

CITY OF NEWBURGH COUNCIL MEETING AGENDA SESION GENERAL DEL CONSEJAL March 13, 2023 7:00 PM

Mayor/Alcaldesa

- 1. Moment of Silence / Momento de Silencio
- 2. <u>Pledge of Allegiance / Juramento a la Alianza</u>

City Clerk:/Secretaria de la Ciudad

3. Roll Call / Lista de Asistencia

Presentations/Presentaciones

4. <u>Auxiliary Police Officers Swearing In Ceremony</u> Ceremonia de juramento de los oficiales de policía auxiliares

Communications/Communicaciones

- 5. <u>Approval of the minutes from the City Council meeting of February 27, 2023 /</u> <u>Aprovacion del Acta de la Reunion General del Consejal del 27 de febrero de</u> <u>2023</u>
- 6. <u>City Manager Update / Gerente de la Ciudad Pone al Dia a la Audiencia de los Planes de Cada Departamento</u>

Comments from the public regarding agenda and general matters of City Business/Comentarios del público con respecto a la agenda y sobre asuntos generales de la Ciudad.

Comments from the Council regarding the agenda and general matters of City Business/Comentarios del Consejo con respecto a la agenda y sobre asuntos generales de la Ciudad

City Manager's Report/ Informe del Gerente de la Ciudad

7. <u>Resolution No. 31 - 2023 - North Street Sewer Separation (LTCP) Project</u> <u>SEQRA Negative Declaration</u>

Resolution of the City Council of the City of Newburgh assuming lead agency status under State Environmental Quality Review Act (SEQRA) for the Long Term Control Plan Phase II North Street Sewer Separation Project declaring the Project to be a Type II action, adopting the environmental assessment form, finding no significant adverse impact on the environment and authorizing the City Manager to execute all SEQRA documents Resolución del Concejo Municipal de la Ciudad de Newburgh asumiendo el estado de Agencia Principal bajo la Ley Estatal de Revisión de Calidad Ambiental (SEQRA) para el Proyecto de Separación del Alcantarillado de la Calle Norte Fase II del Plan de Control a Largo Plazo declarando que el Proyecto es una acción Tipo II, adoptando el formulario de evaluación ambiental, encontrando que no hay impacto adverso significativo en el medio ambiente y autorizando al Gerente de la Ciudad a ejecutar todos los documentos de SEQRA

8. Resolution No. 32 - 2023 - Cohesity Backup Appliance

Resolution authorizing the City Manager to execute a contract with CDW Government, LLC for professional services to purchase and install Cohesity cloud management and data security hardware and support services and a cost of \$157,563.94

Resolución que autoriza al Gerente de la Ciudad a ejecutar un contrato con CDW Government, LLC para servicios profesionales de compra e instalación de herramientas y servicios de soporte de gestión de la nube y seguridad de datos de Cohesity a un costo de \$157,563.94

9. <u>Resolution No. 33 - 2023 - Solitude Lake Management Sapling Contract</u> Resolution authorizing the City Manager to accept a proposal and execute an agreement with Solitude Lake Management for professional services for water quality sampling and analysis of Browns Pond at a cost of \$11,856.00

Resolución que autoriza al Gerente de la Ciudad a aceptar una propuesta y ejecutar un acuerdo con Solitude Lake Management para servicios profesionales de muestreo y análisis de la calidad del agua de la Charca de Brown por un costo de \$11,856.00

10. <u>Resolution No. 34 - 2023 - Solitude Lake Management Algae Treatment</u> <u>Contract</u>

Resolution authorizing the City Manager to accept a proposal and execute an agreement with Solitude Lake Management for professional services for algae treatment at Washington Lake and Browns Pond

Resolución que autoriza al Gerente de la Ciudad a aceptar una propuesta y ejecutar un acuerdo con Solitude Lake Management para servicios profesionales de tratamiento de algas en el Lago Washington y la Charca de Brown

11. <u>Resolution No. 35 - 2023 - 41 West High Street - Resolution to Accept</u> <u>Donation of Real Property</u>

Resolution authorizing the City Manager to execute documents necessary for the acceptance of a donation of real property known as 41 West High Street (Section 41, Block 2, Lot 9)

Resolución que autoriza al Gerente de la Ciudad a ejecutar los documentos necesarios para la aceptación de una donación de bienes raíces conocida como 41 West High Street (Sección 41, Bloque 2, Lote 9)

12. <u>Resolution No. 36 - 2023 - Amendment to Subrecipient Funding Choice Films</u> <u>Below the Line Bootcamp</u>

Resolution authorizing the City Manager to enter into a Community Development Block Grant (CDBG) sub-recipient grant agreement amendment in the amount of \$10,000.00 with Choice Films, Inc. for a Film and Television Training Program for youth and young adult residents of the City of Newburgh

Resolución que autoriza al Gerente de la Ciudad a entrar en una enmienda el acuerdo de subvención de sub-recipiente de los Bloques de Desarrollo Comunitario (CDBG) por el monto de \$10,000.00 con Choice Films, Inc. para un Programa de Capacitación en Cine y Televisión para la juventud y los jóvenes adultos residentes de la Ciudad de Newburgh

13. <u>Resolution No. 37 - 2023 - Orange County STOP DWI</u>

Resolution authorizing the City Manager or the Police Commissioner or Police Chief, as Manager's designee, to execute an inter-municipal agreement with the County of Orange confirming City of Newburgh participation in the Stop-DWI Program for the enforcement period of March 12, 2023 to January 1, 2024 and to accept an award not to exceed \$4,550.70 covering 70 personhours for the first enforcement period of 2023 (March 11, 2023 – June 1, 2023)

Resolución que autoriza al Gerente de la Ciudad o al Comisario de Policía o Jefe de Policía, como designado del Gerente, a ejecutar un acuerdo intermunicipal con el Condado de Orange confirmando la participación de la Ciudad de Newburgh en el Programa Stop-DWI por el periodo de 12 de marzo de 2023 al 1 de enero de 2024 y a aceptar una concesión que no exceda \$4,550.70 el cual cubre 70 horas de persona por el primer periodo del 2023 (11 de marzo de 2023 - 1 de junio de 2023)

14. <u>Resolution No. 38 - 2023 - To Apply for and Accept if Awarded a \$5,000</u> <u>NYSERDA Clean Energy Grant</u>

Resolution authorizing the Conservation Advisory Council and the City Manager to apply for and accept if awarded a NYSERDA Clean Energy Communities program grant in the amount of \$5,000.00 to develop a community-scale clean energy campaign program in the City of Newburgh

Resolución que autoriza al Concejo Consultivo de Conservación y al Gerente de la Ciudad a solicitar y aceptar si es otorgado un subsidio del programa de Comunidades de Energía Limpia de NYSERDA por el monto de \$5,000.00 para desarrollar un programa de campaña de energía limpia a escala comunitaria en la Ciudad de Newburgh 15. <u>Resolution No. 39 - 2023 - Letter of Support for 104 Washington Street, LLC</u> <u>Project for Empire State Development Mid-Hudson Momentum Fund</u>

Resolution of the City Council of the City of Newburgh, New York supporting the Empire State Development Mid-Hudson Momentum Fund Program application of 104 Washington Street, LLC for its redevelopment Project

Resolución del Concejo Municipal de la Ciudad de Newburgh, Nueva York, apoyando la solicitud al Programa del Fondo Empire State Development Mid-Hudson Momentum de 104 Washington Street, LLC para su proyecto de desarrollo

16. <u>Resolution No. 40 - 2023 - Zoning Amendment (Cannabis) - Intent to</u> <u>Establish Lead Agency</u>

Resolution of the City Council of the City of Newburgh declaring its intent to be Lead Agency under the State Environmental Quality Review Act ("SEQRA") with respect to amending Chapter 300 entitled "Zoning" of the Code of Ordinances of the City of Newburgh, declaring the project to be a Type I action, considering a Full Environmental Assessment Form ("FEAF") and referring the same to the Orange County Department of Planning and other interested or involved agencies

Resolución del Concejo Municipal de la Ciudad de Newburgh declarando su intención para ser la Agencia Principal bajo la Ley Estatal de Revisión de la Calidad Ambiental ("SEQRA") con respecto a la enmienda del Capítulo 300 titulado "Zonificación" del Código de Ordenanzas de la Ciudad de Newburgh, declarando el proyecto como una acción Tipo I, considerando un Formulario Completo de Evaluación Ambiental ("FEAF") y remitiendo lo mismo al Departamento de Planificación del Condado de Orange y a otras Agencias Interesadas o Involucradas

 Resolution No. 41 - 2023 - Zoning Amendment (Cannabis) - Public Hearing Resolution scheduling a public hearing for March 27, 2023 to hear public comment concerning the adoption of the revised Chapter 300 entitled "Zoning" of the Code of Ordinances of the City of Newburgh

Una resolución que programa una audiencia pública para el 27 de marzo de 2023 para escuchar comentarios públicos con respecto a la adopción del Capítulo 300 revisado titulado "Zonificación" del Código de Ordenanzas de la Ciudad de Newburgh

 Local Law No. C - 2023 - Local Law Amending Article XII Department of Fire Local Law amending Article XII entitled "Department of Fire" of the City Charter of the City of Newburgh

Ley local que enmienda el Artículo XII titulado "Departamento de Bomberos" de la Carta Municipal de la Ciudad de Newburgh 19. Local Law No. D - 2023 - Local Law Amending Chapter 42 Fire Department

Local Law amending Chapter 42 entitled "Fire Department" of the Code of Ordinances of the City of Newburgh

Ley local que enmienda el Capítulo 42 titulado " Departamento de Bomberos " del Código de Ordenanzas de la Ciudad de Newburgh

Resolution No. 42 - 2023 - Council Rules & Order of Procedure
 A resolution adopting Rule II-A to Rules of Order and Procedure for the
 Council of the City of Newburgh

Una resolución adoptando la Regla II-A a las Reglas de Orden y Procedimiento de el Concejo de la Ciudad de Newburgh

21. <u>Resolution No. 43 - 2023 - Settlement of Litigation Concerning 19 Cottage</u> <u>Avenue</u>

A resolution authorizing the settlement of litigation regarding the foreclosure of Tax Liens In Rem for the year 2018 related to property known as 19 Cottage Avenue (Section 3, Block 9, Lot 8)

Resolución que autoriza el acuerdo de litigación con respecto a la ejecución hipotecaria de impuestos in rem para el año 2018 relacionados con la propiedad conocida como 19 Cottage Avenue (Sección 3, Bloque 9, Lote 8)

22. <u>Resolution No. 44 - 2023 - Settlement of Litigation Concerning 5 Hillcrest</u> <u>Place</u>

A resolution authorizing the settlement of litigation regarding the foreclosure of Tax Liens In Rem for the year 2018 related to property known as 5 Hillcrest Place (Section 21, Block 2, Lot 6)

Resolución que autoriza el acuerdo de litigación con respecto a la ejecución hipotecaria de impuestos in rem para el año 2018 relacionados con la propiedad conocida como 5 Hillcrest Place (Sección 21, Bloque 12 Lote 6)

23. <u>Resolution No. 45 - 2023 - Authorizing a Payment of Claim with Mark Mackey</u> A resolution authorizing the City Manager to execute a payment of claim with Mark Mackey in the amount of \$5,362.63

Resolución que autoriza al Gerente de la Ciudad a ejecutar un reclamo de pago con Mark Mackey por el monto de \$5,362.63

24. <u>Resolution No. 46 - 2023 - Authorizing a Payment of Claim with Guy Rickli</u> <u>D/B/A G & B Excavating, LLC</u> A resolution authorizing the City Manager to execute a payment of claim with Guy Rickli D/B/A G & B Excavating, LLC in the amount of \$6,365.63

Resolución que autoriza al Gerente de la Ciudad a ejecutar un reclamo de pago con Guy Rickli D/B/A G & B Excavating, LLC por el monto de \$6,365.63

Old Business: / Asuntos Pendientes

New Business: / Nuevos Negocios

Final Comments from the City Council/ Comentarios Finales del Ayuntamiento:

Adjournment/ Aplazamiento:

OF

MARCH 13, 2023

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF NEWBURGH ASSUMING LEAD AGENCY STATUS UNDER STATE ENVIRONMENTAL QUALITY REVIEW ACT (SEQRA) FOR THE LONG TERM CONTROL PLAN PHASE II NORTH STREET SEWER SEPARATION PROJECT DECLARING THE PROJECT TO BE A TYPE II ACTION, ADOPTING THE ENVIRONMENTAL ASSESSMENT FORM, FINDING NO SIGNIFICANT ADVERSE IMPACT ON THE ENVIRONMENT AND AUTHORIZING THE CITY MANAGER TO EXECUTE ALL SEQRA DOCUMENTS

WHEREAS, the City of Newburgh is subject to an Order on Consent with the New York State Department of Environmental Conservation to resolve violations at the Wastewater Treatment Plant and for the development of the CSO Long Term Control Plan ("LTCP"); and

WHEREAS, pursuant to a Modification Order on Consent approving a Schedule of Compliance for Phase I through V of the LTCP, the City is undertaking a Phase II project consisting of the North Street Sewer Separation Project (the "Project"); and

WHEREAS, the City desires to comply with the New York State Environmental Quality Review Act ("SEQRA") and the regulations contained within 6 NYCRR Part 617 (the "Regulations") with respect to the Project; and

WHEREAS, under Section 617.5(c)(35) of the SEQRA Regulations, the Project is undertaken in connection with civil or criminal enforcement proceedings, whether administrative or judicial, including a particular course of action specifically required to be undertaken pursuant to a judgment or order, or the exercise of prosecutorial discretion;

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Newburgh, New York the Project constitutes a "Type II" Action, as the quoted term is defined in the SEQRA Regulations and that no further review for SEQRA purposes is required; and

BE IT FURTHER RESOLVED, by the Council of the City of Newburgh, New York that the City Manager be and hereby is authorized to sign and file any/and all other documents that may be necessary in connection with this SEQRA classification for the Project.

