Housing Trust Fund Corporation for the Community Development Program, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	467
Amending the 2010 County Budget to Accept an Access to Home	

Grant from the N.Y.S. Housing Trust Fund for the Community Development Program and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 468

Authorize the County Comptroller to Transfer 2010 Unencumbered Appropriations After Expiration of the 2010 Fiscal Year Upon Approval of the County Executive and the Chairman of the Ways & Means Committee..... 492

Authorizing the County Comptroller, Upon Approval of the Division of Management and Budget and the County Executive's Office, to Transfer 2010 Unencumbered Appropriation Account Balances in Excess of \$7,500 Into, Between, and Among all Interdepartmental Chargeback Appropriation Accounts and Adjust the Corresponding Interdepartmental Revenue Accounts..... 494

Amendment to Resolution No. (15) 498

Amending the 2010 County Budget to Provide Surplus Room Occupancy Funding for the Onondaga Historical Association..... 499

Amending the 2010 County Budget to Accept Additional 2010/2011 Community Development Funds and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 500

Amending the 2011 County Budget to Provide for Ongoing County Participation in Honeywell and Onondaga Lake Remediation Issues 504

Amending the 2011 County Budget to Transfer Funds for Consolidation of Purchasing Services 504

Amending the 2010 County Budget to Receive Additional Grant Funds from the Bureau of Justice Assistance Bulletproof Vest Partnership..... 511

Amending the 2010 County Budget to Authorize the Onondaga County Sheriff's Office to Accept Additional Grant Money from the United States Marshals Service for Fuel and Maintenance Costs Associated with Previously Granted Vehicles, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 514

C

CAPITAL NOTES, BUDGET NOTES, BONDS

A Resolution Amending the Authorized Purposes for which Bonds of the County of Onondaga, New York, have been Authorized to Pay the Cost of Certain Improvements for the Clinton Street Conveyances and Regional Treatment Facility in and for the Onondaga County Sanitary District..... 30

A Resolution Authorizing the Issuance of \$3,000,000 Bonds of the

County of Onondaga, New York, to Pay Costs of Certain Improvements for the Metropolitan Syracuse Wastewater Treatment Plant in and for Said County 56

A Resolution Amending the Authorized Purposes for which Bonds of the County of Onondaga, New York, have been Authorized to Pay the Cost of Certain Improvements for the Midland Regional Treatment Facility and Conveyances Project in and for the Onondaga County Sanitary District..... 58

A Resolution Amending the Authorized Purposes for which Bonds of the County of Onondaga, New York, have been Authorized to Pay the Cost of Certain Improvements for the Harbor Brook CSO Improvement Project in and for the Onondaga County Sanitary District 60

A Resolution Authorizing the Reconstruction and Construction of Improvements to Various Bridges in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$1,375,000, and Authorizing the Issuance of \$1,375,000 Bonds of Said County to Pay the Cost thereof 111

A Resolution Authorizing the Reconstruction and Construction of Improvements to Various Highways in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$9,270,000, and Authorizing the Issuance of \$9,270,000 Bonds of Said County to Pay the Cost thereof 113

A Resolution Authorizing Improvements for the Bear Trap - Ley Creek Drainage District in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$975,000, and Authorizing the Issuance of \$975,000 Bonds of Said County to Pay the Cost thereof 118

A Resolution Authorizing the Acquisition and Installation of Peoplesoft Enterprise Products in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$9,887,416, and Authorizing the Issuance of \$9,887,416 Bonds of Said County to Pay the Cost thereof..... 148

A Resolution Authorizing the Issuance of an Additional \$5,000,000 Bonds of the County of Onondaga, New York, to Pay the Increased Cost of the Onondaga Lake Remediation Project in and for the Onondaga County Sanitary District, Intended to Enable the County to Comply with Requirements set forth in the Amended Consent Judgment in Connection with the Settlement of Atlantic States Legal Foundation, inc. et al v. County of Onondaga, et al. 190

Appropriating \$8,383,140 of the Proceeds of the Bonds Authorized to be Issued Pursuant to Bond Resolution No. 231, Dated September 7, 1999, to Provide Funds for Engineering, Construction and Other

Related Expenses of the Clinton Street Conveyances and Regional Treatment Facility Project	212
Appropriating \$16,900,000 of Bonds Authorized Pursuant to Resolution No. 171 - 2009 for a Construction and Reconstruction Project at Onondaga Community College and Amending the 2010 County Budget.....	260
Bond Resolution Authorizing the Purchase and Renovation of Real Property Located at 1000 Erie Boulevard West in the City of Syracuse for Board of Elections Offices and the Storage of Voting Machines at a Maximum Estimated Cost of \$400,000 and Authorizing the Issuance of \$400,000 Bonds to Pay the Cost thereof.....	281
A Resolution Authorizing the Replacement of Roofs at Various County Parks Facilities in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$272,090, and Authorizing the Issuance of \$272,090 Bonds of Said County to Pay the Cost thereof	284
A Resolution Authorizing the Purchase of Ribbon Lighting at the War Memorial as Part of Improvements to the Oncenter Complex in and for the County of Onondaga, New York.....	297
A Resolution Authorizing the Purchase of Heavy Equipment for the County of Onondaga, New York, at a Maximum Estimated Cost of \$1,255,000, and Authorizing the Issuance of \$1,255,000 Bonds of Said County to Pay the Cost thereof.....	382
A Resolution Authorizing the Issuance of an Additional \$2,310,000 Bonds of the County of Onondaga, New York, to Pay the Cost of Certain Improvements Required Pursuant to the Amended Consent Judgment and Related Municipal Compliance Plan for the Harbor Brook CSO Improvement Project in and for Said County	474
 CENTRAL NEW YORK REGIONAL MARKET AUTHORITY	
Confirming Appointment of John E. Harper, Jr. to the Central New York Regional Market Authority.....	53
 CENTRAL NEW YORK REGIONAL PLANNING AND DEVELOPMENT BOARD	
Reauthorizing Annual Agreements with the State of New York and the Central New York Regional Planning and Development Board Relative to the Syracuse Metropolitan Transportation Council.....	465
 CIVIL WAR FLAGS	
Accepting the Gift of a Replica of the “122nd > NY Vols” Flag, without Condition.....	255

CNY WORKS

- Confirming Appointments to the CNY Works Board of Directors 44
 Confirming Appointment to the CNY Works Board of Directors..... 437

COMMITTEES, STANDING AND SPECIAL

- Authorizing the Formation of a Taskforce to Study Fire Consolidation
 Options throughout Onondaga County, and Notifying the Several
 Local Governments within Onondaga County that the County
 Intends to take such Actions within its Power to Cause such
 Consolidation to Occur 265
- Authorizing the Formation of a Taskforce to Study the Methods of
 Forming a Unified Onondaga County Department of Fire Protection.... 266
- A Local Law Amending the Onondaga County Administrative Code
 to Add a New Article XXXI and Establishing the Onondaga County
 Department of Fire Protection Services; Transferring to the New
 Department the Functions and Duties of the Various Local
 Governments and Districts within Onondaga County for Providing
 Fire Protection Services to the Extent Permitted by Law; and
 Abolishing all Fire Protection Entities within the Various Local
 Governments within Onondaga County 267
- A Local Law Transferring to the County all of the Functions and
 Duties of the Various Local Governments and Districts within
 Onondaga County and Abolishing all such Entities within
 Onondaga County to the Extent Permitted by Law 272

COMMUNITY DEVELOPMENT

- Authorizing the Onondaga County Executive to Adopt the Five Year
 Consolidated Plan and to File the 2010 Action Plan for the
 Community Development Block Grant, Home Grant and
 Emergency Shelter Grant Programs 195
- Amending the 2010 County Budget to Accept a Restore Grant from
 the N.Y.S. Housing Trust Fund Corporation for the Community
 Development Program, and Authorizing the County Executive
 to Enter into Contracts to Implement this Resolution..... 467
- Amending the 2010 County Budget to Accept an Access to Home
 Grant from the N.Y.S. Housing Trust Fund for the Community
 Development Program and Authorizing the County Executive to
 Enter into Contracts to Implement this Resolution..... 468
- Amending the 2010 County Budget to Accept Additional 2010/2011
 Community Development Funds and Authorizing the County
 Executive to Enter into Contracts to Implement this Resolution..... 500

COMPTROLLER

Repealing Resolution No. 225 – 2006 Related to the Policy of the Onondaga County Legislature for Reviewing the Salaries of Elected County officials 312

Authorize the County Comptroller to Transfer 2010 Unencumbered Appropriations After Expiration of the 2010 Fiscal Year Upon Approval of the County Executive and the Chairman of the Ways & Means Committee..... 492

Authorizing the County Comptroller, Upon Approval of the Division of Management and Budget and the County Executive's Office, to Transfer 2010 Unencumbered Appropriation Account Balances in Excess of \$7,500 Into, Between, and Among all Interdepartmental Chargeback Appropriation Accounts and Adjust the Corresponding Interdepartmental Revenue Accounts 494

A Local Law increasing the Compensation of the Onondaga County Comptroller 528

CONTRACTS

Amending the 2010 County Budget to Accept a Grant from the New York State Environmental Facilities Corporation and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 19

Amending the 2010 County Budget to Appropriate Funds from the Trust and Agency Account for an Expansion of the Onondaga County Veterans Memorial Cemetery and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 20

Amending the 2010 County Budget to Accept Funds in Relation to a Project to Develop a Mechanistic Water Quality Model of Onondaga Lake and Authorizing the County Executive to Enter into Agreements to Implement the Project 25, 472

Authorizing the Probation Department to Apply for Grant Funds to Provide for Alternatives to Incarceration and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 35

Amending the 2009 County Budget to Accept State Grant Funding for the Healthy Mom – Healthy Baby Prenatal and Postpartum Home Visiting Program Grant, and Authorizing the County Executive to Execute Agreements to Implement this Resolution..... 36

Authorizing the County Executive to Enter into an Agreement with the State of New York Unified Court System 36

Amending the 2010 County Budget to Accept Additional Funds from the New York State Office of Mental Health for the Promise Zone Initiative, and Authorizing the County Executive to Enter into

Contracts to Implement the Intent of this Resolution	37
Amending the 2010 County Budget to Appropriate Funds from the Local Government Records Management Improvement Fund	40
Amending the 2010 County Budget to Accept an Allocation of Federal Grant Funds from New York State for Voting Access for Individuals with Disabilities and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	43
Amending the 2010 County Budget to Provide Additional Grant Funds for a Selective Traffic Enforcement Program and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	63
Amending the 2010 County Budget to Provide Additional Grant Funds for a Safety Belt Enforcement Program and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	64
Amending the 2010 County Budget to Accept State Homeland Security Funds for the Onondaga County Sheriff’s Office and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	64, 125, 193
Amending the 2010 County Budget to Accept Funds from the New York State Education Department Local Government Records Management Improvement Fund, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	69
Amending the 2010 County Budget to Accept a Grant from the New York State Energy Research and Development Authority and to Provide for the Local Match for an Energy Management System at Van Duyn, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	77
Amending the 2010 County Budget to Accept Insurance Recovery Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	78
Amending the 2010 County Budget to Accept State Special Legislative Funds to Implement the “Look It Up at Your Library” Program, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	79
Amending the 2010 County Budget to Accept State Special Legislative Funds to Support Reference USA for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	80
Advancing Funds to Facilitate the Construction of the SRC Arena Pursuant to an Agreement Between the County, Onondaga Community College and the Onondaga Community College Foundation, and a Guaranty by the Onondaga Community	

College Association, Inc.....	81, 83
Amending the 2010 County Budget to Provide Additional Funds for the Purchase of Gasoline and Diesel Fuel to be Sold to the Onondaga County Soil and Water Conservation District	84
Authorizing an Intermunicipal Agreement with the City of Syracuse for the Construction of a New Water Main and Transmission Lines in the Harbor Brook Sewer Shed	86
Authorizing the County Executive to Enter into Contracts to Implement a Veterans Directed Home and Community Based Services Program	88
Authorizing the County Executive to Enter into Agreements with the Villages Located in Onondaga County, for the Period of 2011- 2020, to Implement a Program to Assist the Villages in Making Needed Public Improvements	107
A Local Law Amending Local Law No. 2-2001, as Amended by Local Law No. 3-2002, Local Law No. 5-2002, and Local Law No. 9-2006, to Terminate the Payment Agreement Executed Between the City of Syracuse and the County of Onondaga in Connection with the Carousel Expansion Project, and Authorizing the County Executive to Enter into Agreements	108
Amending the 2010 County Budget to Accept New York State Division of Library Development Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	109, 171
Amending the 2010 County Budget to Provide Funding for the Upstate Ballet Company and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	110
Amending the 2010 County Budget to Accept a Grant from the New York State Energy Research and Development Authority and to Provide for the Local Match for a District Heating and Cooling Heat Recovery System for the Justice Center, and Authorizing the Execution of Agreements to Implement this Resolution	114
Amending the 2010 County Budget to Accept Homeland Security Funds from the Urban Area Security Initiative Grant Program for the Onondaga County Department of Emergency Management and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	122
Authorizing the County Executive to Enter into Agreements with Surrounding Law Enforcement Agencies in Support of the License Plate Reader Server System and Amending the 2010 County Budget to Accept Revenues from such Contracts.....	123
Amending the 2010 County Budget to Accept Grant Funds for a Selective Traffic Enforcement Program and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	124

Amending the 2010 County Budget to Accept Federal Funds for the Senior Community Service Employment Program and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	126
Amending the 2010 County Budget to Accept Additional Federal Funds for the Onondaga County Department of Mental Health to Implement an Electronic Medical Records System, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	127
Requesting the President of Onondaga Community College to Negotiate an Agreement with the Managing Entity of the SRC Arena and the County such that the Net Revenues Generated from the SRC Arena from Events Other than Academic Events and Non-Professional Athletic Events be used to Reduce the County's Cost for Operating Expenses and Capital Expenditures at the College	132
Amending the 2010 County Budget to Accept Homeland Security Funds for the Onondaga County Department of Emergency Management, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	142
Accepting a C.O.P.S. Grant in the Amount of \$300,000 for the Onondaga County Interoperable Communications System Project, and Authorizing the County Executive to Enter into Agreements to Implement this Resolution.....	143
Amending the 2010 County Budget to Accept Institute of Museum and Library Services (IMLS) Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	167
Amending the 2010 County Budget to Accept State Construction Funds for the Onondaga County Public Library and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	168
Amending the 2010 County Budget to Accept New York State Special Legislative Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	169
Amending the 2010 County Budget to Accept American Library Association/Dollar General Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	170
Amending Resolution No. 147 - 2010 Regarding the Authorization to Enter into a 25-Year Lease with the Syracuse Chargers Rowing Club for Property Located at Onondaga Lake Park.....	174
A Local Law Authorizing the Lease of Property Located in the Town	

of Marcellus from Dearborn Deposits, Ltd., and Authorizing
Contracts for the Construction of a Communications Tower 179

Amending the 2010 County Budget to Fund in the First Instance 100%
of the Federal Aid Eligible Costs at a Maximum Amount of
\$628,000 for the Design (Scoping - VI) of the Old Route 5 Paving
Project Phase I and II, Pin 3754.17, and Authorizing the County
Executive to Enter into Agreements to Implement the Intent of this
Resolution..... 197

Amending the 2010 County Budget to Fund in the First Instance
100% of the Federal Aid Eligible Costs at a Maximum Amount of
\$555,000 for the Design (Scoping I - VI) of the Northern Boulevard
Safety/Paving Project, Pin 3754.65, and Authorizing the County
Executive to Enter into Agreements to Implement the Intent of this
Resolution..... 198

Amending the 2010 County Budget to Fund in the First Instance
100% of the Federal Aid Eligible Costs at a Maximum Amount of
\$80,000 for the Design (Scoping I - VI) of the 2010 Traffic Signal
Upgrades Project, Pin 3754.86, and Authorizing the County
Executive to Enter into Agreements to Implement the Intent of
this Resolution 200

Amending the 2010 County Budget to Fund in the First Instance
100% of the Federal Aid Eligible Costs at a Maximum Amount of
\$176,000 for the Design (Scoping I - VI) and Right-of-Way
Incidentals of the Fly Road Paving Project, Pin 3754.87, and
Authorizing the County Executive to Enter into Agreements to
Implement the Intent of this Resolution 201

Amending the 2010 County Budget to Accept Library Services and
Technology Act (LSTA) Funds for the Onondaga County Public
Library and Authorizing the County Executive to Enter into
Contracts to Implement this Resolution 203

Adoption of Annual Budget for Onondaga Community College for
the Fiscal Year September 1, 2010 to August 31, 2011, and
Authorizing the County Executive to Enter into Contracts with
Other Governmental Units in which Appropriations and Revenues
are Approved by the Adoption of the 2011 Budget..... 205

Authorizing the County Executive to Enter into a Contract with the
United States of America, Department of the Interior, for the
Operation and Maintenance of Stream Gauging Stations in the
County of Onondaga..... 212

Authorizing the County Executive to Enter into an Agreement with
the City of Syracuse to Share in the Costs of Funding an Arborist
to be Employed by the City 214

Authorizing the County of Onondaga to Enter into an Agreement

with the City of Syracuse to Provide a Grant for Funding of Green Infrastructure for the Connective Corridor and Forman Park Improvement Projects.....	218
Amending the 2010 County Budget to Accept Homeland Security Funds from the State Homeland Security Grant Program for the Onondaga County Department of Emergency Management, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	219
Amending the 2010 County Budget to Accept a Grant from the US Department of Housing and Urban Development and Authorizing the County Executive to Enter into an Agreement with the City of Syracuse for Improvements to Burnet Park.....	258
Amending the 2010 County Budget to Accept Funds from BOCES for the Installation of High Speed Internet at Beaver Lake Nature Center, and Authorizing the County Executive to Enter into Contracts.....	259
Authorizing the Sale of County Highway Property Located in the Town of Marcellus to David Smith	286
Authorizing the Sale of County Highway Property Located in the Town of Geddes to 3545 John Glenn Blvd., LLC	287
Authorizing the Grant of a Permanent Easement to the Town of Camillus, Relative to the Greenfield Pump Station	298
Amending the 2010 County Budget to Authorize the Onondaga County Sheriff's Office to Accept a Vehicle from the United States Marshals Service, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	300
Amending the 2010 County Budget to Accept \$272,170 in Additional Homeland Security Funds from the Urban Area Security Initiative Grant Program for the Onondaga County Department of Emergency Management, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	302
Amending the 2010 County Budget to Accept \$317,781 in Additional Homeland Security Funds from the Urban Area Security Initiative Grant Program for the Onondaga County Department of Emergency Management, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	303
Authorizing an Amendment to the Lease Agreement with the City of Syracuse for the Lease of Space in the New Courthouse Facilities Located at 505 South State Street in the City of Syracuse, and Amending Resolution No. 162 - 2003	379
Authorizing the County Executive to Enter into Agreements with the Political Subdivisions Located within Onondaga County to Provide Certain Purchasing Services, and Amending Resolution	

No. 155 - 1999 and Resolution No. 213 - 2009.....	383
Providing for Revenue Contracts to be Procured Through a Written Request for Proposals	389
A Local Law Amending the Onondaga County Administrative Code to Raise the Competitive Bid Threshold Limits for Purchase Contracts and Public Works Contracts	390
Amending the 2010 County Budget to Authorize the Onondaga County Sheriff's Office to Receive Additional Grant Funds from the Bureau of Justice Assistance in Support of Local Law Enforcement, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	435
Authorizing the County Executive to Enter into an Agreement with the Village of Skaneateles for Services Related to the New York State Police Information Network (NYSPIN)	436
Amending the 2010 County Budget to Provide for the Transfer of Funds for Correctional Health Services, and Authorizing the County Executive to Execute Agreements to Implement this Resolution.....	440
Authorizing the County Executive to Enter into an Agreement with the State of New York for Snow and Ice Control On State Highways for the 2010 - 2011 Season	442
Amending the 2010 County Budget to Provide the Syracuse-Onondaga County Planning Agency with Additional Funds Beyond the Estimated Dollars Appropriated in the 2010 Budget, and Authorizing the County Executive to Amend the Contract with the Syracuse Metropolitan Transportation Council (SMTC) to Implement this Resolution.....	466
Amending the 2010 County Budget to Accept a Restore Grant from the N.Y.S. Housing Trust Fund Corporation for the Community Development Program, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	467
Amending the 2010 County Budget to Accept an Access to Home Grant from the N.Y.S. Housing Trust Fund for the Community Development Program and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	468
Authorizing the County Executive to Enter into an Agreement with the Town of Camillus for Services Related to the New York State Police Information Network (NYSPIN)	480
Accepting and Approving Contract Between the County of Onondaga and the Deputy Sheriff's Benevolent Association of Onondaga County, Inc.	497
Amending Resolution No. 241-2010 Regarding Revenue Contracts to Establish Several Exemptions from the Competitive Process	

Required for such Contracts 498
 Amending the 2010 County Budget to Accept Additional 2010/2011
 Community Development Funds and Authorizing the County
 Executive to Enter into Contracts to Implement this Resolution..... 500

COOPERATIVE EXTENSION

Confirming Reappointment and Appointment to the Cooperative
 Extension Association of Onondaga County Board of Directors 23
 Confirming Reappointments to the Cooperative Extension Association
 of Onondaga County Board of Directors..... 502

CORRECTIONS, DEPARTMENT OF

Authorizing the Settlement of the Federal Court Action of Angela
 Campbell v. County of Onondaga, Jamesville Correctional Facility 43

COUNTY CLERK

Amending the 2010 County Budget to Appropriate Funds from the
 Local Government Records Management Improvement Fund 40
 Amending the 2010 County Budget to Accept Funds from the New
 York State Education Department Local Government Records
 Management Improvement Fund, and Authorizing the County
 Executive to Enter into Contracts to Implement this Resolution..... 69
 Accepting the Gift of a Replica of the “122nd > Ny Vols” Flag,
 without Condition 255
 Repealing Resolution No. 225 – 2006 Related to the Policy of the
 Onondaga County Legislature for Reviewing the Salaries of
 Elected County Officials 312
 A Local Law Amending the Fees Collected by the Onondaga County
 Clerk 394
 Amending Resolution No. 241-2010 Regarding Revenue Contracts to
 Establish Several Exemptions from the Competitive Process
 Required for such Contracts 498

COUNTY EXECUTIVE

Amending Resolution No. 231 - 2000, as Amended, to Eliminate the
 Authority to Hire Management Confidential Employees Up to
 Step G 19, 128
 Requesting the New York State Comptroller to Deposit all State Funds
 into Banks and Credit Unions Chartered in New York, Particularly
 Local Banks, Requesting the County Executive to Continue Using
 Local Community Banks and Credit Unions for County Business,
 and Encouraging all Local Governments and County Residents to
 use Local Banks and Credit Unions..... 32

Amending Resolution No. 231 - 2000, as Amended, to Change the Authority to Hire Management Confidential Employees from Step G to Step B 143

Personnel Resolution..... 204

Adopting a Revised Salary Benefit Schedule with Respect to County Employees Not Represented by a Bargaining Unit, Removing the Authority of the County Executive to Hire at an Advanced Step B, and Further Amending Resolution No. 231 - 2000, as Previously Amended, and Resolutions Nos. 79 - 2010 and 232 - 2008 225

Repealing Resolution No. 225 – 2006 Related to the Policy of the Onondaga County Legislature for Reviewing the Salaries of Elected County Officials 312

Requesting the County Executive to Include in the Tentative Budget Information Regarding Letters of Distribution and Providing for Legislative Review of Letters of Distribution that are for Periods Longer than Three Months 314

Providing for an Annual Review of Take Home Vehicles and/or Mileage Allowance for Unrepresented Officers and Employees in all County Offices, Departments and Administrative Units Excluding the Offices of the District Attorney and the Sheriff, and Further Requesting the County Executive to Include in the Tentative Budget Information Regarding the Same..... 315

Requesting the County Executive and Chief Fiscal Officer to Evaluate and Outline the Projected Financial Impact that the Tentative Budget Will have Upon the Two Ensuing Fiscal Years, and to Provide such Information to this Legislature Upon Presentation of Each such Tentative Budget Commencing with the Presentation of the 2012 Tentative Budget..... 463

COUNTY LEGISLATURE

Confirming Appointment of Deborah L. Maturo as Clerk of the Onondaga County Legislature 1

Confirming Appointment of Johanna H. Robb as Deputy Clerk of the Onondaga County Legislature 2

Confirming Appointment of Katherine M. French as Assistant Clerk of the Onondaga County Legislature 2

Confirming Appointment of Susan Stanczyk as Director of Legislative Budget Review of the Onondaga County Legislature 2

Amending Rule 37 of the Rules of the Onondaga County Legislature to Change the Structure and Number of Members of Certain Standing Committees..... 3

Confirming Appointment of Darcie L. Lesniak as Legislative Aide of the Onondaga County Legislature 3

Confirming Appointment of John Corcoran as Director of Legislative Budget Review of the Onondaga County Legislature	3
Amending Rule 24 of the Rules of the Onondaga County Legislature to Enforce the Limits on Debate by Majority Vote	6
Appointing Costello, Cooney and Fearon as Legislative Counsel for the Onondaga County Legislature	24
Amending Resolution No. 231 - 2000, as Amended, to Eliminate the Authority to Hire Management Confidential Employees Up to Step G	128
Changing the Date of the November 2010 Legislative Session	139
Amending Resolution No. 231 - 2000, as Amended, to Change the Authority to Hire Management Confidential Employees from Step G to Step B	143
Standard Work Day and Reporting Resolution	150
A Local Law Amending the Onondaga County Charter and Administrative Code to Reduce the Number of County Legislators and the Number of County Legislative Districts from Nineteen to Nine Upon Subsequent Reapportionments of County Legislative Districts	208
A Local Law Amending the Onondaga County Charter and Administrative Code to Reduce the Number of County Legislators and the Number of County Legislative Districts from Nineteen to Eleven Upon Subsequent Reapportionments of County Legislative Districts” and Item G Entitled, “A Local Law Amending the Onondaga County Charter and Administrative Code to Reduce the Number of County Legislators and the Number of County Legislative Districts from Nineteen to Thirteen Upon Subsequent Reapportionments of County Legislative Districts”	209
A Local Law Amending the Onondaga County Charter and Administrative Code to Reduce the Number of County Legislators and the Number of County Legislative Districts from Nineteen to Seventeen Upon Subsequent Reapportionments of County Legislative Districts	270
A Local Law Amending the Onondaga County Charter to Revise the Onondaga County Reapportionment Commission to Ensure a Non-Partisan, Fair and Objective Process by which the Onondaga County Legislature Districts are Reapportioned	273
A Local Law Amending the Onondaga County Charter and Onondaga County Administrative Code to Provide for Filling a Vacancy in the Onondaga County Legislature by Special Election	275
Repealing Resolution No. 225 – 2006 Related to the Policy of the Onondaga County Legislature for Reviewing the Salaries of Elected County Officials	312