Full Environmental Assessment Form Part 1 - Project and Setting

Instructions for Completing Part 1

Part 1 is to be completed by the applicant or project sponsor. Responses become part of the application for approval or funding, are subject to public review, and may be subject to further verification.

Complete Part 1 based on information currently available. If additional research or investigation would be needed to fully respond to any item, please answer as thoroughly as possible based on current information; indicate whether missing information does not exist, or is not reasonably available to the sponsor; and, when possible, generally describe work or studies which would be necessary to update or fully develop that information.

Applicants/sponsors must complete all items in Sections A & B. In Sections C, D & E, most items contain an initial question that must be answered either "Yes" or "No". If the answer to the initial question is "Yes", complete the sub-questions that follow. If the answer to the initial question is "No", proceed to the next question. Section F allows the project sponsor to identify and attach any additional information. Section G requires the name and signature of the applicant or project sponsor to verify that the information contained in Part 1 is accurate and complete.

A. Project and Applicant/Sponsor Information.

Name of Action or Project:

Separation of Combined Sewer on North Street from Fullerton Avenue to Robinson Avenue

Project Location (describe, and attach a general location map):

North Street between the intersections of Fullerton Avenue and Robinson Avenue in the City of Newburgh, New York. See attached map.

Brief Description of Proposed Action (include purpose or need):

The City of Newburgh (City) has executed an Order on Consent (Case No. R3-20110107-17) with the New York State Department of Environmental Conservation (NYS DEC) for the implementation of a Long Term Control Plan (LTCP) to address the City's compliance with the United States Environmental Protection Agency's (US EPA) Combined Sewer Overflow (CSO) Control Policy. The North Street Sewer Separation project is part of the City's LTCP and will help the City achieve the goal of capturing and treating 85% of wet weather flows. The proposed action is the construction of a separate storm sewer on North Street between the intersections of Robinson and Fullerton Avenue. The separate storm sewer would remove the storm water flow from a portion of Robinson Avenue where an existing separate storm sewer currently discharges to the combined sewer by extending the separate storm sewer to another existing separate storm sewer that discharges to a City-owned pond south of Interstate 84. The area near the intersection of North Street and Robinson Avenue currently experiences flooding where the separate storm sewer and combined sewer join. This project would alleviate localized flooding and decrease the amount of storm water that flows to the City of Newburgh's Water Pollution Control Plant.

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State: NY	Zip Code: 12550	
Telephone: 845-569-7448		
E-Mail: jmorris@cityofnewburgh-ny.gov		
State:	Zip Code:	
NY	12550	
Telephone:		
E-Mail:		
State:	Zip Code:	
	E-Mail: tvenning@ci	

B. Government Approvals

B. Government Approvals, Funding, or Sponsorship. ("Funding" includes grants, loans, tax relief, and any other forms of financial assistance.)		
Government Entity	Government EntityIf Yes: Identify Agency and Approval(s) RequiredApplicat (Actual or	
a. City Council, Town Board, ☑Yes□N or Village Board of Trustees	Vo City of Newburgh City Council	
b. City, Town or Village ☐Yes ✔M Planning Board or Commission	No	
c. City, Town or Yes Yes Village Zoning Board of Appeals	No	
d. Other local agencies Yes	No	
e. County agencies Yes	No	
f. Regional agencies Yes		
g. State agencies	-, -, -	September 2023
h. Federal agencies	No	
i. Coastal Resources. <i>i</i> . Is the project site within a Coastal An	rea, or the waterfront area of a Designated Inland W	Vaterway?
<i>ii.</i> Is the project site located in a commu <i>iii.</i> Is the project site within a Coastal Ero	unity with an approved Local Waterfront Revitaliza osion Hazard Area?	tion Program? ☑ Yes□No □ Yes☑No

C. Planning and Zoning

C.1. Planning and zoning actions.	
 Will administrative or legislative adoption, or amendment of a plan, local law, ordinance, rule or regulation be the only approval(s) which must be granted to enable the proposed action to proceed? If Yes, complete sections C, F and G. If No, proceed to question C.2 and complete all remaining sections and questions in Part 1 	□Yes Z No
C.2. Adopted land use plans.	
a. Do any municipally- adopted (city, town, village or county) comprehensive land use plan(s) include the site where the proposed action would be located?	∠ Yes □ No
If Yes, does the comprehensive plan include specific recommendations for the site where the proposed action would be located?	□Yes☑No
 b. Is the site of the proposed action within any local or regional special planning district (for example: Greenway; Brownfield Opportunity Area (BOA); designated State or Federal heritage area; watershed management plan; or other?) If Yes, identify the plan(s): 	∐Yes⊠No
 c. Is the proposed action located wholly or partially within an area listed in an adopted municipal open space plan, or an adopted municipal farmland protection plan? If Yes, identify the plan(s): 	∐Yes ∑ No

C.3. Zoning	
a. Is the site of the proposed action located in a municipality with an adopted zoning law or ordinance. If Yes, what is the zoning classification(s) including any applicable overlay district?	✓ Yes N o
The disturbance will take place in the roadway right of way. The surrounding area is zoned as Residential Low Density, Commercial Waterfront Protection Overlay	District, and
b. Is the use permitted or allowed by a special or conditional use permit?	☐ Yes Z No
 c. Is a zoning change requested as part of the proposed action? If Yes, <i>i</i>. What is the proposed new zoning for the site? 	☐ Yes Z No
C.4. Existing community services.	
a. In what school district is the project site located? Newburgh City School District	
b. What police or other public protection forces serve the project site? City of Newburgh Police Department, Orange County Sheriff	
c. Which fire protection and emergency medical services serve the project site? City of Newburgh Fire Department and Mobile Life Ambulance	
d. What parks serve the project site? N/A	

D. Project Details

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D.1. Proposed and Potential Development

a. What is the general nature of the proposed action (e.g., residential, indu components)? Stormsewer utility infrastructure improvements	astrial, commercial, recreational; if mix	ed, include all
b. a. Total acreage of the site of the proposed action?	12.1 acres	
b. Total acreage to be physically disturbed?	0.7 acres	
c. Total acreage (project site and any contiguous properties) owned		
or controlled by the applicant or project sponsor?	11.4 acres	
c. Is the proposed action an expansion of an existing project or use?		🗌 Yes 🔽 No
<i>i</i> . If Yes, what is the approximate percentage of the proposed expansion	n and identify the units (e.g., acres, mil	es, housing units,
square feet)? % Units:		
d. Is the proposed action a subdivision, or does it include a subdivision?		□Yes Z No
If Yes,		
<i>i</i> . Purpose or type of subdivision? (e.g., residential, industrial, commerc	ial; if mixed, specify types)	
<i>ii</i> . Is a cluster/conservation layout proposed?		\Box Yes \Box No
<i>iii.</i> Number of lots proposed?		
<i>iv</i> . Minimum and maximum proposed lot sizes? Minimum	Max1mum	
e. Will the proposed action be constructed in multiple phases?		🗌 Yes 🗾 No
<i>i</i> . If No, anticipated period of construction:	<u> 10</u> months	
<i>ii.</i> If Yes:		
• Total number of phases anticipated		
• Anticipated commencement date of phase 1 (including demolitie	on) month year	
• Anticipated completion date of final phase	monthyear	
Generally describe connections or relationships among phases, in determine timing or duration of future phases:	ncluding any contingencies where prog	

f Does the proje	ct include new resid	lential uses?			☐ Yes 7 No
	nbers of units proper				
,	One Family	Two Family	Three Family	Multiple Family (four or more)	
Initial Phase					
At completion					
of all phases					
or an phases					
g. Does the prop	osed action include	new non-residenti	al construction (inclu	uding expansions)?	∠ Yes No
If Yes,	_				
<i>i</i> . Total number	r of structures	0			
<i>ii</i> . Dimensions	(in feet) of largest p	roposed structure:	0 height;	0 width; and 0 length	
	-	-		0 square feet	
				l result in the impoundment of any	□Yes ☑ No
	as creation of a wate	er supply, reservoir	, pond, lake, waste l	agoon or other storage?	
If Yes,					
<i>i</i> . Purpose of the	e impoundment:	· · · 1 · · · · · · · · · · · · · · · ·	Г. Г		
<i>ii</i> . If a water imp	poundment, the prin	cipal source of the	water:	Ground water Surface water strea	ms Other specify:
<i>iii</i> If other than	water identify the t	vne of impounded	contained liquids an	d their source	· · · · · · · · · · · · · · · · · · ·
	water, raentify the t	ype of impounded	contained inquites an		
iv. Approximate	size of the propose	d impoundment.	Volume:	million gallons; surface area:	acres
v. Dimensions of	of the proposed dam	n or impounding st	ructure:	million gallons; surface area: height; length	
vi. Construction	method/materials	for the proposed da	am or impounding st	ructure (e.g., earth fill, rock, wood, con	crete):
D.2. Project Op					
				uring construction, operations, or both	? √ Yes No
		ation, grading or in	nstallation of utilities	s or foundations where all excavated	
materials will	remain onsite)				
If Yes:					
				o install the new separate storm sewer unde	rground.
				to be removed from the site?	
	e (specify tons or cu	• /	ıbic yards		
	hat duration of time				
				ged, and plans to use, manage or dispos	
On site soils consist	of fill material, native	sands, and native gra	avel soils. On site soils	are not suitable for piping or structural backf dance with state and federal regulations.	ill materials due to the
			scavated materials?		_ Yes √ No
	ibe.				
v. What is the to	otal area to be dredg	ged or excavated?		0.3 acres	
vi. What is the n	naximum area to be	worked at any one	e time?	0.013 acres	
vii. What would	be the maximum de	pth of excavation	or dredging?	15 feet	
	avation require blas				∐ Yes ∑ No
ix. Summarize si	te reclamation goals	s and plan:			
				crease in size of, or encroachment	√ Yes No
	ing wetland, waterb	ody, shoreline, bea	ach or adjacent area?		
If Yes:					
		•		water index number, wetland map number	
description):	The project would imp	act the City-owned p	ond south of Interstate	-84 by adding additional storm water flows vi water Emergent Wetland.	<u>a an existing outfall. Th</u> e
	Pond is designated by		as inventory as a FIESH	mator Emergent Wettand.	

 ii. Describe how the proposed action would affect that waterbody or wetland, e.g. excavation, fill, placement alteration of channels, banks and shorelines. Indicate extent of activities, alterations and additions in squar The proposed action would impact City-owned pond by increasing the volume of storm water that flows through the Hydraulic modeling indicates that the additional flows will not cause flooding based on the 25-year design storm is proposed surrounding the pond, but this will not disturb the pond or wetland area. 	e feet or acres: the existing outfall.
<i>iii.</i> Will the proposed action cause or result in disturbance to bottom sediments? If Yes, describe:	☐Yes Z No
<i>iv.</i> Will the proposed action cause or result in the destruction or removal of aquatic vegetation? If Yes:	☐ Yes ✔No
acres of aquatic vegetation proposed to be removed:	
expected acreage of aquatic vegetation remaining after project completion:	
purpose of proposed removal (e.g. beach clearing, invasive species control, boat access):	
proposed method of plant removal:	
• if chemical/herbicide treatment will be used, specify product(s):	
v. Describe any proposed reclamation/mitigation following disturbance:	
c. Will the proposed action use, or create a new demand for water? If Yes:	☐Yes ⊘ No
<i>i</i> . Total anticipated water usage/demand per day: gallons/day	
<i>ii</i> . Will the proposed action obtain water from an existing public water supply?	□Yes □No
If Yes:	
Name of district or service area:	
• Does the existing public water supply have capacity to serve the proposal?	☐ Yes ☐ No
• Is the project site in the existing district?	☐ Yes ☐ No
• Is expansion of the district needed?	□ Yes□ No □ Yes□ No
• Do existing lines serve the project site?	
<i>iii</i> . Will line extension within an existing district be necessary to supply the project? If Yes:	□Yes □No
Describe extensions or capacity expansions proposed to serve this project:	
• Source(s) of supply for the district:	
<i>iv.</i> Is a new water supply district or service area proposed to be formed to serve the project site?	☐ Yes ☐No
If, Yes:	
Applicant/sponsor for new district:	
Date application submitted or anticipated:	
Proposed source(s) of supply for new district:	
<i>v</i> . If a public water supply will not be used, describe plans to provide water supply for the project:	
<i>vi</i> . If water supply will be from wells (public or private), what is the maximum pumping capacity: ga	allons/minute.
d. Will the proposed action generate liquid wastes?	☐ Yes ⊠ No
If Yes:	
<i>i.</i> Total anticipated liquid waste generation per day: gallons/day <i>ii.</i> Nature of liquid wastes to be generated (e.g., sanitary wastewater, industrial; if combination, describe all c	
approximate volumes or proportions of each):	omponents and
<i>iii.</i> Will the proposed action use any existing public wastewater treatment facilities?	☐ Yes ∑ No
 If Yes: Name of wastewater treatment plant to be used:	
 Name of wastewater treatment plant to be used: Name of district: 	
 Does the existing wastewater treatment plant have capacity to serve the project? 	☐ Yes ☐No
 Is the project site in the existing district? 	\Box Yes \Box No
• Is expansion of the district needed?	☐ Yes ☐No

• Do existing sewer lines serve the project site?	□Yes□No
• Will a line extension within an existing district be necessary to serve the project?	□Yes□No
If Yes:	
Describe extensions or capacity expansions proposed to serve this project:	
<i>iv.</i> Will a new wastewater (sewage) treatment district be formed to serve the project site?	☐Yes Z No
If Yes:	
Applicant/sponsor for new district:	
Date application submitted or anticipated:	
• What is the receiving water for the wastewater discharge?	manifring managed
<i>v</i> . If public facilities will not be used, describe plans to provide wastewater treatment for the project, including s receiving water (name and classification if surface discharge or describe subsurface disposal plans):	specifying proposed
receiving water (name and classification in surface discharge of describe substitute disposal plans).	
<i>vi.</i> Describe any plans or designs to capture, recycle or reuse liquid waste:	
e. Will the proposed action disturb more than one acre and create stormwater runoff, either from new point	□Yes 2 No
sources (i.e. ditches, pipes, swales, curbs, gutters or other concentrated flows of stormwater) or non-point	
source (i.e. sheet flow) during construction or post construction? If Yes:	
<i>i</i> . How much impervious surface will the project create in relation to total size of project parcel?	
Square feet or acres (impervious surface)	
Square feet or acres (impervious surface) Square feet or acres (parcel size)	
<i>ii.</i> Describe types of new point sources.	
	· · ·
<i>iii.</i> Where will the stormwater runoff be directed (i.e. on-site stormwater management facility/structures, adjace groundwater, on-site surface water or off-site surface waters)?	nt properties,
groundwater, on-site surface water of on-site surface waters)?	
If to surface waters, identify receiving water bodies or wetlands:	
	· · · · · · · · · · · · · · · · · · ·
• Will stormwater runoff flow to adjacent properties? <i>iv.</i> Does the proposed plan minimize impervious surfaces, use pervious materials or collect and re-use stormwat	□Yes□No er? □Yes□No
f. Does the proposed action include, or will it use on-site, one or more sources of air emissions, including fuel	\blacksquare Yes \square No
combustion, waste incineration, or other processes or operations?	
If Yes, identify:	
<i>i</i> . Mobile sources during project operations (e.g., heavy equipment, fleet or delivery vehicles)	
During Construction only: heavy equipment, machinery, construction vehicles	
ii. Stationary sources during construction (e.g., power generation, structural heating, batch plant, crushers)	
<i>iii.</i> Stationary sources during operations (e.g., process emissions, large boilers, electric generation) None	
g. Will any air emission sources named in D.2.f (above), require a NY State Air Registration, Air Facility Permi	
or Federal Clean Air Act Title IV or Title V Permit?	t, □Yes ☑ No
If Yes:	
<i>i.</i> Is the project site located in an Air quality non-attainment area? (Area routinely or periodically fails to meet	□Yes□No
ambient air quality standards for all or some parts of the year)	
ii. In addition to emissions as calculated in the application, the project will generate:	
•Tons/year (short tons) of Carbon Dioxide (CO ₂)	
•Tons/year (short tons) of Nitrous Oxide (N ₂ O)	
•Tons/year (short tons) of Perfluorocarbons (PFCs)	
•Tons/year (short tons) of Sulfur Hexafluoride (SF ₆)	
•Tons/year (short tons) of Carbon Dioxide equivalent of Hydroflourocarbons (HFCs)	
Tons/year (short tons) of Hazardous Air Pollutants (HAPs)	

h. Will the proposed action generate or emit methane (including, but not limited to, sewage treatment plants, landfills, composting facilities)?	∐Yes <mark>/</mark> No
If Yes:	
 <i>i.</i> Estimate methane generation in tons/year (metric):	enerate heat or
i. Will the proposed action result in the release of air pollutants from open-air operations or processes, such as quarry or landfill operations?	∐Yes √ No
If Yes: Describe operations and nature of emissions (e.g., diesel exhaust, rock particulates/dust):	
 j. Will the proposed action result in a substantial increase in traffic above present levels or generate substantial new demand for transportation facilities or services? If Yes: <i>i</i>. When is the peak traffic expected (Check all that apply): 	∐Yes ∏ No
Randomly between hours of to <i>ii.</i> For commercial activities only, projected number of truck trips/day and type (e.g., semi trailers and dump truck	s):
iii. Parking spaces: Existing Proposed Net increase/decrease	
 <i>iv.</i> Does the proposed action include any shared use parking? <i>v.</i> If the proposed action includes any modification of existing roads, creation of new roads or change in existing 	□Yes□No
 <i>vi.</i> Are public/private transportation service(s) or facilities available within ½ mile of the proposed site? <i>vii</i> Will the proposed action include access to public transportation or accommodations for use of hybrid, electric or other alternative fueled vehicles? 	□Yes□No □Yes□No
<i>viii</i> . Will the proposed action include plans for pedestrian or bicycle accommodations for connections to existing pedestrian or bicycle routes?	∐Yes∏No
 k. Will the proposed action (for commercial or industrial projects only) generate new or additional demand for energy? If Yes: <i>i</i>. Estimate annual electricity demand during operation of the proposed action: 	∐Yes ∏ No
<i>ii.</i> Anticipated sources/suppliers of electricity for the project (e.g., on-site combustion, on-site renewable, via grid/l other):	ocal utility, or
<i>iii.</i> Will the proposed action require a new, or an upgrade, to an existing substation?	Yes No
1. Hours of operation. Answer all items which apply.	
<i>i</i> . During Construction: <i>ii</i> . During Operations:	
Monday - Friday:7am to 5pm Monday - Friday:N/A	
Saturday: • Saturday: N/A Sunday: N/A	
Sunday.	
Holidays: • Holidays: N/A	

m. Will the proposed action produce noise that will exceed existing ambient noise levels during construction, operation, or both?	☑ Yes □No
If yes:	
<i>i</i> . Provide details including sources, time of day and duration: Typical construction activities will temporarily exceed normal ambient noise levels during the construction phase of the project. No ne	w permanant aquraaa
of noise will be generated during operation.	w permanent sources
<i>ii.</i> Will the proposed action remove existing natural barriers that could act as a noise barrier or screen?	Yes No
Describe:	
n. Will the proposed action have outdoor lighting?	Yes No
If yes:	
<i>i</i> . Describe source(s), location(s), height of fixture(s), direction/aim, and proximity to nearest occupied structures:	
<i>ii.</i> Will proposed action remove existing natural barriers that could act as a light barrier or screen?	□ Yes □ No
Describe:	
o. Does the proposed action have the potential to produce odors for more than one hour per day?	Yes Z No
If Yes, describe possible sources, potential frequency and duration of odor emissions, and proximity to nearest	
occupied structures:	
p. Will the proposed action include any bulk storage of petroleum (combined capacity of over 1,100 gallons)	Yes No
or chemical products 185 gallons in above ground storage or any amount in underground storage? If Yes:	
<i>ii</i> . Volume(s) per unit time (e.g., month, year)	
<i>iii</i> . Generally, describe the proposed storage facilities:	
q. Will the proposed action (commercial, industrial and recreational projects only) use pesticides (i.e., herbicides,	☐ Yes ☑ No
insecticides) during construction or operation? If Yes:	
<i>i</i> . Describe proposed treatment(s):	
<i>ii.</i> Will the proposed action use Integrated Pest Management Practices?	☐ Yes ☐No
r. Will the proposed action (commercial or industrial projects only) involve or require the management or disposal	
of solid waste (excluding hazardous materials)? If Yes:	
<i>i</i> . Describe any solid waste(s) to be generated during construction or operation of the facility:	
 Construction: tons per (unit of time) Operation : tons per (unit of time) 	
 <i>ii.</i> Describe any proposals for on-site minimization, recycling or reuse of materials to avoid disposal as solid waster Construction: 	
 <i>iii.</i> Proposed disposal methods/facilities for solid waste generated on-site: Construction:	
• Operation:	
	_

s. Does the proposed action include construction or modi	fication of a solid waste man	agement facility?	🗌 Yes 🖌 No		
If Yes: <i>i</i> . Type of management or handling of waste proposed for the site (e.g., recycling or transfer station, composting, landfill, or					
other disposal activities):					
<i>ii.</i> Anticipated rate of disposal/processing:	<i>ii.</i> Anticipated rate of disposal/processing:				
• Tons/month, if transfer or other non-o		it, or			
• Tons/hour, if combustion or thermal t	reatment				
<i>iii.</i> If landfill, anticipated site life:t. Will the proposed action at the site involve the comment	yours	1			
waste?	rcial generation, treatment, si	lorage, or disposal of nazard			
If Yes:					
<i>i</i> . Name(s) of all hazardous wastes or constituents to be	generated, handled or mana	ged at facility:			
<i>ii.</i> Generally describe processes or activities involving h	azardous wastes or constitue	ents:			
	/ .1				
<i>iii.</i> Specify amount to be handled or generated to <i>iv.</i> Describe any proposals for on-site minimization, rec	ons/month veling or reuse of hazardous	constituents.			
	Jennig of Teuse of Indzardous				
		11			
<i>v</i> . Will any hazardous wastes be disposed at an existing If Yes: provide name and location of facility:			☐Yes ☐No		
If it is, provide name and rocation of facility.					
If No: describe proposed management of any hazardous	wastes which will not be sent	t to a hazardous waste facilit	y:		
E. Site and Setting of Proposed Action					
E.1. Land uses on and surrounding the project site					
a. Existing land uses.					
<i>i</i> . Check all uses that occur on, adjoining and near the					
Urban Industrial Commercial Resid					
Forest \Box Agriculture \blacksquare Aquatic \Box Other <i>ii.</i> If mix of uses, generally describe:	(specify):				
b. Land uses and covertypes on the project site.					
Land use or	Current	Acreage After	Change		
Covertype	Acreage	Project Completion	(Acres +/-)		
• Roads, buildings, and other paved or impervious	1.8	1.8	0		
surfaces Forested					
 Meadows, grasslands or brushlands (non- 	9.7	9.5	-0.2		
agricultural, including abandoned agricultural)	0	0	0		
Agricultural	0	0	0		
(includes active orchards, field, greenhouse etc.)	U	U	U		
Surface water features	1.7	1.7	0		
(lakes, ponds, streams, rivers, etc.)					
Wetlands (freshwater or tidal)	0	0	0		
• Non-vegetated (bare rock, earth or fill)	0	0.2	+0.2		