Declaring that Onondaga County Shall Not use Public Funds for
 Certain Services 388
 Amending Resolution No. 240 - 2010 Regarding the Use of Public
 Funds for Certain Services 433
 Appointment of the Deputy Clerk of the Onondaga County Legislature 462
 Requesting the County Executive and Chief Fiscal Officer to
 Evaluate and Outline the Projected Financial Impact that the
 Tentative Budget will have Upon the Two Ensuing Fiscal Years,
 and to Provide such Information to this Legislature Upon
 Presentation of Each such Tentative Budget Commencing with the
 Presentation of the 2012 Tentative Budget..... 463
 Changing the Date of the January 2011 Legislative Session..... 503

CULTURAL RESOURCES TRUST

Amending the 2010 County Budget to Appropriate Revenues from
 the Trust for Cultural Resources of the County of Onondaga for
 Purposes of Economic Development..... 255
 Requesting the Onondaga County Cultural Resources Trust to Work
 with Certain County Authorized Agencies to Provide Funding 385
 Confirming Appointment to the Onondaga County Cultural
 Resources Trust 501

D

DEPUTY SHERIFF'S BENEVOLENT ASSOCIATION

Accepting and Approving Contract Between the County of Onondaga
 and the Deputy Sheriff's Benevolent Association of Onondaga
 County, Inc. 497

DESTINY USA

Amending Local Law No. 2-2008 Authorizing the Sale of Property to
 Destiny USA Research and Development Park, LLC, to Sell
 Approximately 3.2 Acres of Said Property to the Town of Salina
 to Implement a Remediation Plan for the Town of Salina Landfill..... 93
 A Local Law Amending Local Law No. 2-2001, as Amended by
 Local Law No. 3-2002, Local Law No. 5-2002, and Local Law
 No. 9 2006, to Terminate the Payment Agreement Executed
 Between the City of Syracuse and the County of Onondaga in
 Connection with the Carousel Expansion Project, and Authorizing
 the County Executive to Enter into Agreements 108

DISTRICT ATTORNEY, OFFICE OF

Standard Work Day and Reporting Resolution 150
 Repealing Resolution No. 225 – 2006 Related to the Policy of the
 Onondaga County Legislature for Reviewing the Salaries of
 Elected County Officials 312
 Providing for an Annual Review of Take Home Vehicles and/Or
 Mileage Allowance for Unrepresented Officers and Employees in
 all County Offices, Departments and Administrative Units
 Excluding the Offices of the District Attorney and the Sheriff, and
 Further Requesting the County Executive to Include in the
 Tentative Budget Information Regarding the Same 315

DRAINAGE DISTRICT

A Resolution Calling a Public Hearing in Connection with Proposed
 Improvements for the Bear Trap Ley Creek Drainage District 86
 A Resolution Approving Improvements for the Bear Trap - Ley
 Creek Drainage District 117
 A Resolution Authorizing Improvements for the Bear Trap - Ley
 Creek Drainage District in and for the County of Onondaga, New
 York, at A Maximum Estimated Cost of \$975,000, and Authorizing
 the Issuance of \$975,000 Bonds of Said County to Pay the
 Cost thereof 118

E

ECONOMIC DEVELOPMENT

Amending the 2010 Onondaga County Budget to Provide Funding
 for the Economic Development Marketing Plan 21
 A Local Law Designating a Regionally Significant Project within the
 Onondaga County Empire Zone 72, 73
 Amending the 2010 County Budget to Appropriate Revenues from
 the Trust for Cultural Resources of the County of Onondaga for
 Purposes of Economic Development 255
 Amending the 2010 County Budget to Provide Funding for the
 Syracuse Nationals to Market the King of Trucks Event, to be
 Held in Onondaga County over Memorial Day Weekend 2011 262
 Amending the 2010 County Budget to Appropriate Anticipated
 Revenues from the Sale of County Property to John Mezzalingua
 Associates, Inc., d/b/a Production Products Company (PPC) 263
 A Local Law Authorizing the Sale and Temporary Lease of County
 Property to John Mezzalingua Associates, Inc., d/b/a Production
 Products Company 277
 Designating the Greater Syracuse Chamber of Commerce as the

Agency Authorized to Make Application to the New York State Department of Economic Development and to Receive Matching Funds therefrom Under the New York State Tourist Promotion Act of 1978.....	461
--	-----

ELECTIONS, BOARD OF

2009 Transfer Resolution	38
Amending the 2010 County Budget to Accept an Allocation of Federal Grant Funds from New York State for Voting Access for Individuals with Disabilities and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	43
Appointing Helen M. Kiggins as Republican Commissioner of Elections	89
2010 Transfer Resolution	223
Submission of Local Law to the Vote of the Qualified Electors of Onondaga County on November 2, 2010	271
Bond Resolution Authorizing the Purchase and Renovation of Real Property Located at 1000 Erie Boulevard West in the City of Syracuse for Board of Elections Offices and the Storage of Voting Machines at a Maximum Estimated Cost of \$400,000 and Authorizing the Issuance of \$400,000 Bonds to Pay the Cost thereof.....	281
Appointing Edward F. Ryan as Democratic Commissioner of Elections....	307
A Local Law Amending the Onondaga County Administrative Code in Relation to the Onondaga County Table of Organization	390

EMERGENCY COMMUNICATIONS, DEPARTMENT OF

Authorizing an Agreement Between the County of Onondaga and Madison County for the Replacement of a Communications Tower at Highland Forest	34
2009 Transfer Resolution	38
Confirming Appointment of William Bleyle as Commissioner of the Department of Emergency Communications.....	192
Personnel Resolution	195
Authorizing the County Executive to Enter into an Agreement with the Village of Skaneateles for Services Related to the New York State Police Information Network (NYSPIN)	436
Authorizing the County Executive to Enter into Intermunicipal Agreements to Share Onondaga County's Master Site Server Located at the E-911 Emergency Communications Center	479
Authorizing the County Executive to Enter into an Agreement with the Town of Camillus for Services Related to the New York State Police Information Network (NYSPIN)	480

EMERGENCY MANAGEMENT, DEPARTMENT OF

Confirming Appointments to the Position of Deputy Coordinator and Authorizing Reimbursement for Expenses Incurred in the Performance of their Duties.....	120
Amending the 2010 County Budget to Accept Funds from the New York State Emergency Response Commission for Use by the Onondaga County Local Emergency Planning Committee (LEPC).....	121
Amending the 2010 County Budget to Accept Homeland Security Funds from the Urban Area Security Initiative Grant Program for the Onondaga County Department of Emergency Management and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	122
Authorizing an Intermunicipal Agreement with the Village of Solvay for the Village Real Property Rental Registration and Inspection Program	141
Amending the 2010 County Budget to Accept Homeland Security Funds for the Onondaga County Department of Emergency Management, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	142
Accepting a C.O.P.S. Grant in the Amount of \$300,000 for the Onondaga County Interoperable Communications System Project, and Authorizing the County Executive to Enter into Agreements to Implement this Resolution.....	143
Amending the 2010 County Budget to Accept Homeland Security Funds from the State Homeland Security Grant Program for the Onondaga County Department of Emergency Management, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	219
Authorizing the County Executive to Enter into Agreements for a Tactical Interoperable Communications Plan (TICP) Through the Central New York Interoperable Communications Consortium (CNYICC)	220
Amending the 2010 County Budget to Accept Funds from the New York State Emergency Response Commission for Use by the Onondaga County Local Emergency Planning Committees	301
Amending the 2010 County Budget to Accept \$272,170 in Additional Homeland Security Funds from the Urban Area Security Initiative Grant Program for the Onondaga County Department of Emergency Management, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	302
Amending the 2010 County Budget to Accept \$317,781 in Additional Homeland Security Funds from the Urban Area Security Initiative	

Grant Program for the Onondaga County Department of Emergency Management, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	303
A Local Law Amending the Onondaga County Administrative Code in Relation to the Onondaga County Table of Organization	390

EMPIRE ZONE

A Local Law Designating a Regionally Significant Project within the Onondaga County Empire Zone	47, 72, 73, 178
A Local Law Amending Local Law No. 6 - 1997, as Amended, to Revise an Empire Zone	175
A Local Law Amending Local Law No. 1 - 2010 Designating a Regionally Significant Project within the Onondaga County Empire Zone	186

F**FACILITIES MANAGEMENT, DEPARTMENT OF**

Personnel Resolution	67, 304
Amending the 2010 County Budget to Accept a Grant from the New York State Energy Research and Development Authority and to Provide for the Local Match for an Energy Management System at Van Duyn, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	77
Amending the 2010 County Budget to Accept a Grant from the New York State Energy Research and Development Authority and to Provide for the Local Match for a District Heating and Cooling Heat Recovery System for the Justice Center, and Authorizing the Execution of Agreements to Implement this Resolution	114
Authorizing the County of Onondaga to Enter into an Agreement with the City of Syracuse for County Processing of the City's Mail, and Amending the 2010 County Budget to Accept Revenues from such Agreement	256
Approving Additional Amendments to the Management Agreement Between the County and the Onondaga County Convention Center War Memorial Complex Management Corporation	294

FINANCE, DEPARTMENT OF

Approving and Directing the Correction of Certain Errors on Tax Bills	68
Personnel Resolution	379
Mortgage Tax Apportionment	447
2011 City Drainage District Abstract	453
Bear Trap – Ley Creek Drainage District Tax – General	

Apportionment..... 453
 Bear Trap – Ley Creek Drainage District Tax Town of Clay
 Apportionment..... 455
 Bear Trap – Ley Creek Drainage District Tax Town of Dewitt
 Apportionment..... 455
 Bear Trap – Ley Creek Drainage District Tax Town of Salina
 Apportionment..... 456
 Bloody Brook Drainage District Tax – General Apportionment..... 456
 Bloody Brook Drainage District Tax Town of Clay Apportionment 457
 Bloody Brook Drainage District Tax Town of Salina Apportionment..... 457
 Authorizing General Apportionment of Harbor Brook Drainage
 District Tax..... 458
 Harbor Brook Drainage District Tax Town of Geddes Apportionment 459
 Meadowbrook Drainage District Tax General Apportionment 459
 Meadowbrook Drainage District Tax Town of Dewitt Apportionment 460

FIRE ADVISORY BOARD

Confirming Appointments to the Onondaga County Fire Advisory
 Board 90
 Confirming Appointment to the Onondaga County Fire Advisory
 Board 119, 192, 511
 Confirming Appointment/Reappointments to Onondaga County Fire
 Advisory Board 218

G

GOLD SEAL RESOLUTIONS

Recognize and Congratulate Nichols Market Upon Celebrating 50
 Years of Service to the Liverpool Community 12
 Recognize and Honor Manny Barbas for 36 Years of Dedicated
 Service to Onondaga County 12
 Honor the Garland Brothers Funeral Home as the Oldest Minority
 Owned Business in Syracuse and Central New York..... 49
 Recognize and Honor Elaine Walter for Her Many Years of
 Dedicated Service to Onondaga County 49
 Recognize and Honor Jean Smiley for 31 Years of Dedicated Service
 to Onondaga County 279

GREEN INFRASTRUCTURE PROJECTS

Approving the Classification of a Type I Action Under the State
 Environmental Quality Review Act; Declaring Lead Agency Status;
 Accepting the Full Environmental Assessment Form; and Accepting

and Adopting the Negative Declaration for “Greening the City
Creekwalk” 5

Authorizing the County of Onondaga to Enter into an Agreement with
the City of Syracuse to Provide a Grant for Funding of Green
Infrastructure for the Connective Corridor and Forman Park
Improvement Projects..... 218

H

HEALTH, DEPARTMENT OF

Amending the 2009 County Budget to Accept State Grant Funding for
the Healthy Mom – Healthy Baby Prenatal and Postpartum Home
Visiting Program Grant, and Authorizing the County Executive to
Execute Agreements to Implement this Resolution..... 36

Personnel Resolution 92, 130, 132

A Local Law Amending Local Law No. 16 - 2002 Relating to the
Establishment of Fees Collected by the Onondaga County
Department of Health for Certain Categories of Charitable
Organizations, and Repealing Resolution No. 23 - 1993..... 206

Establishing a Task Force to Review the Functions Performed by the
County Health Department 386, 443

Amending the 2010 County Budget to Provide for the Transfer of
Funds for Correctional Health Services, and Authorizing the County
Executive to Execute Agreements to Implement this Resolution..... 440

Confirming the Reappointment of Cynthia B. Morrow, M.D., M.P.H.
as Commissioner of Health for the County of Onondaga..... 484

HILLBROOK DETENTION CENTER

2010 Transfer Resolution 130

Memorializing the Governor and the Legislature of the State of New
York to Include Secure Juvenile Detention Facilities, like Hillbrook
Detention Center, in the Distribution of State Aid for Education and
Remove this Financial Burden from the Counties 313

Amending the 2010 County Budget to Provide for the Transfer of
Funds for Correctional Health Services, and Authorizing the County
Executive to Execute Agreements to Implement this Resolution..... 440

HOME RULE REQUEST

Memorializing the New York State Legislature to Enact Senate Bill
No. S.6464-A and Assembly Bill No. A.9528-A Entitled “An Act
Authorizing the County of Onondaga to Enter into a Lease with the
Syracuse Chargers Rowing Club” and Requesting and Concurring
in the Preparation of a Home Rule Request..... 175, 204

HONEYWELL INTERNATIONAL, INC.

- Amending the 2010 County Budget to Provide Funds to Address
Honeywell Remediation Issues..... 53
- Amending the 2011 County Budget to Provide for Ongoing County
Participation in Honeywell and Onondaga Lake Remediation Issues 504

HOPKINS ROAD IMPROVEMENTS

- Amending the 2010 County Budget to Provide for Improvements
at Hopkins Road Park..... 285

HOUSING

- Authorizing the Onondaga County Executive to Adopt the Five Year
Consolidated Plan and to File the 2010 Action Plan for the
Community Development Block Grant, Home Grant and
Emergency Shelter Grant Programs 195

HYDROFRACKING

- Declaring the Policy of this Onondaga County Legislature Not to
Allow Hydrofracking on Property Owned by Onondaga County
Until such Time as Potential Impacts are Identified and Addressed 13
- Memorializing the Governor and the Legislature of the State of New
York to Ban Hydrofracking or to Amend State Law to Allow
Onondaga County to Ban Hydrofracking within Its Municipal
Borders 14
- Memorializing the United States Senate and House of Representatives
to Amend Appropriate Federal Laws to Protect the Environment
and the Public from any Risks associated with Hydrofracking 16
- Memorializing the Governor and the Legislature of the State of New
York to Ban Hydrofracking, and Requesting the Governor to Pursue
Further Independent Scientific Assessments to Determine the Risks
Associated with Hydrofracking 50

I**IN MEMORIAM**

- In Memoriam..... 12, 91, 138, 283

INDUSTRIAL DEVELOPMENT AGENCY

- Memorializing the Governor and the Legislature of the State of New
York to Repeal the Cost Recovery Tax on Local Industrial
Development Agencies..... 69

INFORMATION TECHNOLOGY

Personnel Resolution	144, 222
A Resolution Authorizing the Acquisition and Installation of Peoplesoft Enterprise Products in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$9,887,416, and Authorizing the Issuance of \$9,887,416 Bonds of Said County to Pay the Cost thereof	148
Amending the 2010 County Budget to Restore the Onondaga County Print Shop	156

INTERMUNICIPAL AGREEMENT

Authorizing an Intermunicipal Agreement with the Village of Solvay for the Village Real Property Rental Registration and Inspection Program	141
Authorizing the County Executive to Enter into Intermunicipal Agreements Related to the Care Coordination Program, in which the Onondaga County Department of Mental Health is to be a Participant.....	146
Authorizing the County Executive to Enter into an Intermunicipal Agreement with Other Municipalities in the Syracuse Urban Area in Order to Form a Coalition of Municipalities Subject to Phase II Stormwater Permit Requirements.....	470
Authorizing the County Executive to Enter into Intermunicipal Agreements to Share Onondaga County's Master Site Server Located at the E-911 Emergency Communications Center	479

INTEROPERABLE COMMUNICATIONS

Authorizing an Agreement Between the County of Onondaga and Madison County for the Replacement of a Communications Tower at Highland Forest.....	34
Accepting a C.O.P.S. Grant in the Amount of \$300,000 for the Onondaga County Interoperable Communications System Project, and Authorizing the County Executive to Enter into Agreements to Implement this Resolution.....	143
Authorizing the County Executive to Enter into Agreements for a Tactical Interoperable Communications Plan (TICP) Through the Central New York Interoperable Communications Consortium (CNYICC)	220

L**LOCAL LAWS**

A Local Law Amending Local Law No. 14 - 2006, as Amended, to Provide for a Season Pass Fee at Highland Forest.....	45
A Local Law Relating to Fees Collected by the Department of Parks and Recreation, and Amending Local Law No. 22 - 2002, as Amended	45
A Local Law Amending Local Law No. 20 - 2007, as Amended, to Provide for a Two Month Special Fee for Rosamond Gifford Zoo at Burnet Park.....	46
A Local Law Designating a Regionally Significant Project within the Onondaga County Empire Zone	47, 72, 73, 178
A Local Law Amending the Onondaga County Administrative Code to Transfer the Division of Community Services from the Onondaga County Department of Long Term Care Services to the Onondaga County Department of Social Services.....	71
A Local Law Amending Local Law No. 7 - 2009 Relating to an Exemption from Real Property Taxes for Cold War Veterans as Authorized by Section 458 - B of the New York State Real Property Tax Law	92
Amending Local Law No. 2-2008 Authorizing the Sale of Property to Destiny USA Research and Development Park, LLC, to Sell Approximately 3.2 Acres of Said Property to the Town of Salina to Implement a Remediation Plan for the Town of Salina Landfill.....	93
A Local Law Amending Local Law No. 2-2001, as Amended by Local Law No. 3-2002, Local Law No. 5-2002, and Local Law No. 9-2006, to Terminate the Payment Agreement Executed Between the City of Syracuse and the County of Onondaga in Connection with the Carousel Expansion Project, and Authorizing the County Executive to Enter into Agreements	108
A Local Law Amending Local Law No. 6 - 1997, as Amended, to Revise an Empire Zone	175
A Local Law Authorizing the Lease of Property Located in the Town of Marcellus from Dearborn Deposits, Ltd., and Authorizing Contracts for the Construction of a Communications Tower	179
A Local Law Regulating the Transfer of Secondhand Articles, and Repealing Local Law No. 3 - 1981 Regarding the Transfer of Precious Metals and Jewelry	180
A Local Law Amending the Fees Collected by the Onondaga County Department of Parks and Recreation, and Amending Local Law No. 22-2002, as Previously Amended	185
A Local Law Amending Local Law No. 1 - 2010 Designating a Regionally Significant Project within the Onondaga County	

Empire Zone	186
A Local Law Amending Local Law No. 16 - 2002 Relating to the Establishment of Fees Collected by the Onondaga County Department of Health for Certain Categories of Charitable Organizations, and Repealing Resolution No. 23 - 1993.....	206
A Local Law Electing a Retirement Incentive Program as Authorized by Chapter 105, Laws of 2010 (Part A) for the Eligible Employees of the County of Onondaga	207
A Local Law Electing a Retirement Incentive Program as Authorized by Chapter 105, Laws of 2010 (Part B) for the Eligible Employees of the County of Onondaga	207
A Local Law Amending the Onondaga County Charter and Administrative Code to Reduce the Number of County Legislators and the Number of County Legislative Districts from Nineteen to Nine Upon Subsequent Reapportionments of County Legislative Districts	208
A Local Law Amending the Onondaga County Charter and Administrative Code to Reduce the Number of County Legislators and the Number of County Legislative Districts from Nineteen to Eleven Upon Subsequent Reapportionments of County Legislative Districts” and Item G Entitled, “A Local Law Amending the Onondaga County Charter and Administrative Code to Reduce the Number of County Legislators and the Number of County Legislative Districts from Nineteen to Thirteen Upon Subsequent Reapportionments of County Legislative Districts”	209
A Local Law Amending the Onondaga County Administrative Code to Add a New Article XXXI and Establishing the Onondaga County Department of Fire Protection Services; Transferring to the New Department the Functions and Duties of the Various Local Governments and Districts within Onondaga County for Providing Fire Protection Services to the Extent Permitted by Law; and Abolishing all Fire Protection Entities within the Various Local Governments within Onondaga County	267
A Local Law Amending Local Laws Imposing the Fees Collected by the Onondaga County Department of Parks and Recreation to Provide Onondaga County Residents with Relief from the Excessive Heat.....	269
A Local Law Amending the Onondaga County Charter and Administrative Code to Reduce the Number of County Legislators and the Number of County Legislative Districts from Nineteen to Seventeen Upon Subsequent Reapportionments of County Legislative Districts.....	270
Submission of Local Law to the Vote of the Qualified Electors of	

Onondaga County On November 2, 2010	271
A Local Law Transferring to the County all of the Functions and Duties of the Various Local Governments and Districts within Onondaga County and Abolishing all such Entities within Onondaga County to the Extent Permitted by Law	272
A Local Law Amending the Onondaga County Charter to Revise the Onondaga County Reapportionment Commission to Ensure a Non-Partisan, Fair and Objective Process by which the Onondaga County Legislature Districts are Reapportioned.....	273
A Local Law Amending the Onondaga County Charter and Onondaga County Administrative Code to Provide for Filling a Vacancy in the Onondaga County Legislature by Special Election	275
A Local Law Authorizing the Sale and Temporary Lease of County Property to John Mezzalingua Associates, Inc., d/b/a Production Products Company.....	277
A Local Law Amending the Onondaga County Administrative Code in Relation to the Onondaga County Table of Organization	390
A Local Law Amending the Onondaga County Administrative Code to Raise the Competitive Bid Threshold Limits for Purchase Contracts and Public Works Contracts	390
A Local Law Amending the Fees Collected by the Onondaga County Department of Parks and Recreation, and Amending Local Laws No. 22 - 2002, No. 23 - 2002, No. 15 - 2004, No. 1 - 2005, No. 4 - 2005, No. 20 - 2007, No. 7 - 2008, No. 12 - 2008, No. 18 - 2008, No. 20 - 2008, No. 26 - 2008, No. 21 - 2009, No. 4 - 2010, No. 16 - 2010.....	391
A Local Law Amending the Fees Collected by the Onondaga County Clerk	394
A Local Law Prescribing Information to Appear on the Onondaga County Real Property Tax Bill	445
A Local Law Establishing a Program to Promote Capacity Management, Maintenance and Operation of the Public Sewers and Related Purposes, and to Repeal Local Law No. 13 of 1989.....	515
A Local Law Increasing the Compensation of the Onondaga County Comptroller	528

LONG TERM CARE, DEPARTMENT OF

A Local Law Amending the Onondaga County Administrative Code to Transfer the Division of Community Services from the Onondaga County Department of Long Term Care Services to the Onondaga County Department of Social Services.....	71
--	----

M

MANAGEMENT AND BUDGET, DEPARTMENT OF

Requesting the Onondaga County Chief Fiscal Officer to Report to the Ways and Means Committee Monthly Regarding Revenue Contracts..... 389

Requesting the County Executive and Chief Fiscal Officer to Evaluate and Outline the Projected Financial Impact that the Tentative Budget Will have Upon the Two Ensuing Fiscal Years, and to Provide such Information to this Legislature Upon Presentation of Each such Tentative Budget Commencing with the Presentation of the 2012 Tentative Budget..... 463

MEDICAID

Memorializing the Governor of New York State and the New York State Legislature to Revise Its State Medicaid Plan to Eliminate the Optional Benefits and to Reduce Overall Spending, thereby Providing Relief to Taxpayers 129

Memorializing the Governor of New York State and the New York State Legislature to Refuse to Adopt the Proposal to Shift Costs Associated with Medicaid Disallowances to the Local Governments 131

MEMORANDUM OF UNDERSTANDING

Authorizing the County of Onondaga to Enter into a Memorandum of Understanding with the City of Syracuse to Share in Funding of Development and/Or use of a Stormwater Run-off Model..... 213

MEMORIALIZING/REQUESTING RESOLUTIONS

Memorializing the Governor and the Legislature of the State of New York to Ban Hydrofracking or to Amend State Law to Allow Onondaga County to Ban Hydrofracking within Its Municipal Borders 14

Memorializing the United States Senate and House of Representatives to Amend Appropriate Federal Laws to Protect the Environment and the Public from any Risks Associated with Hydrofracking 16

Requesting the New York State Comptroller to Deposit all State Funds into Banks and Credit Unions Chartered in New York, Particularly Local Banks, Requesting the County Executive to Continue Using Local Community Banks and Credit Unions for County Business, and Encouraging all Local Governments and County Residents to use Local Banks and Credit Unions..... 32