Other

Describe:

٠

c. Is the project site presently used by members of the community for public recreation? <i>i</i> . If Yes: explain:	□Yes☑No
 d. Are there any facilities serving children, the elderly, people with disabilities (e.g., schools, hospitals, licensed day care centers, or group homes) within 1500 feet of the project site? If Yes, <i>i</i>. Identify Facilities: Gidney School, North Free Academy North Campus, Kaplan Family Hospice Residence, Inspire Kids Pre-School 	₽ Yes □ No
e. Does the project site contain an existing dam? If Yes: <i>i</i> . Dimensions of the dam and impoundment:	Yes No
 Dam height:feet Dam length:feet Surface area:acres Volume impounded:gallons OR acre-feet <i>ii.</i> Dam's existing hazard classification: <i>iii.</i> Provide date and summarize results of last inspection: 	
f. Has the project site ever been used as a municipal, commercial or industrial solid waste management facility, or does the project site adjoin property which is now, or was at one time, used as a solid waste management facili If Yes:	Yes No
<i>i</i> . Has the facility been formally closed?	Yes No
• If yes, cite sources/documentation:	
<i>iii.</i> Describe any development constraints due to the prior solid waste activities:	
 g. Have hazardous wastes been generated, treated and/or disposed of at the site, or does the project site adjoin property which is now or was at one time used to commercially treat, store and/or dispose of hazardous waste? If Yes: <i>i</i>. Describe waste(s) handled and waste management activities, including approximate time when activities occurrent. 	☐Yes ⁄ No
 h. Potential contamination history. Has there been a reported spill at the proposed project site, or have any remedial actions been conducted at or adjacent to the proposed site? If Yes: 	☑Yes□ No
<i>i</i> . Is any portion of the site listed on the NYSDEC Spills Incidents database or Environmental Site Remediation database? Check all that apply:	√ Yes No
✓ Yes – Spills Incidents database Provide DEC ID number(s): 1400889; 9211592; 8706 ○ Yes – Environmental Site Remediation database Provide DEC ID number(s): ○ Neither database Provide DEC ID number(s):	182
<i>ii</i> . If site has been subject of RCRA corrective activities, describe control measures:	
<i>iii.</i> Is the project within 2000 feet of any site in the NYSDEC Environmental Site Remediation database? If yes, provide DEC ID number(s):	☐ Yes 7 No
<i>iv.</i> If yes to (i), (ii) or (iii) above, describe current status of site(s):	

v. Is the project site subject to an institutional control limiting property uses?	☐ Yes Z No
 If yes, DEC site ID number:	
Describe any use limitations:	
Describe any engineering controls:	
 Will the project affect the institutional or engineering controls in place? Explain:	☐ Yes ☐ No
E.2. Natural Resources On or Near Project Site	
a. What is the average depth to bedrock on the project site? Varies between 0-9 feet	
b. Are there bedrock outcroppings on the project site?	✔ Yes No
If Yes, what proportion of the site is comprised of bedrock outcroppings? 2%	
c. Predominant soil type(s) present on project site: Mardin gravelly silt loam 90 %	
Alden Silt Loam 10 %	
	0
d. What is the average depth to the water table on the project site? Average: varies 0-15 feet	
e. Drainage status of project site soils: Well Drained: % of site	
 ☐ Moderately Well Drained:% of site ✓ Poorly Drained% of site 	
f. Approximate proportion of proposed action site with slopes: $\boxed{0}$ 0-10%: 100 % of site	
1. Approximate proportion of proposed action site with slopes: \square 0-10%: \square 00 % of site \square 10-15%: % of site	
$\square 15\% \text{ or greater:} \qquad \qquad$	
g. Are there any unique geologic features on the project site?	☐ Yes √ No
If Yes, describe:	
h. Surface water features.	
<i>i.</i> Does any portion of the project site contain wetlands or other waterbodies (including streams, rivers, ponds or lakes)?	√ Yes No
<i>ii.</i> Do any wetlands or other waterbodies adjoin the project site?	√ Yes No
If Yes to either <i>i</i> or <i>ii</i> , continue. If No, skip to E.2.i.	
<i>iii.</i> Are any of the wetlands or waterbodies within or adjoining the project site regulated by any federal,	√ Yes □ No
state or local agency?	
 <i>iv.</i> For each identified regulated wetland and waterbody on the project site, provide the following information: Streams: Name 862-358: Unnamed minor tributary to west of Hudson River Classification C 	
Lakes or Ponds: Name Classification	
Wetlands: Name Federal Waters - Freshwater Emergent Wetland (PEM1Fh) Approximate Size 2 act	res
• Wetland No. (if regulated by DEC)	☐ Yes √ No
waterbodies?	
If yes, name of impaired water body/bodies and basis for listing as impaired:	
i. Is the project site in a designated Floodway?	☐Yes ∑ No
j. Is the project site in the 100-year Floodplain?	□Yes √ No
k. Is the project site in the 500-year Floodplain?	□Yes √ No
l. Is the project site located over, or immediately adjoining, a primary, principal or sole source aquifer?	☐Yes ∑ No
If Yes:	
<i>i</i> . Name of aquifer:	