Memorializing the Governor and the Legislature of the State of New

York to Ban Hydrofracking, and Requesting the Governor to Pursue Further Independent Scientific Assessments to Determine the Risks Associated with Hydrofracking	50
Memorializing the New York State Legislature to Enact Senate Bill No. S.6464 and Assembly Bill No. A.09528 Entitled “An Act Authorizing the County of Onondaga to Enter into a Lease with the Syracuse Chargers Rowing Club” and Requesting and Concurring in the Preparation of a Home Rule Request.....	51
Memorializing the Governor and the Legislature of the State of New York to Amend Appropriate Legislation to Provide for a Portion of the Revenues from the Sale of Fishing Licenses to be Remitted to Onondaga County to Support the Carpenter's Brook Fish Hatchery	52
Requesting the New York State Comptroller to Deposit all State Funds into Banks and Credit Unions Chartered in New York, Particularly Local Banks, Requesting the County Executive to Continue Using Local Banks for County Business, and Encouraging all Local Governments and County Residents to use Local Banks and Credit Unions to the Extent Permitted by Law.....	60
Requesting the Federal and State Legislators Who Represent Onondaga County to Take Legislative Action to Counter the Recent Supreme Court Decision which Struck Down Spending Limits by Corporations and Unions in Political Elections	66
Memorializing the Governor and the Legislature of the State of New York to Repeal the Cost Recovery Tax on Local Industrial Development Agencies.....	69
Memorializing the Governor of New York State and the New York State Legislature to Revise its State Medicaid Plan to Eliminate the Optional Benefits and to Reduce Overall Spending, thereby Providing Relief to Taxpayers	129
Memorializing the Governor of New York State and the New York State Legislature to Refuse to Adopt the Proposal to Shift Costs Associated with Medicaid Disallowances to the Local Governments	131
Resolution Calling on the Governor and the Legislature of the State of New York to Enforce the Collection of Sales Taxes on Tobacco Products and Motor Fuel Sold to Non-Indians on Indian Lands.....	134
Memorializing the Legislature and the Governor of the State of New York to Amend Section 519 of the Racing, Pari-Mutuel Wagering and Breeding Law to Place Onondaga County in the Capital District Region	173
Memorializing the New York State Legislature to Enact Senate Bill No. S.6464-A and Assembly Bill No. A.9528-A Entitled “An Act Authorizing the County of Onondaga to Enter into a Lease with the Syracuse Chargers Rowing Club” and Requesting and	

Concurring in the Preparation of a Home Rule Request.....	175, 204
Requesting the Officials of the Town of Lysander and the Onondaga County Commissioner of Water Environment Protection to Work with the Residents of Whispering Oaks to Resolve Wastewater Collection Issues at Whispering Oaks	225
Memorializing the Governor, the New York State Department of Transportation and the Syracuse Metropolitan Transportation Council to Take Immediate Action to Protect the Traveling Public on Onondaga Lake Parkway, Including the Imposition of Travel Restrictions Similar to Those for State Parkways	305
Memorializing the Governor and the Legislature of the State of New York to Enact S-6213b/A-9425a to Allow DNA Samples to be Taken from Individuals Upon Booking Following Arrest in Connection with a Felony.....	309
Memorializing the Governor of New York State and the New York State Legislature to Eliminate the Optional Benefits Provided Under the New York State Medicaid Plan	310
Requesting the Director of the Division of Purchase to Issue a Request for Proposals for Logging on County Owned Property	311
Requesting the Sheriff to Pursue Certification Under Federal Aviation Administration Regulation Part 135, to Pursue the Creation of an Air 1 Foundation, and to Report Bimonthly to this Legislature with the Status of this Request	312
Memorializing the Governor and the Legislature of the State of New York to Include Secure Juvenile Detention Facilities, like Hillbrook Detention Center, in the Distribution of State Aid for Education and Remove this Financial Burden from the Counties.....	313
Requesting the County Executive to Include in the Tentative Budget Information Regarding Letters of Distribution and Providing for Legislative Review of Letters of Distribution that are for Periods Longer than Three Months	314
Resolution in Support of Permanently Ending New and Existing Unfunded State Mandates on Local Governments, and Ending State Budget Actions that Simply Shift Costs from the State to Local Taxpayers	325
Memorializing the Governor and the Legislature of the State of New York to Take Steps to Reform the Program for Preschool Children with Handicapping Conditions to Cap the Local Costs for Counties	380
Requesting the Onondaga Civic Development Corporation to Work with Certain County Authorized Agencies to Provide Funding	386
Requesting the Director of the Division of Purchase to Issue a Request for Proposals from Outside Entities Wishing to Operate Van Duyn Home and Hospital on Behalf of Onondaga County.....	387

Requesting the Onondaga County Chief Fiscal Officer to Report to the Ways and Means Committee Monthly Regarding Revenue Contracts.....	389
--	-----

MENTAL HEALTH, DEPARTMENT OF

Amending the 2010 County Budget to Accept Additional Funds from the New York State Office of Mental Health for the Promise Zone Initiative, and Authorizing the County Executive to Enter into Contracts to Implement the Intent of this Resolution	37
Amending the 2010 County Budget to Accept Additional Federal Funds for the Onondaga County Department of Mental Health to Implement an Electronic Medical Records System, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	127
Authorizing the County Executive to Enter into Intermunicipal Agreements Related to the Care Coordination Program, in which the Onondaga County Department of Mental Health is to be a Participant.....	146
Personnel Resolution	379
2010 Transfer Resolution	437, 484
Amending the 2010 County Budget to Provide for the Transfer of Funds for Correctional Health Services, and Authorizing the County Executive to Execute Agreements to Implement this Resolution.....	440

METROPOLITAN WASTEWATER TREATMENT PLANT

A Resolution Approving Improvements for the Metropolitan Syracuse Wastewater Treatment Plant of the County of Onondaga, New York.....	55
A Resolution Authorizing the Issuance of \$3,000,000 Bonds of the County of Onondaga, New York, to Pay Costs of Certain Improvements for the Metropolitan Syracuse Wastewater Treatment Plant in and for Said County	56

METROPOLITAN WATER BOARD

Personnel Resolution	139
Authorize a Public Hearing to Consider Recommendations of the Metropolitan Water Board to Amend the Currently Effective Schedule of Rates to be Charged for Water and Water Service Provided by the Onondaga County Water District	438
Confirming an Amendment to the Currently Effective Schedule of Rates to be Charged for Water and Water Service Provided by the Onondaga County Water District	477

MILITARY LAW

Providing Continuous Individual and Family Dental and Health Insurance Benefits Through December 31, 2011 at County Expense for those County Officers and Employees During their Active Military Duty	495
Authorizing Onondaga County to Pay the Difference in Pay Between Military Pay and Base County Salary to County Officers and Employees While Performing Ordered Military Duty.....	496

MUNICIPAL SERVICES

Authorizing an Intermunicipal Agreement with the City of Syracuse for the Construction of a New Water Main and Transmission Lines in the Harbor Brook Sewer Shed	86
--	----

O

ONONDAGA CIVIC DEVELOPMENT CORPORATION

Requesting the Onondaga Civic Development Corporation to Work with Certain County Authorized Agencies to Provide Funding	386
--	-----

ONONDAGA COMMUNITY COLLEGE

Advancing Funds to Facilitate the Construction of the SRC Arena Pursuant to an Agreement Between the County, Onondaga Community College and the Onondaga Community College Foundation, and a Guaranty by the Onondaga Community College Association, Inc.	81, 83
Requesting the Onondaga County Executive to Amend the Sheriff's 2010 Budget by Eliminating \$250,000 Annual Prorated Unnecessary OCSO Operational Expenses for the OCC Police Academy and thereby Reduce the Sheriff's Operational and Overtime Costs	87
Requesting the President of Onondaga Community College to Negotiate an Agreement with the Managing Entity of the SRC Arena and the County such that the Net Revenues Generated from the SRC Arena from Events Other than Academic Events and Non-Professional Athletic Events be used to Reduce the County's Cost for Operating Expenses and Capital Expenditures at the College	132
Calling for a Public Hearing on the Tentative 2010-2011 Budget of the Onondaga Community College	149
Adoption of Annual Budget for Onondaga Community College for the Fiscal Year September 1, 2010 to August 31, 2011, and Authorizing the County Executive to Enter into Contracts with Other Governmental Units in which Appropriations and Revenues are Approved by the Adoption of the 2011 Budget.....	205
Appropriating \$16,900,000 of Bonds Authorized Pursuant to	

Resolution No. 171 - 2009 for a Construction and Reconstruction Project at Onondaga Community College and Amending the 2010 County Budget.....	260
Confirming Appointment to Onondaga Community College Board of Trustees	260
Approving the Onondaga Community College Election of the Early Retirement Incentive Program as Authorized by Chapter 105, Laws of 2010 for the Eligible Employees of the County of Onondaga.....	261
Declaring that Onondaga County Shall Not use Public Funds for Certain Services.....	388
Amending Resolution No. 240 - 2010 Regarding the use of Public Funds for Certain Services	433
Confirming an Appointment to the OCC Board of Trustees	469
 ONONDAGA COUNTY CHARTER AND ADMINISTRATION CODE	
A Local Law Amending the Onondaga County Administrative Code in Relation to the Onondaga County Table of Organization	390
 ONONDAGA COUNTY CONVENTION CENTER/WAR MEMORIAL COMPLEX	
Approving Amendments to the Management Agreement Between the County and the Onondaga County Convention Center War Memorial Complex Management Corporation.....	161
Approving Additional Amendments to the Management Agreement Between the County and the Onondaga County Convention Center War Memorial Complex Management Corporation	294
A Resolution Authorizing the Purchase of Ribbon Lighting at the War Memorial as Part of Improvements to the Oncenter Complex in and for the County of Onondaga, New York.....	297
Personnel Resolution	304
Declaring that Onondaga County Shall Not use Public Funds for Certain Services.....	388
 ONONDAGA COUNTY INDUSTRIAL DEVELOPMENT AGENCY	
Confirming Appointments to the Onondaga County Industrial Development Agency	116
 ONONDAGA COUNTY JURY BOARD	
Confirming Reappointment to the Ononaga County Jury Board	23
 ONONDAGA COUNTY PUBLIC LIBRARY	
Amending the 2010 County Budget to Accept Insurance Recovery	

Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution 78

Amending the 2010 County Budget to Accept State Special Legislative Funds to Implement the “Look It Up at Your Library” Program, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 79

Amending the 2010 County Budget to Accept State Special Legislative Funds to Support Reference USA for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution 80

Amending the 2010 County Budget to Accept New York State Division of Library Development Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution 109, 171

Amending the 2010 County Budget to Accept Institute of Museum and Library Services (IMLS) Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution 167

Amending the 2010 County Budget to Accept State Construction Funds for the Onondaga County Public Library and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 168

Amending the 2010 County Budget to Accept New York State Special Legislative Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 169

Amending the 2010 County Budget to Accept American Library Association/Dollar General Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution 170

Amending the 2010 County Budget to Accept Library Services and Technology Act (LSTA) Funds for the Onondaga County Public Library and Authorizing the County Executive to Enter into Contracts to Implement this Resolution 203

Combining Previously Authorized Capital Projects into the Onondaga County Public Library Comprehensive Branches Infrastructure Capital Project, and Amending Resolution Nos. 109 - 2007, 131 - 2007, 105 - 2008 and 117 - 2009..... 257

Confirming Appointment to Onondaga County Public Library Board of Trustees 290

ONONDAGA COUNTY RESOURCE RECOVERY AGENCY

Confirming Appointment to the Onondaga County Resource Recovery Agency 31

Confirming Reappointment to the Onondaga County Resource Recovery Agency 506

ONONDAGA COUNTY SANITARY DISTRICT

A Resolution Calling a Proposed Public Hearing in Connection with the Proposed Metropolitan Wastewater Treatment Plant Digester Cleaning and Improvement Project for the Onondaga County Sanitary District..... 26

A Resolution Calling a Public Hearing in Connection with Proposed Improvements for the Onondaga County Sanitary District of the County of Onondaga, New York 27

A Resolution Calling a Public Hearing in Connection with Proposed Improvements for the Onondaga County Harbor Brook CSO Improvements of the County of Onondaga, New York 28

A Resolution Approving the Revised Project Plan Relating to the Clinton Street Conveyances and Regional Treatment Facility in and for the Onondaga County Sanitary District..... 29

A Resolution Amending the Authorized Purposes for which Bonds of the County of Onondaga, New York, have been Authorized to Pay the Cost of Certain Improvements for the Clinton Street Conveyances and Regional Treatment Facility in and for the Onondaga County Sanitary District..... 30

A Resolution Approving the Revised Project Plan Relating to the Midland Regional Treatment Facility and Conveyances Project in and for the Onondaga County Sanitary District..... 57

A Resolution Amending the Authorized Purposes for which Bonds of the County of Onondaga, New York, have been Authorized to Pay the Cost of Certain Improvements for the Midland Regional Treatment Facility and Conveyances Project in and for the Onondaga County Sanitary District..... 58

A Resolution Approving the Revised Project Plan Relating to the Harbor Brook CSO Improvement Project in and for the Onondaga County Sanitary District 59

A Resolution Amending the Authorized Purposes for which Bonds of the County of Onondaga, New York, have been Authorized to Pay the Cost of Certain Improvements for the Harbor Brook CSO Improvement Project in and for the Onondaga County Sanitary District 60

A Resolution Calling a Public Hearing in Connection with the Proposed Increased Cost of Sewer Separation Improvements for the Onondaga County Sanitary District of the County of Onondaga,

New York intended to Enable the County to Comply with Requirements set forth in the Amended Consent Judgment in Connection with the Settlement of Atlantic States Legal Foundation, Inc. et al v. County of Onondaga, et al.	140
A Resolution Approving Increased Costs of Certain Improvements for the Onondaga County Sanitary District of the County of Onondaga, New York	189
A Resolution Authorizing the Issuance of an Additional \$5,000,000 Bonds of the County of Onondaga, New York, to Pay the Increased Cost of the Onondaga Lake Remediation Project in and for the Onondaga County Sanitary District, Intended to Enable the County to Comply with Requirements set forth in the Amended Consent Judgment in Connection with the Settlement of Atlantic States Legal Foundation, Inc. et al v. County of Onondaga, et al.	190
Authorizing and Ratifying the County of Onondaga to Act as Lead Agency Under the State Environmental Quality Review Act (SEQRA) Determining the Classification of an Unlisted Action Under SEQRA, Accepting the Environmental Assessment form Prepared for the Sewer Use Capacity Management, Operation and Maintenance and Related Functions Local Law Adopting a Negative Declaration and Authorizing the Publication, Circulation, Service and Filing of the Environmental Assessment Form, the Negative Declaration and Determination and Findings for the Sewer Use Capacity Management, Operation and Maintenance and Related Functions Local Law	216
A Resolution Calling a Public Hearing in Connection with Proposed Improvements for the Onondaga County Sanitary District	381
A Resolution Calling a Public Hearing for the Purpose of Considering an Increase in the Cost of Harbor Brook CSO Improvements.....	444
Onondaga County Sanitary District General Apportionment.....	450
Onondaga County Sanitary District, 2011 City Abstract	452
A Resolution Authorizing the Issuance of an Additional \$2,310,000 Bonds of the County of Onondaga, New York, to Pay the Cost of Certain Improvements Required Pursuant to the Amended Consent Judgment and Related Municipal Compliance Plan for the Harbor Brook CSO Improvement Project in and for Said County	474
A Resolution Approving the Increased Cost of Certain Improvements Required Pursuant to the Amended Consent Judgment and Related Municipal Compliance Plan for the Harbor Brook CSO Improvements of the County of Onondaga.....	473, 506
A Resolution Calling a Public Hearing for the Purpose of Considering an Increase in the Estimated Maximum Cost of Proposed Improvements for the Harbor Brook CSO Improvements.....	476

A Resolution Authorizing the Issuance of an Additional \$70,990,000 Bonds of the County of Onondaga, New York, to Pay the Cost of Certain Improvements Required Pursuant to the Amended Consent Judgment and Related Municipal Compliance Plan for the Harbor Brook CSO Improvement Project in and for Said County	507
A Local Law Establishing a Program to Promote Capacity Management, Maintenance and Operation of the Public Sewers and Related Purposes, and to Repeal Local Law No. 13 of 1989.....	515
 ONONDAGA COUNTY SOIL AND WATER CONSERVATION DISTRICT	
Confirming Reappointment and Appointment to the Onondaga County Soil and Water Conservation District Board	22
Confirming Appointment to the Onondaga County Soil and Water Conservation District Board	30
Amending the 2010 County Budget to Provide Additional Funds for the Purchase of Gasoline and Diesel Fuel to be Sold to the Onondaga County Soil and Water Conservation District	84
Confirming Reappointments to the Onondaga County	510
 ONONDAGA COUNTY WATER AUTHORITY	
Amending Resolution No. 447 - 1957, as Amended by Resolution No. 98 - 1964 and Resolution No. 111 - 1964, to Eliminate Salary for all Members of the Onondaga County Water Authority, Effective July 1, 2010	133
Amending Resolution No. 447 - 1957, as Amended by Resolution No. 98 - 1964 and Resolution No. 111 - 1964, to Eliminate Fringe Benefits for all Members of the Onondaga County Water Authority	134
Confirming Appointment to the Onondaga County Water Authority	264
 ONONDAGA COUNTY WATER DISTRICT	
Confirming an Amendment to the Currently Effective Schedule of Rates to be Charged for Water and Water Service Provided by the Onondaga County Water District	477
 ONONDAGA LAKE	
A Resolution Authorizing the Issuance of an Additional \$5,000,000 Bonds of the County of Onondaga, New York, to Pay the Increased Cost of the Onondaga Lake Remediation Project in and for the Onondaga County Sanitary District, Intended to Enable the County to Comply with Requirements set forth in the Amended Consent Judgment in Connection with the Settlement of Atlantic States Legal Foundation, Inc. et al v. County of Onondaga, et al.	190

Amending the 2011 County Budget to Provide for Ongoing County Participation in Honeywell and Onondaga Lake Remediation Issues 504

P

PARKS AND RECREATION, DEPARTMENT OF

Amending the 2010 County Budget to Accept a Grant from the New York State Environmental Facilities Corporation and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 19

Authorizing an Agreement Between the County of Onondaga and Madison County for the Replacement of a Communications Tower at Highland Forest 34

A Local Law Amending Local Law No. 14 - 2006, as Amended, to Provide for a Season Pass Fee at Highland Forest..... 45

A Local Law Relating to Fees Collected by the Department of Parks and Recreation, and Amending Local Law No. 22 - 2002, as Amended 45

A Local Law Amending Local Law No. 20 - 2007, as Amended, to Provide for a Two Month Special Fee for Rosamond Gifford Zoo at Burnet Park..... 46

Memorializing the New York State Legislature to Enact Senate Bill No. S.6464 and Assembly Bill No. A.09528 Entitled “An Act Authorizing the County of Onondaga to Enter into a Lease with the Syracuse Chargers Rowing Club” and Requesting and Concurring in the Preparation of a Home Rule Request..... 51

Memorializing the Governor and the Legislature of the State of New York to Amend Appropriate Legislation to Provide for a Portion of the Revenues from the Sale of Fishing Licenses to be Remitted to Onondaga County to Support the Carpenter's Brook Fish Hatchery 52

2010 Transfer Resolution 144

Standard Work Day and Reporting Resolution 150

Amending the 2010 Budget to Appropriate Revenues from the Sale of Marina Docks at Onondaga Lake Park..... 172

Amending Resolution No. 147 - 2010 Regarding the Authorization to Enter into a 25-Year Lease with the Syracuse Chargers Rowing Club for Property Located at Onondaga Lake Park..... 174

A Local Law Amending the Fees Collected by the Onondaga County Department of Parks and Recreation, and Amending Local Law No. 22-2002, as Previously Amended 185

Amending the 2010 County Budget to Accept a Grant from the US Department of Housing and Urban Development and Authorizing

the County Executive to Enter into an Agreement with the City of Syracuse for Improvements to Burnet Park..... 258

Amending the 2010 County Budget to Accept Funds from BOCES for the Installation of High Speed Internet at Beaver Lake Nature Center, and Authorizing the County Executive to Enter into Contracts..... 259

A Local Law Amending Local Laws Imposing the Fees Collected by the Onondaga County Department of Parks and Recreation to Provide Onondaga County Residents with Relief from the Excessive Heat..... 269

A Resolution Authorizing the Replacement of Roofs at Various County Parks Facilities in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$272,090, and Authorizing the Issuance of \$272,090 Bonds of Said County to Pay the Cost thereof..... 284

A Local Law Amending the Fees Collected by the Onondaga County Department of Parks and Recreation, and Amending Local Laws No. 22 - 2002, No. 23 - 2002, No. 15 - 2004, No. 1 - 2005, No. 4 - 2005, No. 20 - 2007, No. 7 - 2008, No. 12 - 2008, No. 18 - 2008, No. 20 - 2008, No. 26 - 2008, No. 21 - 2009, No. 4 - 2010, No. 16 - 2010..... 391

PERSONNEL, DEPARTMENT OF

Amending Resolution No. 231 - 2000, as Amended, to Eliminate the Authority to Hire Management Confidential Employees Up to Step G 19, 128

Personnel Resolution 67, 92, 130, 132, 139, 144, 195, 204, 222, 304, 379, 447

Confirming Appointment of Peter Troiano as Commissioner of the Onondaga County Department of Personnel 89

Amending Resolution No. 312 - 2009 Related to Granting Authorization for Onondaga County to Pay the Difference in Pay Between Military Pay and Base County Salary to County Officers and Employees While Performing Ordered Military Duty 135

Amending Resolution No. 231 - 2000, as Amended, to Change the Authority to Hire Management Confidential Employees from Step G to Step B 143

Standard Work Day and Reporting Resolution 150

Amending Resolution No. 14 - 1995 to Delete the Three Month Waiting Period for Health Insurance for County Employees Not Represented by a Bargaining Unit, Except for Elected County Officials 154

A Local Law Electing a Retirement Incentive Program as Authorized by Chapter 105, Laws of 2010 (Part A) for the Eligible Employees

of the County of Onondaga 207

A Local Law Electing a Retirement Incentive Program as Authorized by Chapter 105, Laws of 2010 (Part B) for the Eligible Employees of the County of Onondaga 207

Adopting a Revised Salary Benefit Schedule with Respect to County Employees Not Represented by a Bargaining Unit, Removing the Authority of the County Executive to Hire at an Advanced Step B, and Further Amending Resolution No. 231 - 2000, as Previously Amended, and Resolutions Nos. 79 - 2010 and 232 - 2008 225

Amending the Vacation Leave Schedule for County Employees Not Represented by a Bargaining Unit..... 254

Approving the Onondaga Community College Election of the Early Retirement Incentive Program as Authorized by Chapter 105, Laws of 2010 for the Eligible Employees of the County of Onondaga..... 261

Providing for an Annual Review of Take Home Vehicles and/or Mileage Allowance for Unrepresented Officers and Employees in all County Offices, Departments and Administrative Units Excluding the Offices of the District Attorney and the Sheriff, and Further Requesting the County Executive to Include in the Tentative Budget Information Regarding the Same 315

Abolishing a Portion of Vacant Positions in Various Units of the County 315, 427

Providing for a Monetary Cap on the Total Amount of Medical Plan Co-Payments Paid Annually by Onondaga County Officers and Employees Not Represented by a Bargaining Unit, and Amending Resolution No. 217 - 2009..... 384

Appointment of the Deputy Clerk of the Onondaga County Legislature 462

Confirming the Appointment of Sean P. Carroll as Director of Division of Purchase..... 462

Providing Continuous Individual and Family Dental and Health Insurance Benefits Through December 31, 2011 at County Expense for those County Officers and Employees During their Active Military Duty 495

Authorizing Onondaga County to Pay the Difference in Pay Between Military Pay and Base County Salary to County Officers and Employees While Performing Ordered Military Duty..... 496

PROBATION, DEPARTMENT OF

Authorizing the Probation Department to Apply for Grant Funds to Provide for Alternatives to Incarceration and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 35

Amending the 2010 County Budget to Receive Additional Grant Funds from the Bureau of Justice Assistance Bulletproof Vest Partnership 511

PUBLIC HEARINGS

A Resolution Calling a Proposed Public Hearing in Connection with the Proposed Metropolitan Wastewater Treatment Plant Digester Cleaning and Improvement Project for the Onondaga County Sanitary District..... 26

A Resolution Calling a Public Hearing in Connection with Proposed Improvements for the Onondaga County Sanitary District of the County of Onondaga, New York 27

A Resolution Calling a Public Hearing in Connection with Proposed Improvements for the Onondaga County Harbor Brook CSO Improvements of the County of Onondaga, New York 28

A Resolution Calling a Public Hearing in Connection with Proposed Improvements for the Bear Trap Ley Creek Drainage District 86

A Resolution Calling a Public Hearing in Connection with the Proposed Increased Cost of Sewer Separation Improvements for the Onondaga County Sanitary District of the County of Onondaga, New York Intended to Enable the County to Comply with Requirements set forth in the Amended Consent Judgment in Connection with the Settlement of Atlantic States Legal Foundation, Inc. et al v. County of Onondaga, et al. 140

Calling for a Public Hearing on the Tentative 2010-2011 Budget of the Onondaga Community College 149

Calling for a Public Hearing for Renewal of Agricultural District No. 1, Towns of Lafayette, Onondaga, Otisco, and Tully 154

Calling for a Public Hearing on the Proposed Inclusion of Viable Agricultural Lands within Certified Agricultural Districts Pursuant to Section 303-B of the New York State Agriculture and Markets Law 155

A Resolution Calling a Public Hearing in Connection with the Proposal to Enact a Local Law Providing a Partial Exemption from Real Property Taxes for Certain Historic Properties as Authorized by Section 444-A of the New York Real Property Tax Law 194, 223

Calling for a Public Hearing on the 2011 County Budget 280

A Resolution Calling a Public Hearing in Connection with Proposed Improvements for the Onondaga County Sanitary District 381

Authorize a Public Hearing to Consider Recommendations of the Metropolitan Water Board to Amend the Currently Effective Schedule of Rates to be Charged for Water and Water Service Provided by the Onondaga County Water District 438

A Resolution Calling a Public Hearing for the Purpose of Considering an Increase in the Cost of Harbor Brook CSO Improvements..... 444

Calling for a Public Hearing on the Assessment Roll for Southwood-
Jamesville Water District..... 460

Calling for a Public Hearing on the Assessment Roll for Warners Water
District 461

A Resolution Calling a Public Hearing for the Purpose of Considering
an Increase in the Estimated Maximum Cost of Proposed
Improvements for the Harbor Brook CSO Improvements..... 476

PURCHASE, DIVISION OF

Requesting the Director of the Division of Purchase to Issue a
Request for Proposals for Logging on County Owned Property 311

A Resolution Authorizing the Purchase of Heavy Equipment for the
County of Onondaga, New York, at a Maximum Estimated Cost of
\$1,255,000, and Authorizing the Issuance of \$1,255,000 Bonds of
Said County to Pay the Cost thereof..... 382

Authorizing the County Executive to Enter into Agreements with the
Political Subdivisions Located within Onondaga County to Provide
Certain Purchasing Services, and Amending Resolution No.
155 - 1999 and Resolution No. 213 - 2009..... 383