m. Identify the predominant wildlife species	that occupy or use the project site	2:	
Raccoon	American Crow		
Rock Pigeon	American Robin		
Gray Squirrel	Striped Skunk		
 n. Does the project site contain a designated s If Yes: <i>i</i>. Describe the habitat/community (composition) 	-	gnation):	∐Yes ⊘ No
<i>ii.</i> Source(s) of description or evaluation:			
<i>iii</i> . Extent of community/habitat:			
• Currently:		acres	
• Following completion of project as	proposed:	acres	
• Gain or loss (indicate + or -):	. I	acres	
``````````````````````````````````````			
<ul> <li>o. Does project site contain any species of plant or animal that is listed by the federal government or NYS as  Yes No endangered or threatened, or does it contain any areas identified as habitat for an endangered or threatened species?</li> <li>If Yes: <ul> <li><i>i</i>. Species and listing (endangered or threatened):</li> </ul> </li> </ul> <li>Bald Eagle, Indiana Bat, Northern Long-Eared Bat, Monarch Butterfly, Small Whorled Pogonia</li>			
	<u> </u>		
p. Does the project site contain any species of	of plant or animal that is listed by	NYS as rare, or as a species of	☐Yes☑No
special concern?			
If Yes:			
<i>i.</i> Species and listing:			
q. Is the project site or adjoining area current			□Yes <b>√</b> No
If yes, give a brief description of how the pro	posed action may affect that use:		
F 2 Designated Public Descurres On an N	loor Droingt Site		
E.3. Designated Public Resources On or N	•		
<ul> <li>a. Is the project site, or any portion of it, located in a designated agricultural district certified pursuant to Agriculture and Markets Law, Article 25-AA, Section 303 and 304?</li> <li>If Yes, provide county plus district name/number:</li></ul>		∐Yes <b>∑</b> No	
b. Are agricultural lands consisting of highly	productive soils present?		<b>Y</b> es <b>√</b> No
<i>i.</i> If Yes: acreage(s) on project site?			
<i>ii.</i> Source(s) of soil rating(s):			· · · · · · · · · · · · · · · · · · ·
c. Does the project site contain all or part of,	or is it substantially contiguous to	o, a registered National	<b>∐</b> Yes <b>∑</b> No
Natural Landmark?			
If Yes:			
<i>i</i> . Nature of the natural landmark:			
<i>ii</i> . Provide brief description of landmark, in	cluding values behind designation	h and approximate size/extent:	
d. Is the project site located in or does it adjo	in a state listed Critical Environm	ental Area?	☐ Yes <b>7</b> No
If Yes:	<b></b> Homm		
<i>ii.</i> Basis for designation:			
iii. Designating agency and date:			

<ul> <li>e. Does the project site contain, or is it substantially contiguous to, a building, archaeological site, or district which is listed on the National or State Register of Historic Places, or that has been determined by the Commission Office of Parks, Recreation and Historic Preservation to be eligible for listing on the State Register of Historic Places.</li> <li><i>i</i>. Nature of historic/archaeological resource: Archaeological Site Historic Building or District <i>ii</i>. Name:</li> <li><i>iii</i>. Brief description of attributes on which listing is based:</li> </ul>	
f. Is the project site, or any portion of it, located in or adjacent to an area designated as sensitive for archaeological sites on the NY State Historic Preservation Office (SHPO) archaeological site inventory?	<b>⊉</b> Yes <b>N</b> o
<ul> <li>g. Have additional archaeological or historic site(s) or resources been identified on the project site?</li> <li>If Yes: <ul> <li><i>i</i>. Describe possible resource(s):</li> <li><i>ii</i>. Basis for identification:</li> </ul> </li> </ul>	☐Yes <b>Ø</b> No
<ul> <li>h. Is the project site within fives miles of any officially designated and publicly accessible federal, state, or local scenic or aesthetic resource?</li> <li>If Yes: <ul> <li>i. Identify resource:</li> </ul> </li> </ul>	∐Yes <b>⊘</b> No
<ul> <li><i>ii.</i> Nature of, or basis for, designation (e.g., established highway overlook, state or local park, state historic trail or etc.):</li> <li><i>iii.</i> Distance between project and resource: miles.</li> </ul>	scenic byway,
<ul> <li>i. Is the project site located within a designated river corridor under the Wild, Scenic and Recreational Rivers Program 6 NYCRR 666?</li> <li>If Yes: <ul> <li><i>i</i>. Identify the name of the river and its designation:</li> </ul> </li> </ul>	☐ Yes <b>7</b> No
<i>ii.</i> Is the activity consistent with development restrictions contained in 6NYCRR Part 666?	□Yes □No

#### **F. Additional Information**

Attach any additional information which may be needed to clarify your project.

If you have identified any adverse impacts which could be associated with your proposal, please describe those impacts plus any measures which you propose to avoid or minimize them.

#### G. Verification

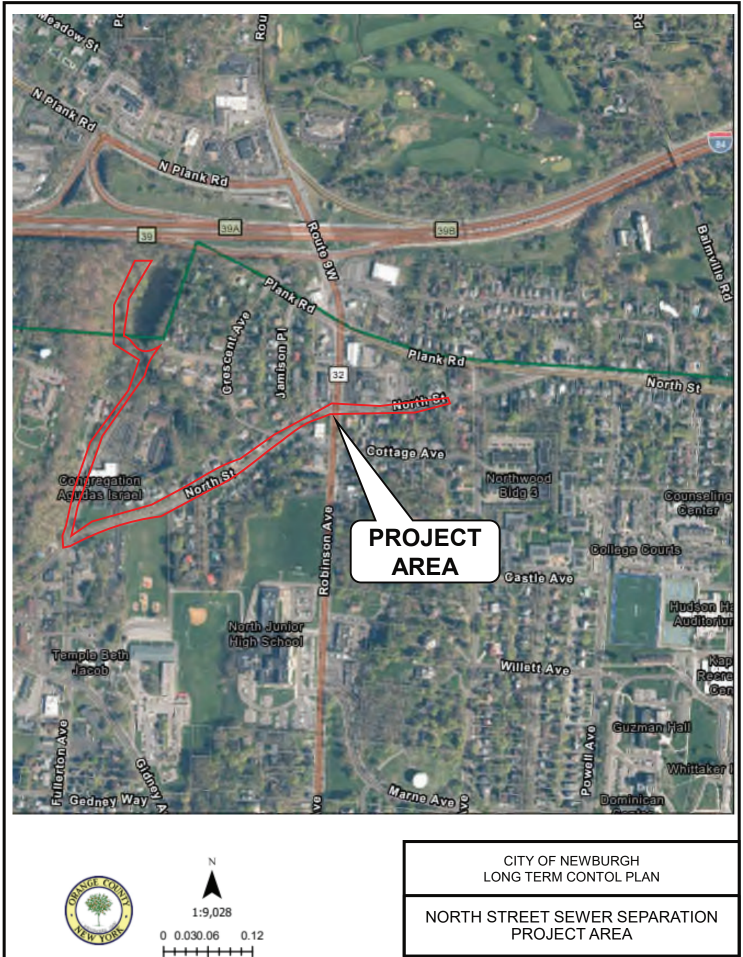
I certify that the information provided is true to the best of my knowledge.

Applicant/Sponsor Name Todd Venning Date

Signature_____

Title City Manager & CEO

**PRINT FORM** 



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Miles

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#### RESOLUTION NO.: _____ - 2023

OF

#### MARCH 13, 2023

## A RESOLUTION AUTHORIZING THE CITY MANAGER TO EXECUTE A CONTRACT WITH CDW GOVERNMENT, LLC FOR PROFESSIONAL SERVICES TO PURCHASE AND INSTALL COHESITY CLOUD MANAGEMENT AND DATA SECURITY HARDWARE AND SUPPORT SERVICES AT A COST OF \$157,563.94

WHEREAS, the City of Newburgh received a proposal from CDW Government, LLC to assist the City with purchasing and installing Cohesity cloud management and data security hardware to improve the City's cybersecurity; and

WHEREAS, the services include the cost of hardware, support services and installation for total project cost of \$157,563.94 with funding derived from A.1680.0205; and

WHEREAS, this Council has determined that accepting such proposal and entering into the contract is in the best interests of the City of Newburgh;

**NOW, THEREFORE, BE IT RESOLVED,** by the Council of the City of Newburgh, New York that the City Manager be and he hereby is authorized to execute a contract with CDW Government, LLC for services related to Cohesity cloud management and data security hardware and support services at a cost of \$157,563.94.

OF

#### MARCH 13, 2023

## A RESOLUTION AUTHORIZING THE CITY MANAGER TO ACCEPT A PROPOSAL AND EXECUTE AN AGREEMENT WITH SOLITUDE LAKE MANAGEMENT FOR PROFESSIONAL SERVICES FOR WATER QUALITY SAMPLING AND ANALYSIS OF BROWNS POND AT A COST OF \$11,856.00

WHEREAS, the City of Newburgh needs to monitor water quality at Browns Pond for potential harmful algal blooms as the City's back up water supply; and

WHEREAS, a water quality monitoring program will focus on proactive management of monitoring for potential harmful algal blooms; and

WHEREAS, Solitude Lake Management has submitted a proposal for professional services related to water quality sampling and analysis of Browns Pond; and

WHEREAS, the cost for such professional services will be \$11,856.00 and funding shall be derived from F.8389.0448.5022; and

WHEREAS, the City Council has reviewed the annexed proposal and has determined that such work would be in the best interests of the City of Newburgh and its residents;

**NOW, THEREFORE, BE IT RESOLVED**, by the Council of the City of Newburgh, New York that the City Manager be and he is hereby authorized to accept a proposal and execute an agreement with Solitude Lake Management for professional services related to a Water Quality Sampling and Analysis Program for Browns Pond at a cost of \$11,856.00.



#### SERVICES CONTRACT

CUSTOMER NAME: City of Newburgh SUBMITTED TO: City of Newburgh - Attn: Wayne Vradenburg CONTRACT EFFECTIVE DATE: May 1, 2023 through December 31, 2023 SUBMITTED BY: Daniel Benitez, Inside Sales Manager SPECIFICATIONS: Annual Maintenance Service Renewal Agreement - Water Quality Sampling and Analysis for Brown's Pond

This agreement (the "Agreement") is made as of the date indicated above, and is by and between SOLitude Lake Management, LLC ("Solitude" or the "Company") and the customer identified above (the "Customer") on the terms and conditions set forth in this Agreement.

1. <u>The Services</u>. SOLitude will provide services at the Customer's property as described in Schedule A attached hereto:

PAYMENT TERMS. The fee for the Services is \$11,856.00. SOLitude shall invoice Customer \$1,482.00 2. per month, May through December for the Services to be provided under this Agreement. The term of this agreement is for a period of eight (8) months, with payment invoiced on the first day of each month, reminding them that a contract payment is due by the end of that same month. The customer is obligated to pay each monthly contract payment per the terms of this contract, without any obligation on the part of SOLitude to invoice or send any other sort of reminder or notice. Due to the seasonality of these services, and the disproportionate amount of time and materials dedicated to providing these services during some times of the year as compared to others, based on the season, weather patterns, and other natural factors, the amount billed and paid to date is not necessarily equivalent to the amount of work performed to date. The Customer will be liable for any returned check fees and any collection costs, including reasonable attorney fees and court costs, for any invoices not otherwise timely paid, and interest at the rate of 1% per month may be added to all unpaid invoices. Should the work performed be subject to any local, state, or federal jurisdiction, agency, or other organization of authority for sales or other taxes or fees in addition to those expressly covered by this contract, the customer will be invoiced and responsible for paying said additional taxes in addition to the contract price and other fees above. SOLitude shall be reimbursed by the customer for any non-routine expenses, administrative fees, compliance fees, or any other similar expense that are incurred as a result of requirements placed on SOLitude by the customer that are not covered specifically by the written specifications of this contract.

3. TERM AND EXPIRATION. This Agreement is for an annual management program as described in the Schedule A attached. Any additional services will be provided only upon additional terms as agreed to by the parties in writing.

**Competitively Sensitive & Proprietary Materials** – The information contained herein is the intellectual property of SOLitude Lake Management. Recipient may not disclose to any outside party any proprietary information, processes, or pricing contained in this document or any of its attachments without the prior written consent of SOLitude Lake Management. This document is provided to the recipient in good faith and it shall be the responsibility of the recipient to keep the information contained herein confidential. Water Quality Sampling & Analysis Contract City of Newburgh-Brown's Pond (N0074) – DJB Page 2 of 7

4. PRICING. The Company reserves the right to annually increase the amount charged for the services beyond the escalation percentage stated in the TERM AND EXPIRATION above, which shall be communicated by written notice to the Customer, which notice may be by invoice.

5. TERMINATION. If SOLitude terminates your service for nonpayment or other default before the end of the Services Contract, if the Customer terminates this Services Contract for any reason other than in accordance with the cancellation policy outlined above, or in the event this Contract does not automatically renew and the customer terminates it before the termination date, Customer agrees to pay SOLitude, in addition to all other amounts owed, an Early Termination Fee in the amount specified below ("Early Termination Fee"). The Customer's Early Termination Fee will be 50% of the remaining value of the Contracted Price. The Early Termination Fee is not a penalty, but rather a charge to compensate SOLitude for the Customer's failure to satisfy the Services Contract on which the Customer's rate plan is based.

6. INSURANCE AND LIMITATION OF LIABILITY. SOLitude will maintain general liability and property damage insurance as necessary given the scope and nature of the Services. The Company will be responsible for those damages, claims, causes of action, injuries or legal costs to the extent of its own direct negligence or misconduct, and then only to an amount not to exceed the annual value of this Agreement. In no event will any party to this Agreement be liable to the other for incidental, consequential or purely economic damages.

7. FORCE MAJEURE. The Company shall not be liable for any delay in performing the Services, nor liable for any failure to provide the Services, due to any cause beyond its reasonable control.

8. ANTI-CORRUPTION AND BRIBERY. Each party represents that neither it nor anyone acting on its behalf has offered, given, requested or accepted any undue financial or other advantage of any kind in entering into this Agreement, and that it will comply with all applicable laws and regulations pertaining to corruption, competition and bribery in carrying out the terms and conditions of this Agreement.

9. GOVERNING LAW. This Agreement shall be governed and construed in accordance with the laws of the state in which the Services are performed.

10. ENTIRE AGREEMENT. This Agreement constitutes the entire agreement between the parties with respect to the subject matter and replaces any prior agreements or understandings, whether in writing or otherwise. This Agreement may not be modified or amended except by written agreement executed by both parties. In the event that any provision of this Agreement is determined to be void, invalid, or unenforceable, the validity and enforceability of the remaining provisions of this Agreement shall not be affected.

11. NOTICE. Any written notice provided under this Agreement may be sent via overnight mail, certified mail, hand delivery or electronic mail with delivery confirmation, to the individuals and addresses listed below.

12. BINDING. This Agreement shall inure to the benefit of and be binding upon the legal representatives and successors of the parties.

**Competitively Sensitive & Proprietary Materials** – The information contained herein is the intellectual property of SOLitude Lake Management. Recipient may not disclose to any outside party any proprietary information, processes, or pricing contained in this document or any of its attachments without the prior written consent of SOLitude Lake Management. This document is provided to the recipient in good faith and it shall be the responsibility of the recipient to keep the information contained herein confidential.



13. FUEL/TRANSPORTATION SURCHARGE. Like many other companies that are impacted by the price of gasoline, a rise in gasoline prices may necessitate a fuel surcharge. As such, the Company reserves the right to add a fuel surcharge to Customer's invoice for any increase in the cost of fuel as measured above the same time period in the prior year (by the National U.S. Average Motor Gasoline-Regular Fuel Price per Gallon Index reported by the U.S. Department of Energy). The surcharge may be adjusted monthly (up or down) with the price of gasoline.

14. DISCLAIMER. SOLitude is not responsible for the failure of any treatment, equipment installation, or other work that result from dam or other structural failures, severe weather and storms, flooding, or other acts of God that are outside of the control of SOLitude.

Customers understands and acknowledges that there are irrigation restrictions associated with many of the products used to treat lakes and ponds. The customer is responsible for notifying SOLitude in advance of the contract signing and the start of the contract if they utilize any of the water in their lakes or ponds for irrigation purposes. The customer accepts full responsibility for any issues that may arise from the irrigation of turf, ornamentals, trees, crops, or any other plants as a result of treated water being used by the customer for irrigation without the consent or knowledge of SOLitude.

Although there is rarely direct fish toxicity with the products used for treatment when applied at the labeled rate, or the installation and normal operation of the equipment we install, there is a risk under certain circumstances of significant dissolved oxygen drops. This risk is most severe in times of extremely hot weather and warm water temperatures, as these are the conditions during which dissolved oxygen levels are naturally at their lowest levels. Oftentimes lakes and ponds will experience natural fish kills under these conditions even if no work is performed. Every effort, to include the method and timing of application, the choice of products and equipment used, and the skill and training of the staff, is made to avoid such problems. However, the customer understands and accepts that there is always a slight risk of the occurrence of adverse conditions outside the control of SOLitude that will result in the death of some fish and other aquatic life. The customer agrees to hold SOLitude harmless for any issues with fish or other aquatic life which occur as described above, or are otherwise outside the direct control of SOLitude, unless there is willful negligence on the part of SOLitude.

15. NONPERFORMANCE. In the case of any default on the part of the Company with respect to any of the terms of this Agreement, the Customer shall give written notice thereof, and if said default is not made good within (30) Thirty Days, the Customer shall notify the Company in writing that there has been a breach of the Agreement. The Company in case of such breach shall be entitled to receive payment only for work completed prior to said breach, so long as the total paid hereunder does not exceed the Contract sum.

16. E-Verify. Solitude Lake Management LLC utilizes the federal E-Verify program in contracts with public employers as required by Florida State law, and acknowledges all the provisions of Florida Statute 448.095 are incorporated herein by reference and hereby certifies it will comply with the same.

**Competitively Sensitive & Proprietary Materials** – The information contained herein is the intellectual property of SOLitude Lake Management. Recipient may not disclose to any outside party any proprietary information, processes, or pricing contained in this document or any of its attachments without the prior written consent of SOLitude Lake Management. This document is provided to the recipient in good faith and it shall be the responsibility of the recipient to keep the information contained herein confidential. Water Quality Sampling & Analysis Contract City of Newburgh-Brown's Pond (N0074) – DJB Page 4 of 7



ACCEPTED AND APPROVED:	
SOLITUDE LAKE MANAGEMENT, LLC.	CITY OF NEWBURGH – BROWN'S POND
Ву:	Ву:
Name:	Name:
Title:	Title:
Date:	Date:
Please Remit All Payments to:	Customer's Address for Notice Purposes:
1320 Brookwood Drive Suite H Little Rock AR 72202	8
Please Mail All Contracts to:	······································
2844 Crusader Circle, Suite 450 Virginia Beach, VA 23453	

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#### MARCH 13, 2023

## A RESOLUTION AUTHORIZING THE CITY MANAGER TO ACCEPT A PROPOSAL AND EXECUTE AN AGREEMENT WITH SOLITUDE LAKE MANAGEMENT FOR PROFESSIONAL SERVICES FOR ALGAE TREATMENT AT WASHINGTON LAKE AND BROWNS POND

WHEREAS, the City of Newburgh needs to monitor water quality at Washington Lake and Browns Pond for potential harmful algal blooms; and

WHEREAS, Solitude Lake Management has submitted a proposal for professional services related to water quality monitoring and treatment for harmful algal blooms that may impact the water quality; and

WHEREAS, the funding for such services shall be derived from F.8389.0448.5022; and

WHEREAS, the City Council has reviewed the annexed proposal and has determined that such services are in the best interests of the City of Newburgh and its residents;

**NOW, THEREFORE, BE IT RESOLVED**, by the Council of the City of Newburgh, New York that the City Manager be and he is hereby authorized to accept a proposal and execute an agreement with Solitude Lake Management for professional services related to water quality monitoring and treatment for harmful algal blooms at Washington Lake and Browns Pond.



#### SERVICES CONTRACT

CUSTOMER NAME: City of Newburgh SUBMITTED TO: Wayne Vradenburgh CONTRACT DATE: January 31, 2023 SUBMITTED BY: Bob Schindler SERVICES: 2023 City of Newburgh Algae Management

This agreement (the "Agreement") is made as of the date indicated above, and is by and between SOLitude Lake Management, LLC ("Solitude" or the "Company") and the customer identified above (the "Customer") on the terms and conditions set forth in this Agreement.

1. <u>The Services</u>. SOLitude will provide services at the Customer's property as described in Schedule A attached hereto:

2. <u>PAYMENT TERMS.</u> SOLitude shall invoice the Customer following completion of each Task Service.

Task 1: Phytoplankton Analysis and Enumeration	\$210.00 per analysis
Task 2: Copper Sulfate Treatment (91.5 acres 0.3 ppm upper 6'	\$3,250.00 per treatment
Task 3: Cutrine Plus Treatment (91.5 acres, 0.2 ppm, upper 4'	\$12,500.00 per treatment
	¢ 110.00

# Task 4: Notice of Intent (NOI) Client Responsibility\$ 110.00Client Responsibility: NYSDEC will invoice Client in November

For any work completed or materials in storage on the customer's behalf at the end of each month, the company will invoice and the customer will be responsible for paying the percent of the total work completed as of that date, less any previous deposit paid. Should the work performed be subject to any local, state, or federal jurisdiction, agency, or other organization of authority for sales or other taxes or fees in addition to those expressly covered by this contract, customer will be invoiced and responsible for paying said additional taxes in addition to the fee above. Customer agrees to pay all invoices within thirty (30) days of invoice date. The Customer will be liable for any returned check fees and any collection costs, including reasonable attorney fees and court costs, for any invoices not otherwise timely paid, and interest at the rate of 1% per month may be added to all unpaid invoices. Company shall be reimbursed by the Customer for any non-routine expenses, administrative fees, compliance fees, or any other similar expense that are incurred as a result of requirements placed on the Company by the Customer that are not covered specifically by the written specifications of this contract.

3. <u>TERM AND EXPIRATION</u>. This Agreement is for an annual management program as described in the Schedule A attached. Any additional services will be provided only upon additional terms as agreed to by the parties in writing.

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4. <u>TERMINATION.</u> If SOLitude terminates your service for nonpayment or other default before the end of the Services Contract, if the Customer terminates this Services Contract for any reason other than in accordance with the cancellation policy outlined above, or in the event this Contract does not automatically renew and the customer terminates it before the termination date, Customer agrees to pay SOLitude, in addition to all other amounts owed, an Early Termination Fee in the amount specified below ("Early Termination Fee"). The Customer's Early Termination Fee will be 50% of the remaining value of the Contracted Price. The Early Termination Fee is not a penalty, but rather a charge to compensate SOLitude for the Customer's failure to satisfy the Services Contract on which the Customer's rate plan is based.

5. <u>INSURANCE AND LIMITATION OF LIABILITY</u>. SOLitude will maintain general liability and property damage insurance as necessary given the scope and nature of the Services. The Company will be responsible for those damages, claims, causes of action, injuries or legal costs to the extent of its own direct negligence or misconduct, and then only to an amount not to exceed the annual value of this Agreement. In no event will any party to this Agreement be liable to the other for incidental, consequential or purely economic damages.

6. <u>FORCE MAJEURE</u>. The Company shall not be liable for any delay in performing the Services, nor liable for any failure to provide the Services, due to any cause beyond its reasonable control.

7. <u>ANTI-CORRUPTION AND BRIBERY.</u> Each party represents that neither it nor anyone acting on its behalf has offered, given, requested or accepted any undue financial or other advantage of any kind in entering into this Agreement, and that it will comply with all applicable laws and regulations pertaining to corruption, competition and bribery in carrying out the terms and conditions of this Agreement.

8. <u>GOVERNING LAW</u>. This Agreement shall be governed and construed in accordance with the laws of the state in which the Services are performed.

9. <u>ENTIRE AGREEMENT</u>. This Agreement constitutes the entire agreement between the parties with respect to the subject matter and replaces any prior agreements or understandings, whether in writing or otherwise. This Agreement may not be modified or amended except by written agreement executed by both parties. In the event that any provision of this Agreement is determined to be void, invalid, or unenforceable, the validity and enforceability of the remaining provisions of this Agreement shall not be affected.

10. <u>NOTICE</u>. Any written notice provided under this Agreement may be sent via overnight mail, certified mail, hand delivery or electronic mail with delivery confirmation, to the individuals and addresses listed below.

11. <u>BINDING</u>. This Agreement shall inure to the benefit of and be binding upon the legal representatives and successors of the parties.

12. <u>FUEL/TRANSPORTATION SURCHARGE</u>. Like many other companies that are impacted by the price of gasoline, a rise in gasoline prices may necessitate a fuel surcharge. As such, the Company reserves the right to add a fuel surcharge to Customer's invoice for any increase in the cost of fuel as measured above the same time period in the prior year (by the National U.S. Average Motor Gasoline-Regular Fuel Price per

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Gallon Index reported by the U.S. Department of Energy). The surcharge may be adjusted monthly (up or down) with the price of gasoline.

13. <u>DISCLAIMER</u>. SOLitude is not responsible for the failure of any treatment, equipment installation, or other work that result from dam or other structural failures, severe weather and storms, flooding, or other acts of God that are outside of the control of SOLitude.

Customers understands and acknowledges that there are irrigation restrictions associated with many of the products used to treat lakes and ponds. The customer is responsible for notifying SOLitude in advance of the contract signing and the start of the contract if they utilize any of the water in their lakes or ponds for irrigation purposes. The customer accepts full responsibility for any issues that may arise from the irrigation of turf, ornamentals, trees, crops, or any other plants as a result of treated water being used by the customer for irrigation without the consent or knowledge of SOLitude.

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ACCEPTED AND APPROVED:	
SOLITUDE LAKE MANAGEMENT, LLC.	City of Newburgh
Signature:	Signature:
Printed Name:	Printed Name:
Title:	Title:
Date:	Date:
Please Remit All Payments to:	Customer's Address for Notice Purposes:
1320 Brookwood Drive Suite H Little Rock AR 72202	
Please Mail All Contracts to:	
2844 Crusader Circle, Suite 450 Virginia Beach, VA 23453	
Task 1: Phytoplankton Analysis and Enumeration: \$21	0.00 per analysis
	City Of Newburgh
Task 2: Copper Sulfate Treatment (91.5 acres 0.3 ppm	n upper 6' \$3,250.00 per treatment
	City of Newburgh
Task 3: Cutrine Plus Treatment (91.5 acres, 0.2 ppm, u	pper 4' \$12,500.00 per treatment
	City of Newburgh

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### **SCHEDULE A - SERVICES**