Requesting the Director of the Division of Purchase to Issue a
Request for Proposals from Outside Entities Wishing to Operate
Van Duyn Home and Hospital on Behalf of Onondaga County..... 387

Providing for Revenue Contracts to be Procured Through a Written
Request for Proposals 389

A Local Law Amending the Onondaga County Administrative Code
to Raise the Competitive Bid Threshold Limits for Purchase
Contracts and Public Works Contracts 390

Confirming the Appointment of Sean P. Carroll as Director of
Division of Purchase..... 462

Amending the 2011 County Budget to Transfer Funds for
Consolidation of Purchasing Services 504

R

REAL PROPERTY TAXES

A Local Law Amending Local Law No. 7 - 2009 Relating to an
Exemption from Real Property Taxes for Cold War Veterans as
Authorized by Section 458 - B of the New York State Real
Property Tax Law 92

A Resolution Calling a Public Hearing in Connection with the
Proposal to Enact a Local Law Providing a Partial Exemption from
Real Property Taxes for Certain Historic Properties as Authorized
by Section 444-A of the New York Real Property Tax Law 194

A Local Law Prescribing Information to Appear on the Onondaga County Real Property Tax Bill	445
REGION 7 FISH AND WILDLIFE MANAGEMENT BOARD	
Confirming Reappointment to the Region 7 Fish and Wildlife Management Board	32
Confirming Appointment to the Region 7 Fish and Wildlife Management Board	85, 139
REGION 7 FOREST PRACTICE BOARD	
Confirming Reappointment to the Region 7 Forest Practice Board (District 3)	31
ROSAMOND GIFFORD ZOO	
A Local Law Amending Local Law No. 20 - 2007, as Amended, to Provide for a Two Month Special Fee for Rosamond Gifford Zoo at Burnet Park	46
S	
SECONDHAND ARTICLES	
A Local Law Regulating the Transfer of Secondhand Articles, and Repealing Local Law No. 3 - 1981 Regarding the Transfer of Precious Metals and Jewelry	180
SHERIFF	
Authorizing the County Executive to Enter into an Agreement with the State of New York Unified Court System	36
2009 Transfer Resolution	38
Amending the 2009 County Budget to Accept Additional Funds for Police Services Provided to the Town of Clay	62
Amending the 2010 County Budget to Provide Additional Grant Funds for a Selective Traffic Enforcement Program and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	63
Amending the 2010 County Budget to Provide Additional Grant Funds for a Safety Belt Enforcement Program and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	64
Amending the 2010 County Budget to Accept State Homeland Security Funds for the Onondaga County Sheriff's Office and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	64, 125, 193

Requesting the Onondaga County Executive to Amend the Sheriff's 2010 Budget by Eliminating \$250,000 Annual Prorated Unnecessary OCSD Operational Expenses for the OCC Police Academy and thereby Reduce the Sheriff's Operational and Overtime Costs	87
Amending the 2010 County Budget to Accept a Grant from the New York State Energy Research and Development Authority and to Provide for the Local Match for a District Heating and Cooling Heat Recovery System for the Justice Center, and Authorizing the Execution of Agreements to Implement this Resolution	114
Authorizing the County Executive to Enter into Agreements with Surrounding Law Enforcement Agencies in Support of the License Plate Reader Server System and Amending the 2010 County Budget to Accept Revenues from such Contracts.....	123
Amending the 2010 County Budget to Accept Grant Funds for a Selective Traffic Enforcement Program and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	124, 512
Standard Work Day and Reporting Resolution	150
Authorizing the Settlement of the Supreme Court Action of Amy Novak v. County of Onondaga, Onondaga County Sheriff's Department, Peter N. Lavallo and Farm Bureau Insurance Company	223
Amending the 2010 County Budget to Authorize the Onondaga County Sheriff's Office to Accept a Vehicle from the United States Marshals Service, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	300
Repealing Resolution No. 225 – 2006 Related to the Policy of the Onondaga County Legislature for Reviewing the Salaries of Elected County Officials	312
Requesting the Sheriff to Pursue Certification Under Federal Aviation Administration Regulation Part 135, to Pursue the Creation of an Air 1 Foundation, and to Report Bimonthly to this Legislature with the Status of this Request.....	312
Providing for an Annual Review of Take Home Vehicles and/or Mileage Allowance for Unrepresented Officers and Employees in all County Offices, Departments and Administrative Units Excluding the Offices of the District Attorney and the Sheriff, and Further Requesting the County Executive to Include in the Tentative Budget Information Regarding the Same	315
Amending the 2010 County Budget to Authorize the Onondaga County Sheriff's Office to Receive Additional Grant Funds from the Bureau of Justice Assistance in Support of Local Law Enforcement, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	435

Amending the 2010 County Budget to Provide for the Transfer of Funds for Correctional Health Services, and Authorizing the County Executive to Execute Agreements to Implement this Resolution.....	440
Personnel Resolution.....	447
2010 Transfer Resolution	484
Accepting and Approving Contract Between the County of Onondaga and the Deputy Sheriff's Benevolent Association of Onondaga County, Inc.	497
Amending the 2010 County Budget to Receive Additional Grant Funds from the Bureau of Justice Assistance Bulletproof Vest Partnership.....	511
Amending the 2010 County Budget to Authorize the Onondaga County Sheriff's Office to Accept Additional Grant Money from the United States Marshals Service for Fuel and Maintenance Costs Associated with Previously Granted Vehicles, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution.....	514
 SOCIAL SERVICES, DEPARTMENT OF	
Personnel Resolution.....	67
A Local Law Amending the Onondaga County Administrative Code to Transfer the Division of Community Services from the Onondaga County Department of Long Term Care Services to the Onondaga County Department of Social Services.....	71
Authorizing the Settlement of the Supreme Court Action of Lawrence Corriders, Individually and as Administrator of the Estate of Johnny Corriders, Decedent and Priscilla Corriders, by Lawrence Corriders, Guardian of the Person and Property of Priscilla Corriders, an Incapacitated Person v. County of Onondaga, Onondaga County Department of Social Services, Gerard Mainville, Deborah Mainville, Donald Hilton and Staci Hilton	153
 SYRACUSE METROPOLITAN TRANSPORTATION COUNCIL	
Memorializing the Governor, the New York State Department of Transportation and the Syracuse Metropolitan Transportation Council to take Immediate Action to Protect the Traveling Public on Onondaga Lake Parkway, Including the Imposition of Travel Restrictions Similar to those for State Parkways.....	305
Reauthorizing Annual Agreements with the State of New York and the Central New York Regional Planning and Development Board Relative to the Syracuse Metropolitan Transportation Council.....	465
Amending the 2010 County Budget to Provide the Syracuse-Onondaga County Planning Agency with Additional Funds Beyond the Estimated Dollars Appropriated in the 2010 Budget, and	

Authorizing the County Executive to Amend the Contract with the Syracuse Metropolitan Transportation Council (SMTC) to Implement this Resolution..... 466

SYRACUSE, CITY OF

Authorizing an Intermunicipal Agreement with the City of Syracuse for the Construction of a New Water Main and Transmission Lines in the Harbor Brook Sewer Shed 86

Amending Onondaga County Legislature Resolution No. 372 – 1967 as Amended Relative to the Imposition and Disposition of Sales and Compensating Use Tax Pursuant to Articles 28 and 29 of the Tax Law of the State of New York..... 96

A Local Law Amending Local Law No. 2-2001, as Amended by Local Law No. 3-2002, Local Law No. 5-2002, and Local Law No. 9-2006, to Terminate the Payment Agreement Executed Between the City of Syracuse and the County of Onondaga in Connection with the Carousel Expansion Project, and Authorizing the County Executive to Enter into Agreements 108

Authorizing the County of Onondaga to Enter into a Memorandum of Understanding with the City of Syracuse to Share in Funding of Development and/or use of a Stormwater Run-off Model..... 213

Authorizing the County Executive to Enter into an Agreement with the City of Syracuse to Share in the Costs of Funding an Arborist to be Employed by the City 214

Authorizing the County of Onondaga to Enter into Amendment No. 2 to the 2007 IMA, as Amended, with the City of Syracuse to Revise the Easements Granted by the City to the County for the Harbor Brook Interceptor System Improvement Project 215

Authorizing the County of Onondaga to Enter into an Agreement with the City of Syracuse to Provide a Grant for Funding of Green Infrastructure for the Connective Corridor and Forman Park Improvement Projects 218

Authorizing the County of Onondaga to Enter into an Agreement with the City of Syracuse for County Processing of the City’s Mail, and Amending the 2010 County Budget to Accept Revenues from such Agreement..... 256

Amending the 2010 County Budget to Accept a Grant from the US Department of Housing and Urban Development and Authorizing the County Executive to Enter into an Agreement with the City of Syracuse for Improvements to Burnet Park..... 258

Authorizing an Amendment to the Lease Agreement with the City of Syracuse for the Lease of Space in the New Courthouse Facilities Located at 505 South State Street in the City of Syracuse, and

Amending Resolution No. 162 - 2003 379

Allocation of 2011 Onondaga County Water District Special
Assessment Among Zones of Assessment and Fixing Composite
Rates for the Several Towns and the City of Syracuse within
Said District 449

Onondaga County Sanitary District General Apportionment 450

Onondaga County Water District 2011 City Abstract 450

Onondaga County Sanitary District, 2011 City Abstract 452

2011 City Drainage District Abstract 453

Bear Trap – Ley Creek Drainage District Tax – General Apportionment... 453

Authorizing General Apportionment of Harbor Brook Drainage
District Tax 458

Meadowbrook Drainage District Tax General Apportionment 459

SYRACUSE/ONONDAGA COUNTY PLANNING AGENCY

Amending Local Law No. 2-2008 Authorizing the Sale of Property to
Destiny USA Research and Development Park, LLC, to Sell
Approximately 3.2 Acres of Said Property to the Town of Salina to
Implement a Remediation Plan for the Town of Salina Landfill 93

Authorizing the County Executive to Enter into Agreements with the
Villages Located in Onondaga County, for the Period of 2011- 2020,
to Implement a Program to Assist the Villages in Making Needed
Public Improvements 107

Authorizing the Syracuse-Onondaga County Planning Agency to
Accept the Gift of a Hewlett Packard Designjet 1055cm Plotter
from the Syracuse Metropolitan Transportation Council without
Condition 116

Confirming Appointment to the Syracuse/Onondaga County Planning
Board 441

Amending the 2010 County Budget to Provide the Syracuse-Onondaga
County Planning Agency with Additional Funds Beyond the
Estimated Dollars Appropriated in the 2010 Budget, and
Authorizing the County Executive to Amend the Contract with the
Syracuse Metropolitan Transportation Council (SMTC) to
Implement this Resolution..... 466

T

TAXES

Establishing a Sales Tax Committee to Review and Make
Recommendations Regarding the Distribution of Sales and
Compensating Use Tax Revenues 17, 18

Approving and Directing the Correction of Certain Errors on Tax

Bills	39, 68
Authorizing New York State Reimbursement for 2010 Expenses of the Recording Officer for the County of Onondaga for Administration of Mortgage Taxes.....	41
Memorializing the Governor and the Legislature of the State of New York to Repeal the Cost Recovery Tax on Local Industrial Development Agencies.....	69
Amending Onondaga County Legislature Resolution No. 372 – 1967 as Amended Relative to the Imposition and Disposition of Sales and Compensating Use Tax Pursuant to Articles 28 and 29 of the Tax Law of the State of New York.....	96
Resolution Calling on the Governor and the Legislature of the State of New York to Enforce the Collection of Sales Taxes on Tobacco Products and Motor Fuel Sold to Non-Indians on Indian Lands	134
Mortgage Tax Apportionment.....	145, 447
A Resolution Calling a Public Hearing in Connection with the Proposal to Enact a Local Law Providing a Partial Exemption from Real Property Taxes for Certain Historic Properties as Authorized by Section 444-A of the New York Real Property Tax Law	223
2011 City Drainage District Abstract	453
Bear Trap – Ley Creek Drainage District Tax – General Apportionment.....	453
Bear Trap – Ley Creek Drainage District Tax Town of Clay Apportionment.....	455
Bear Trap – Ley Creek Drainage District Tax Town of Dewitt Apportionment.....	455
Bear Trap – Ley Creek Drainage District Tax Town of Salina	456
Bloody Brook Drainage District Tax – General Apportionment.....	456
Bloody Brook Drainage District Tax Town of Clay Apportionment	457
Bloody Brook Drainage District Tax Town of Salina Apportionment.....	457
Authorizing General Apportionment of Harbor Brook Drainage District Tax.....	458
Harbor Brook Drainage District Tax Town of Geddes Apportionment	459
Meadowbrook Drainage District Tax General Apportionment	459
Meadowbrook Drainage District Tax Town of Dewitt Apportionment	460
2011 Town Tax Rates, Fixed, Ratified and Confirmed.....	485
Southwood-Jamesville Water District – General Apportionment	489
Southwood-Jamesville Water District Tax Town of Dewitt Apportionment.....	490
Southwood-Jamesville Water District Tax Town of Onondaga Apportionment.....	490
Warners Water District Tax – General Apportionment.....	491