In accordance with NYS DEC regulation, SOLitude Lake Management staff will act as the responsible applicator, and directly apply the algaecide as part of the application. The treatment vessel is equipped with onboard tank mixing of water and algaecide and is labeled to conform to all NYSDEC requirements. In 2022, an algaecide will be supplied by SOLitude Lake Management, with product being transferred to the reservoir on the day of treatment. Frequency of treatments will be based upon prevailing lake conditions but will only be conducted upon request of the client. The reservoir will be treated with copper sulfate labeled for aquatic use. Prior to application, pH, water clarity, dissolved oxygen and alkalinity will be recorded to assure suitable conditions exist for the application.

According to NYSDEC regulations, an Aquatic Use Permit is not required "for the use of copper sulfate for the purpose of algae control by a duly constituted water supply agency in its water supply waters." Region 3 policy states that a registered business can act on behalf of a duly constituted water supply agency without the Aquatic Pesticide Permit requirement. However, where Regulated Freshwater Wetlands encroach into the lake, a Freshwater Wetland Permit is required. This proposal includes SOLitude Lake Management filing for the Freshwater Wetlands Permit on behalf of the City of Newburgh If such a permit is required.

Federal regulations require that all aquatic pesticide applications in New York comply with a State Pollution Discharge Elimination System General Permit (SPDES) whether or not an Aquatic Pesticide Use Permit is required or not.

#### PHYTOPLANKTON IDENTIFICATION AND ENUMERATION

Solitude Lake Management can conduct Phytoplankton ID and Enumeration on water samples supplied from Washington Lake. Samples will be collected by Reservoir personnel and forwarded to Solitude Lake Management via overnight courier. Samples should be collected in 1-liter plastic jars, labeled with proper identification and refrigerated during shipment. A visibility measurement taken with a secchi disk should accompany each sample. Samples will be sand filtered, and microscopic identification to genus level (natural units/ml) and enumeration will be conducted at Solitude Lake Management's Washington, NJ location. Results will be summarized in chart and graph formats, including notes on population structure.

#### Task 1: Phytoplankton Analysis:

- 1. Samples will be collected by Reservoir personnel and forwarded to Solitude Lake Management via overnight courier. Samples should be collected in 1-liter plastic jars, labeled with proper identification and refrigerated during shipment. A visibility measurement taken with a secchi disk should accompany each sample.
- 2. Samples will be sand filtered, and microscopic identification to genus level (natural units/ml) and enumeration will be conducted at Solitude Lake Management's Washington, NJ location.
- 3. Examination results will be reported to the City within 48 hours of receiving the sample(s).

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#### Tasks 2 & 3: Reservoir Algae Control:

- 1. Reservoir will be inspected on an **on-call basis**.
- 2. Algae found in the lakes during each inspection shall be treated and controlled through the application of algaecides and aquatic surfactants as needed for control of the algae present at the time of service.
- 3. Water use restrictions will be posted in the vicinity at the time of treatment. The client is responsible for removal of any treatment postings upon expiration.

#### Customer Responsibilities (when applicable):

- 1. Customer will be responsible for the following:
  - a. Providing information required for the permit application process upon request.
  - b. Providing Certified Abutters List for abutter notification where required.
  - c. Perform any public filings or recordings with any agency or commission associated with the permitting process, if required.
  - d. Compliance with any other special requirements or conditions required by the local municipality.
  - e. Compliance and enforcement of temporary water-use restrictions where applicable.

#### General Qualifications:

- 1. Company is a licensed pesticide applicator in the state in which service is to be provided.
- 2. Individual Applicators are Certified Pesticide Applicators in Aquatics, Public Health, Forestry, Right of Way, and Turf/Ornamental as required in the state in which service is to be provided.
- 3. Company is a SePRO Preferred Applicator and dedicated Steward of Water. Each individual applicator has been trained and educated in the water quality testing and analysis required for prescriptive site-specific water quality management and utilizes an integrated approach that encompasses all aspects of ecologically balanced management. Each applicator has received extensive training in the proper selection, use, and application of all aquatic herbicides, algaecides, adjuvants, and water quality enhancement products necessary to properly treat our Customers' lakes and ponds as part of an overall integrated pest management program.
- 4. Company guarantees that all products used for treatment are EPA registered and labeled as appropriate and safe for use in lakes, ponds, and other aquatic sites, and are being applied in a manner consistent with their labeling.
- 5. All pesticide applications made directly to the water or along the shoreline for the control of algae, aquatic weeds, or other aquatic pests as specified in this contract will meet or exceed all of the Company's legal regulatory requirements as set forth by the EPA and related state agencies for NPDES and FIFRA. Company will perform treatments that are consistent with NPDES compliance standards as applicable in and determined by the specific state in which treatments are made. All staff will be fully trained to perform all applications in compliance with all federal, state, and local law.
- 6. Company will furnish the personnel, vehicles, boats, equipment, materials, and other items required to provide the foregoing at its expense.

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OF

#### MARCH 13, 2023

### A RESOLUTION AUTHORIZING THE CITY MANAGER TO EXECUTE DOCUMENTS NECESSARY FOR THE ACCEPTANCE OF A DONATION REAL PROPERTY KNOWN AS 41 WEST HIGH STREET (SECTION 41, BLOCK 2, LOT 9)

WHEREAS, Sharon L. Burke is the owner of real property known as 41 West High Street (Section 41, Block 2, Lot 9) in the City of Newburgh, and has offered to donate the parcel to the City of Newburgh; and

WHEREAS, most of the property is bounded by City-owned property, is adjacent to Crystal Lake, and acceptance of the donation would add substantially to plans for future recreation and trail uses around Crystal Lake; and

WHEREAS, such donation shall be at no cost to the City; and

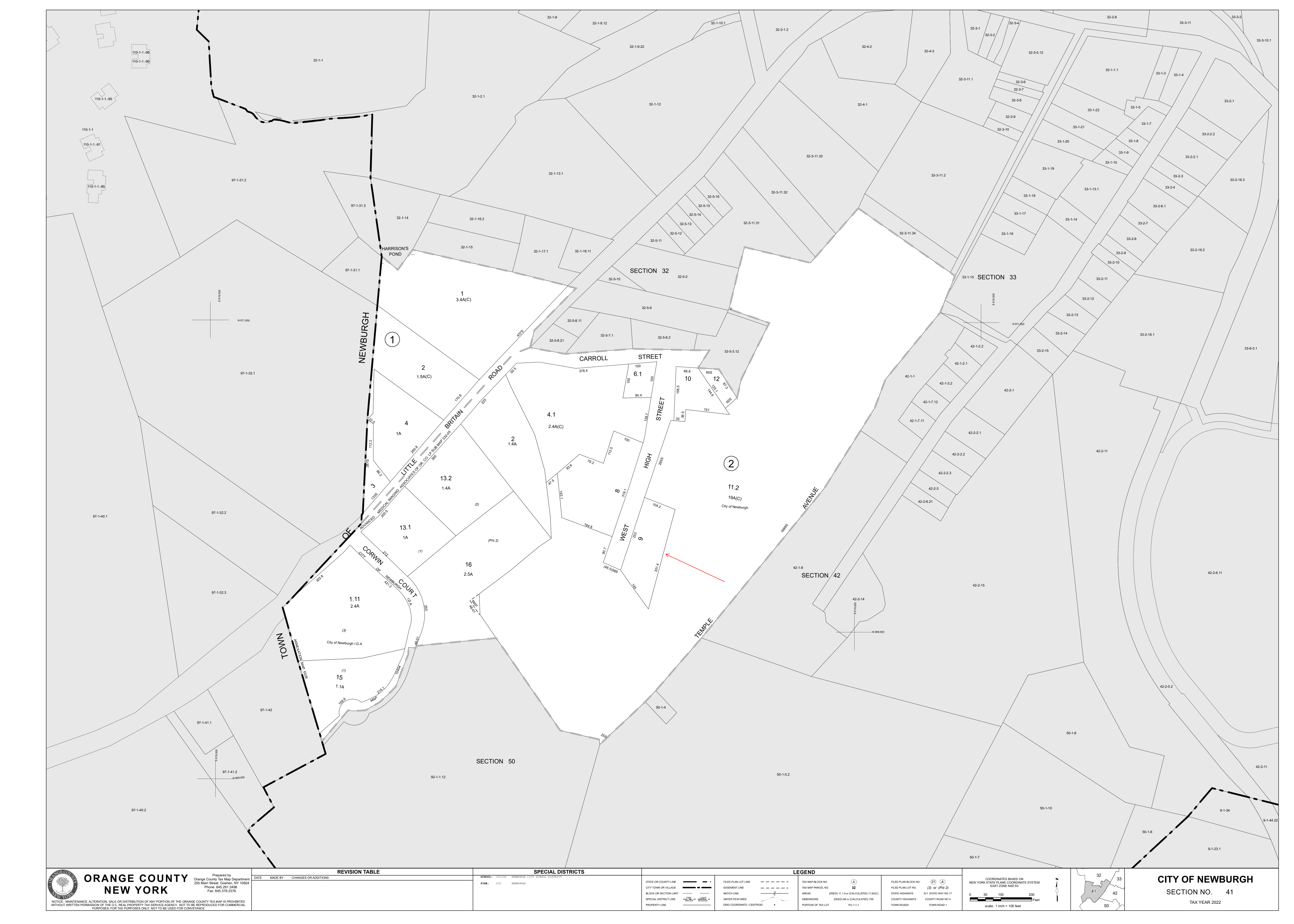
WHEREAS, this Council deems it to be in the best interests of the City of Newburgh to accept such donation;

**NOW, THEREFORE, BE IT RESOLVED**, by the Council of the City of Newburgh, New York that the City Manager of the City of Newburgh be and he is hereby authorized to accept the donation of real property known as 41 West High Street (Section 41, Block 2, Lot 9), and to execute documents necessary for the acceptance and recording of such property, with the appreciation and thanks of the City of Newburgh to Sharon L. Burke.

# Google Maps 41 W High St



Imagery ©2023 Maxar Technologies, New York GIS, USDA/FPAC/GEO, Map data ©2023 200 ft



#### MARCH 13, 2023

# A RESOLUTION AUTHORIZING THE CITY MANAGER TO ENTER INTO A COMMUNITY DEVELOPMENT BLOCK GRANT (CDBG) SUB-RECIPIENT GRANT AGREEMENT AMENDMENT IN THE AMOUNT OF \$10,000.00 WITH CHOICE FILMS, INC. FOR A FILM AND TELEVISION TRAINING PROGRAM FOR YOUTH AND YOUNG ADULT RESIDENTS OF THE CITY OF NEWBURGH

WHEREAS, by Resolution No. 265-2021 of November 8, 2021, the City Council of the City of Newburgh approved and adopted the Community Development Block Grant ("CDBG") the FY2022 one-year Action Plan; and

WHEREAS, one of the activities included in the CDBG FY2022 annual action was for economic development and workforce development; and

WHEREAS, by Resolution No. 175-2022 of July 11, 2022, the City Council approved a subrecipient grant agreement with Choice Films, Inc. in the amount of \$10,000.00 for a film and television training program for youth and young adult residents of the City of Newburgh; and

WHEREAS, Choice Films, Inc. proposes to add transportation to current film production for City of Newburgh resident program participants and add a new session for the spring of 2023; and

WHEREAS, funding for the transportation and the spring 2023 program in the amount of \$10,000.00 will be derived from CD1.8686.0400.8040.2022; and

WHEREAS, this Council finds it to be in the best interest of the City of Newburgh to enter into an amendment to the sub-recipient grant agreement with Choice Films, Inc. to provide funding for said program additions;

**NOW, THEREFORE, BE IT RESOLVED**, by the Council of the City of Newburgh, New York, that the City Manager be and he is hereby authorized to enter into an amendment to the subrecipient grant agreement with Choice Films, Inc. in the amount of \$10,000.00, with all such terms and conditions as may be required by the Corporation Counsel, adding transportation for City of Newburgh resident participants and a spring 2023 film and television training program for youth and young adult residents of the City of Newburgh.

# ADDENDUM TO SUBRECIPIENT GRANT AGREEMENT

THIS ADDENDUM TO SUBRECIPIENT GRANT AGREEMENT ("Addendum"), made as of this ______ day of March, 2023, by and between the City of Newburgh, a New York municipal corporation, with offices at 83 Broadway, City Hall, Newburgh, New York 12550 ("City") and Choice Films Inc., a for-profit corporation with an address of 9 Scobie Drive, Newburgh, New York 12550 ("Subrecipient").

# RECITALS

WHEREAS, the City and Subrecipient executed a Community Development Block Grant Agreement for a film and television training program for youth and young adult residents of the City of Newburgh on December 21, 2022 (the "Agreement"); and

WHEREAS, the City and Subrecipient desire to amend the Agreement to include additions to scope of services and budget; and

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. The scope of services and the budget for the services shall be amended and reflected in <u>Exhibit A</u> and <u>Exhibit B</u>, both annexed hereto and made a part hereof.
- 2. All other terms and conditions set forth in the Agreement shall remain in full force and effect during the term of the Agreement.

The remainder of this page intentionally left blank. [Signature page to follow] )

IN WITNESS WHEREOF, the City and the Subrecipient have duly executed this Addendum as of the day and year first above written.

DATED:	_, 2023	CITY OF NEWBURGH
		By: Name: Todd Venning Title: City Manager
DATED:	_, 2022	CHOICE FILMS, INC.
		By: Name: Title:
STATE OF NEW YORK	) ) ss.:	

On this _____ day of ______, in the year 2023, before me personally appeared Todd Venning, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or person upon behalf of which the individual acted, executed the instrument.

# NOTARY PUBLIC

STATE OF NEW YORK ) ) ss.: COUNTY OF ORANGE )

COUNTY OF ORANGE

On this _____ day of ______, in the year 2023, before me personally appeared ______, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or person upon behalf of which the individual acted, executed the instrument.

# EXHIBIT A

Community Development Block Grant (CDBG)

Scope of Services

# Training Young People Today, for a Successful Tomorrow in the Film and Television Industry.

Below the Line Bootcamp is a not-for-profit training program dedicated to the training of underserved communities in the fundamentals of film production and giving students immediate opportunities for employment as Production Assistants. BTL Bootcamp also provides continuing mentorship to all graduates as they consider and navigate a career in the film/television sector. The program is free to students and relies heavily on grants and private funding, including recent workforce development grants from the **State of New York**, **The City of Newburgh**, and the **Orange County Film Office**. No prior film experience or college degree necessary. Available to all ages 18 years and up.

Now entering its fourth year, graduates have received the opportunity for immediate placement in paying transitional and then fully paid jobs on set, and of the now 75 graduates, over half of them are currently employed on fabulous jobs here in the Hudson Valley, working for HBO, Crown Media, Netflix, on several independent productions, and of course, with Umbra Stages and Choice Films Inc. Additionally, several of our graduates have recently joined labor unions (including DGA, IATSE, Teamsters/Local 817) and are receiving much needed pension and health benefits.

And that's just the beginning. With film and television opportunities in the region continuing to grow, we are thrilled to be able to continue training new students in multiple sectors, to be able to place them in jobs on the projects landing all over the Hudson Valley region.

Visit <u>www.choicefilms.com</u> and click on BTL Bootcamp to see our graduate testimonials.

# EXHIBIT B Community Development Block Grant (CDBG)

#### Line Item Budget Form - Line Item Budget Template

Please use the following template to present your proposed line item budget. In column A, list the items for which you anticipate the need for CDBG funds. In Column B, provide the calculation explaining how you arrived at the estimated cost of the line item. In Column C, provide the projected request for CDBG funds. Note: The Budget Items are examples.

Organization/Agency Name:	CHOICE FILMS INC/ fso "Below The Line Bootcamp"
---------------------------	-------------------------------------------------

Α	В	С
Budget Item	Calculation	CDBG Funding
	Please provide description of	<u> </u>
	how you arrive at total for	
	each line item	
Below the Line Bootcamp	\$10,000.00	
BTL	\$1000 working meals	