Warners Water District Tax, Town of Camillus Apportionment	492
Warners Water District Tax, Town of Van Buren Apportionment	492
Amending the 2010 County Budget to Provide Surplus Room Occupancy Funding for the Onondaga Historical Association.....	499
TOBACCO ASSET SECURITIZATION CORPORATION	
Reappointing and Appointing Two Directors to the Onondaga County Tobacco Asset Securitization Corporation	24
Reappointing Two Directors to the Onondaga County Tobacco Asset Securitization Corporation.....	502
TRANSFERS	
2009 Transfer Resolution	38
2010 Transfer Resolution	130, 144, 223, 437, 484
Authorize the County Comptroller to Transfer 2010 Unencumbered Appropriations After Expiration of the 2010 Fiscal Year Upon Approval of the County Executive and the Chairman of the Ways & Means Committee.....	492
Authorizing the County Comptroller, Upon Approval of the Division of Management and Budget and the County Executive's Office, to Transfer 2010 Unencumbered Appropriation Account Balances in Excess of \$7,500 Into, Between, and Among all Interdepartmental Chargeback Appropriation Accounts and Adjust the Corresponding Interdepartmental Revenue Accounts.....	494
Amending the 2011 County Budget to Transfer Funds for Consolidation of Purchasing Services	504
TRANSPORTATION, DEPARTMENT OF	
Amending the 2010 County Budget to Provide Additional Funds for the Purchase of Gasoline and Diesel Fuel to be Sold to the Onondaga County Soil and Water Conservation District	84
A Resolution Authorizing the Reconstruction and Construction of Improvements to Various Bridges in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$1,375,000, and Authorizing the Issuance of \$1,375,000 Bonds of Said County to Pay the Cost thereof	111
A Resolution Authorizing the Reconstruction and Construction of Improvements to Various Highways in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$9,270,000, and Authorizing the Issuance of \$9,270,000 Bonds of Said County to Pay the Cost thereof	113
Standard Work Day and Reporting Resolution	150

Authorizing the Acceptance of Payment from the New York State Department of Transportation for Real Property Acquired for the Improvement of New York State Route 173 in the Town of Onondaga.....	162
Authorizing the Acquisition of Real Property Necessary for the Reconstruction of the Dewitt-Cicero, Part II (Thompson Road) C.R. 14 in the Town of Cicero, County of Onondaga	163
Amending the 2010 County Budget to Accept Additional Revenue for Plowing State Roads During the Winter of 2009 - 2010.....	196
Amending the 2010 County Budget to Fund in the First Instance 100% of the Federal Aid Eligible Costs at a Maximum Amount of \$628,000 for the Design (Scoping - VI) of the Old Route 5 Paving Project Phase I and II, Pin 3754.17, and Authorizing the County Executive to Enter into Agreements to Implement the Intent of this Resolution.....	197
Amending the 2010 County Budget to Fund in the First Instance 100% of the Federal Aid Eligible Costs at a Maximum Amount of \$555,000 for the Design (Scoping I - VI) of the Northern Boulevard Safety/Paving Project, Pin 3754.65, and Authorizing the County Executive to Enter into Agreements to Implement the Intent of this Resolution.....	198
Amending the 2010 County Budget to Fund in the First Instance 100% of the Federal Aid Eligible Costs at a Maximum Amount of \$80,000 for the Design (Scoping I - VI) of the 2010 Traffic Signal Upgrades Project, Pin 3754.86, and Authorizing the County Executive to Enter into Agreements to Implement the Intent of this Resolution.....	200
Amending the 2010 County Budget to Fund in the First Instance 100% of the Federal Aid Eligible Costs at a Maximum Amount of \$176,000 for the Design (Scoping I - VI) and Right-of-Way Incidentals of the Fly Road Paving Project, Pin 3754.87, and Authorizing the County Executive to Enter into Agreements to Implement the Intent of this Resolution	201
Amending the 2010 County Budget to Accept Additional Chips Funding as a Result of the 2010 - 2011 Adopted New York State Budget	202
Authorizing the Sale of County Highway Property Located in the Town of Marcellus to David Smith	286
Authorizing the Sale of County Highway Property Located in the Town of Geddes to 3545 John Glenn Blvd., LLC	287
Authorizing the Removal of a Portion of Plainville Road, C.R. No. 32, in the Town of Lysander from the County Road System.....	288
Authorizing the Removal of a Portion of Grand Avenue, C.R. No. 39	

in the Town of Geddes from the County Road System Pursuant to Section 115-B of the Highway Law	289
A Resolution Amending Resolution No. 154 – 2010 Relating to the Acceptance of Additional Revenue for Plowing State Roads During the Winter of 2009 – 2010.....	306
Amending the 2010 County Budget to Appropriate Revenue Received from the Auction of Various County Highway Millings for the 2011 Paving Program	442
Authorizing the County Executive to Enter into an Agreement with the State of New York for Snow and Ice Control on State Highways for the 2010 - 2011 Season.....	442
Authorizing the Sale of County Highway Property Located in the Town of Camillus to David Underwood and Tina Underwood.....	464

U**UNIFIED COURT SYSTEM**

Authorizing the County Executive to Enter into an Agreement with the State of New York Unified Court System	36
---	----

V**VAN DUYN**

Amending the 2010 County Budget to Accept a Grant from the New York State Energy Research and Development Authority and to Provide for the Local Match for an Energy Management System at Van Duyn, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution	77
Amending the 2010 County Budget to Accept Funds to Allow Van Duyn Home and Hospital to Implement a Contract with Select Rehabilitation to Provide Van Duyn Residents with Therapeutic Services	221
Authorizing the Settlement of the Supreme Court Action of Amy E. Meiers v. County of Onondaga and Van Duyn Home and Hospital.....	280
Requesting the Director of the Division of Purchase to Issue a Request for Proposals from Outside Entities Wishing to Operate Van Duyn Home and Hospital on Behalf of Onondaga County	387
2010 Transfer Resolution	484

VETERANS

Amending the 2010 County Budget to Appropriate Funds from the Trust and Agency Account for an Expansion of the Onondaga	
---	--

County Veterans Memorial Cemetery and Authorizing the County Executive to Enter into Contracts to Implement this Resolution..... 20

2009 Transfer Resolution 38

Authorizing the County Executive to Enter into Contracts to Implement a Veterans Directed Home and Community Based Services Program..... 88

A Local Law Amending Local Law No. 7 - 2009 Relating to an Exemption from Real Property Taxes for Cold War Veterans as Authorized by Section 458 - B of the New York State Real Property Tax Law 92

Amending Resolution No. 312 - 2009 Related to Granting Authorization for Onondaga County to Pay the Difference in Pay Between Military Pay and Base County Salary to County Officers and Employees While Performing Ordered Military Duty 135

Providing Continuous Individual and Family Dental and Health Insurance Benefits Through December 31, 2011 at County Expense for those County Officers and Employees During their Active Military Duty 495

Authorizing Onondaga County to Pay the Difference in Pay Between Military Pay and Base County Salary to County Officers and Employees While Performing Ordered Military Duty..... 496

W

WATER DISTRICTS

Authorize a Public Hearing to Consider Recommendations of the Metropolitan Water Board to Amend the Currently Effective Schedule of Rates to be Charged for Water and Water Service Provided by the Onondaga County Water District 438

Allocation of 2011 Onondaga County Water District Special Assessment Among Zones of Assessment and Fixing Composite Rates for the Several Towns and the City of Syracuse within Said District 449

Onondaga County Water District 2011 City Abstract 450

Calling for a Public Hearing on the Assessment Roll for Southwood-Jamesville Water District..... 460

Calling for a Public Hearing on the Assessment Roll for Warners Water District 461

Southwood-Jamesville Water District – General Apportionment 489

Southwood-Jamesville Water District Tax Town of Dewitt Apportionment..... 490

Southwood-Jamesville Water District Tax Town of Onondaga Apportionment..... 490

Warners Water District Tax – General Apportionment..... 491
 Warners Water District Tax, Town of Camillus Apportionment 492
 Warners Water District Tax, Town of Van Buren Apportionment 492

WATER ENVIRONMENT PROTECTION, DEPARTMENT OF

Approving the Classification of a Type I Action Under the State Environmental Quality Review Act; Declaring Lead Agency Status; Accepting the Full Environmental Assessment Form; and Accepting and Adopting the Negative Declaration for “Greening the City Creekwalk” 5
 Amending the 2010 County Budget to Accept Funds in Relation to a Project to Develop a Mechanistic Water Quality Model of Onondaga Lake and Authorizing the County Executive to Enter into Agreements to Implement the Project 25, 472
 A Resolution Approving the Revised Project Plan Relating to the Clinton Street Conveyances and Regional Treatment Facility in and for the Onondaga County Sanitary District..... 29
 A Resolution Approving the Revised Project Plan Relating to the Midland Regional Treatment Facility and Conveyances Project in and for the Onondaga County Sanitary District..... 57
 A Resolution Amending the Authorized Purposes for which Bonds of the County of Onondaga, New York, have been Authorized to Pay the Cost of Certain Improvements for the Midland Regional Treatment Facility and Conveyances Project in and for the Onondaga County Sanitary District..... 58
 A Resolution Approving the Revised Project Plan Relating to the Harbor Brook CSO Improvement Project in and for the Onondaga County Sanitary District 59
 A Resolution Calling a Public Hearing in Connection with Proposed Improvements for the Bear Trap Ley Creek Drainage District 86
 Authorizing an Intermunicipal Agreement with the City of Syracuse for the Construction of a New Water Main and Transmission Lines in the Harbor Brook Sewer Shed 86
 A Resolution Approving Increased Costs of Certain Improvements for the Onondaga County Sanitary District of the County of Onondaga, New York 189
 Appropriating \$8,383,140 of the Proceeds of the Bonds Authorized to be Issued Pursuant to Bond Resolution No. 231, Dated September 7, 1999, to Provide Funds for Engineering, Construction and Other Related Expenses of the Clinton Street Conveyances and Regional Treatment Facility Project..... 212
 Authorizing the County Executive to Enter into a Contract with the United States of America, Department of the Interior, for the

Operation and Maintenance of Stream Gauging Stations in the County of Onondaga.....	212
Authorizing the County of Onondaga to Enter into a Memorandum of Understanding with the City of Syracuse to Share in Funding of Development and/or Use of a Stormwater Run-off Model.....	213
Authorizing the County of Onondaga to Enter into Amendment No. 2 to the 2007 IMA, as Amended, with the City of Syracuse to Revise the Easements Granted by the City to the County for the Harbor Brook Interceptor System Improvement Project	215
Authorizing and Ratifying the County of Onondaga to Act as Lead Agency Under the State Environmental Quality Review Act (SEQRA) Determining the Classification of an Unlisted Action Under SEQRA, Accepting the Environmental Assessment form Prepared for the Sewer Use Capacity Management, Operation and Maintenance and Related Functions Local Law Adopting a Negative Declaration and Authorizing the Publication, Circulation, Service and Filing of the Environmental Assessment Form, the Negative Declaration and Determination and Findings for the Sewer use Capacity Management, Operation and Maintenance and Related Functions Local Law	216
Requesting the Officials of the Town of Lysander and the Onondaga County Commissioner of Water Environment Protection to Work with the Residents of Whispering Oaks to Resolve Wastewater Collection Issues at Whispering Oaks	225
Approving the 2009 Industrial Wastewater Surcharge.....	298
Authorizing the Grant of a Permanent Easement to the Town of Camillus, Relative to the Greenfield Pump Station.....	298
Authorizing the Settlement of the Supreme Court Action of C.O. Falter Construction Corp., v. County of Onondaga	441
A Resolution Calling a Public Hearing for the Purpose of Considering an Increase in the Cost of Harbor Brook CSO Improvements.....	444
Amending the 2010 County Budget to Provide Funds to Address Honeywell Remediation Issues.....	469
Authorizing the County Executive to Enter into an Intermunicipal Agreement with Other Municipalities in the Syracuse Urban Area in Order to form a Coalition of Municipalities Subject to Phase II Stormwater Permit Requirements	470
A Resolution Authorizing the Issuance of an Additional \$2,310,000 Bonds of the County of Onondaga, New York, to Pay the Cost of Certain Improvements Required Pursuant to the Amended Consent Judgment and Related Municipal Compliance Plan for the Harbor Brook CSO Improvement Project in and for Said County	474
A Resolution Calling a Public Hearing for the Purpose of Considering	

an Increase in the Estimated Maximum Cost of Proposed Improvements for the Harbor Brook CSO Improvements.....	476
Amending the 2011 County Budget to Provide for Ongoing County Participation in Honeywell and Onondaga Lake Remediation Issues	504
A Resolution Approving the Increased Cost of Certain Improvements Required Pursuant to the Amended Consent Judgment and Related Municipal Compliance Plan for the Harbor Brook CSO Improvements of the County of Onondaga.....	506
A Resolution Authorizing the Issuance of an Additional \$70,990,000 Bonds of the County of Onondaga, New York, to Pay the Cost of Certain Improvements Required Pursuant to the Amended Consent Judgment and Related Municipal Compliance Plan for the Harbor Brook CSO Improvement Project in and for Said County	507
Providing a Three Month Extension of the Project Labor Agreement for the ACJ Lake Improvement Project.....	509
A Local Law Establishing a Program to Promote Capacity Management, Maintenance and Operation of the Public Sewers and Related Purposes, and to Repeal Local Law No. 13 of 1989	515