	\$2,500 teacher stipend	
	\$250 office supplies	
	\$2000 transportation stipend	
	\$1,000 space rental	
	\$2,000 trainee stipend pool	
	\$750 gear rental	
	\$500 childcare	
TOTAL OPERATING COSTS	\$10,000.00	

#### RESOLUTION NO.: 175 - 2022

OF

#### JULY 11, 2022

# A RESOLUTION AUTHORIZING THE CITY MANAGER TO ENTER INTO A COMMUNITY DEVELOPMENT BLOCK GRANT (CDBG) SUB-RECIPIENT GRANT AGREEMENT IN THE AMOUNT OF \$10,000.00 WITH CHOICE FILMS, INC. FOR A FILM AND TELEVISION TRAINING PROGRAM FOR YOUTH AND YOUNG ADULT RESIDENTS OF THE CITY OF NEWBURGH

WHEREAS, by Resolution No. 265-2021 of November 8, 2021, the City Council of the City of Newburgh approved and adopted the Community Development Block Grant ("CDBG") the FY2022 one-year Action Plan; and

WHEREAS, one of the activities included in the CDBG FY2022 annual action was for economic development and workforce development; and

WHEREAS, Choice Films, Inc. shall administer a program to train local City of Newburgh residents, ages 17 to 30, in "below the line film and television production" and train youth attendees, ages 8 to 16, in "above the line acting and audition protocol"; and

WHEREAS, funding for the cost of the program in the amount of \$10,000.00 will be derived from CD1.8686.0400.8040.2022; and

WHEREAS, this Council finds it to be in the best interest of the City of Newburgh to enter into a sub-recipient grant agreement with Choice Films, Inc. to provide funding for said program;

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Newburgh, New York, that the City Manager be and he is hereby authorized to enter into a sub-recipient grant agreement with Choice Films, Inc. in the amount of \$10,000.00, with all such terms and conditions as may be required by the Corporation Counsel, for a film and television training program for youth and young adult residents of the City of Newburgh.

I, Lorene Vitek, City Clerk of the City of Newburgh,
hereby certify that I have compared the foregoing with the original resolution adopted by the Council of the City of
Newburgh at a regular meeting held
Witness my hand and seal of the City of Newburgh this 2 day of 100 2022
Newburgh miss and some from the
City Clark

#### COMMUNITY DEVELOPMENT BLOCK GRANT SUBRECIPIENT AGREEMENT BETWEEN THE CITY OF NEWBURGH AND CHOICE FILMS INC

THIS COMMUNITY DEVELOPMENT BLOCK GRANT AGREEMENT ("Agreement") is made as of the <u>December 21</u>, 2022, by and between the CITY OF NEWBURGH, a municipal corporation with an address of 83 Broadway, Newburgh, New York 12550 ("City") and Choice Films Inc, a for-profit corporation ("Subrecipient"), with an address of 9 Scobie Dr., Newburgh, NY 12550.

#### RECITALS

- A. The City has entered into various funding agreements with the United States Department of Housing and Urban Development ("HUD"), which agreements provide funds ("CDBG Funds") to the City under the Federal Housing and Community Development Act of 1974 (42 USC Sections 5301 et seq.), as amended from time to time (the "Act"), and the regulations promulgated thereunder 24 CFR Sections 570 et seq. ("Regulations"). The Federal award date of the CDBG Funds provided subject to this Agreement is May 13, 2022. The Federal Award Number ("FAIN") for the CDBG Funds provided subject to this Agreement B-22-MC-36-0119. The Catalog of Federal Domestic Assistance ("CFDA") for the CDBG Funds provided subject to this Agreement is 14.218.
- B. The Act provides that the City may grant or loan the CDBG funds to nonprofit organizations for certain purposes allowed under the Act.
- C. The Subrecipient proposes to provide various services to low/moderate income persons as set forth in **Exhibit A** (Scope of Work).

NOW, THEREFORE, the parties hereto agree as follows:

SECTION 1 TERM OF AGREEMENT

1. Unless earlier terminated in accordance with Section 8 of this Agreement, this Agreement shall continue in force and effect until December 31, 2023.

SECTION 2 SUBRECIPIENT OBLIGATIONS

 Use of CDBG Funds. Subrecipient hereby agrees to use the CDBG funds provided to Subrecipient solely for the project pursuant to all of the terms and conditions of this Agreement. The project is more particularly set forth in <u>Exhibit A</u> attached hereto and incorporated herein by reference. The CDBG funds shall be used solely to reimburse the actual expenses incurred by Subrecipient for the project as set forth in the "Budget" attached hereto as <u>Exhibit B</u> and incorporated herein by reference. The City may approve minor changes to the budget that do not exceed the maximum amount in Section 3 of this Agreement.

- 2. Representation and Warranties. Subrecipient hereby represents and warrants to the City as follows:
  - a. Subrecipient has read and is familiar with all of the terms and provisions of the Act and the Regulations applicable to Subrecipient.
  - b. Subrecipient is a non-profit organization permitted to receive CDBG funds under the Act and the Regulations.
  - c. The use of the facility, the project, and the expenses to be reimbursed by the CDBG funds, as described in the budget, are permitted uses of CDBG funds under the Act and the Regulations.
- 3. Compliance with Law. Subrecipient shall perform the project and operate the facility in accordance with all ordinances, resolutions, statutes, rules, and Regulations of the City and any Federal, State or local governmental agency having jurisdiction in effect at the time service is rendered, including, but not limited to the Act and the Regulations. Particularly, Subrecipient shall comply with the requirements and standards of the following:
  - a. OMB Circular No. A-122 "Cost Principles for Non-Profit Organizations" or OMB Circular No. A-21 "Cost Principles for Educational Institutions," as applicable;
  - b. All Federal laws and regulations described in 24 CFR Part 84 and Subpart K of 24 CFR Part 570, including all affirmative action requirements set forth therein, but excluding the City's environmental responsibilities under 24 CFR Section 570.604 and the City's responsibility for initiating the review process under 24 CFR Part 52; and
  - c. If Subrecipient is a religious organization, as defined by the Regulations, all conditions prescribed by HUD for the use of CDBG funds by religious organizations shall pertain.
  - d. OMB Circular A-133, "Audits of States, Local Governments and Non-Profit Organizations."
- 4. Licenses, Permits, Fees and Assessments. Subrecipient shall obtain, at its sole cost and expense, such licenses, permits and approvals as may be required by law for the performance of the project and the operation of the facility.
- 5. Personnel and Participant Conditions.
  - a. Civil Rights
  - i. Compliance. Subrecipient agrees to comply with City and State civil rights ordinances and with Title VI of the Civil Rights Act of 1964 as amended, Title VIII of the Civil Rights Act of 1968 as amended, Section 109 of Title I of the Housing and Community Development Act of 1974, Section 504 of the Rehabilitation Act of 1973, the Americans with Disabilities Act of 1990, the Age Discrimination Act of 1975, Executive Order

11063, and with Executive Order 11246 as amended by Executive Orders 11375 and 12086.

- ii. Nondiscrimination. Subrecipient will not discriminate against any employee or applicant for employment because of race, color, creed, religion, ancestry, national origin, sex, disability or other handicap, age, marital status, or status with regard to public assistance. Subrecipient will take affirmative action to ensure that all employment practices are free from such discrimination. Such employment practices include but are not limited to the following: hiring, upgrading, demotion, transfer, recruitment or recruitment advertising, layoff, termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. Subrecipient agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting agency setting forth the provisions of this nondiscrimination clause.
- iii. Land Covenants. This Agreement is subject to the requirements of Title VI of the Civil Rights Act of 1964 (P.L. 88-352) and 24 CFR 570, part I. In regard to the sale, lease, or other transfer of land acquired, cleared or improved with assistance provided under this Agreement, Subrecipient shall cause or require a covenant running with the land to be inserted in the deed or lease for such transfer, prohibiting discrimination as herein defined, in the sale, lease or rental, or in the use or occupancy of such land, or in any improvements erected or to be erected thereon, providing that the City and the United States are beneficiaries of and entitled to enforce such covenants. Subrecipient, in undertaking its obligation to carry out the program assisted hereunder, agrees to take such measures as are necessary to enforce such covenant and will not itself so discriminate.
- iv. Section 504. Subrecipient agrees to comply with any federal regulations issued pursuant to compliance with Section 504 of the Rehabilitation Act of 1973, (29 U.S.C. 721) that prohibits discrimination against the handicapped in any federally assisted program.
- b. Affirmative Action
  - i. EO 11246. Subrecipient, if applicable, will comply with Executive Order 11246, as amended by Executive Order 12086, and the regulations issued pursuant thereto (41 CFR Chapter 60) which provides that no person shall be discriminated against on the basis of race, color, religion, sex or national origin in all phases of employment during the performance of federal or federally assisted construction Agreements. As specified in Executive Order 11246 and the implementing regulations, contractors, and subcontractors on federal or federally assisted construction contracts shall take affirmative action to insure fair treatment in employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rates of pay, or other forms of compensation and selection for training and apprenticeship.
  - ii. Women- and Minority-Owned Businesses (W/MBE). Subrecipient will use its best efforts to afford minority and women-owned business enterprises the maximum practicable opportunity to participate in the performance of this Agreement. As used in this Agreement, the term "minority and female business enterprise" means a business

at least fifty-one (51) percent owned and controlled by minority group members or women. For the purposes of this definition, "minority group members" are African-Americans, Spanish-speaking, Spanish surnamed or Spanish-heritage Americans, Asian-Americans, and American Indians. Subrecipient may rely on written representations by Subrecipients regarding their status as minority and female business enterprises in lieu of an independent investigation.

- iii. Access to Records. Subrecipient shall furnish and cause each of its sub-subrecipients to furnish all information and reports required hereunder and will permit access to its books, records and accounts by the City, HUD or its agent, or other authorized federal officials for purposes of investigation to ascertain compliance with the rules, regulations and provisions stated herein.
- iv. Notifications. Subrecipient will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the agency contracting officer, advising the labor union or worker's representative of Subrecipient's commitments hereunder, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- v. EEO/AA Statement. Subrecipient will, in all solicitations or advertisements for employees placed by or on behalf of Subrecipient, state that it is an Equal Opportunity or Affirmative Action employer.
- vi. Subcontract Provisions. Subrecipient will include the provisions of Paragraphs VIII A, Civil Rights, and B, Affirmative Action, in every subcontract or purchase order, specifically or by reference, so that such provisions will be binding upon each sub-Subrecipient or vendor.
- c. Employment Restrictions
  - i. Prohibited Activity. Subrecipient is prohibited from using funds provided herein or personnel employed in the administration of the program for political activities; sectarian or religious activities; lobbying, political patronage, and nepotism activities.
  - ii. OSHA. Where employees are engaged in activities not covered under the Occupational Safety and Health Act of 1970, they shall not be required or permitted to work, be trained, or receive services in buildings or surroundings or under working conditions which are unsanitary, hazardous or dangerous to the participants' health or safety.
- d. "Section 3" Clause
  - i. Compliance. Compliance with the provisions of Section 3, the regulations set forth in 24 CFR 135, and all applicable rules and orders issued hereunder prior to the execution of this Agreement and binding upon the City, the Subrecipient and any sub-Subrecipients. Failure to fulfill these requirements shall subject the City, the

Subrecipient and any sub-Subrecipients, their successors and assigns, to those sanctions specified by the agreement through which federal assistance is provided. The Subrecipient certifies and agrees that no contractual or other disability exists which would prevent compliance with these requirements. The Subrecipient further agrees to comply with these "Section 3" requirements and to include the following language in all subcontracts executed under this agreement: The work to be performed under this Agreement is a project assisted under a program providing direct federal financial assistance from HUD and is subject to the requirements of Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701. Section 3 requires that to the greatest extent feasible opportunities for training and employment be given to lower income residents of the project area and Agreements for work in connection with the project be awarded to business concerns which are located in, or owned in substantial part by persons residing in the areas of the project.

- ii. Subrecipient certifies and agrees that no contractual or other disability exists which would prevent compliance with the requirements.
- iii. Notifications. Subrecipient agrees to send to each labor organization or representative of workers with which it has a collective bargaining agreement or other Agreement or understanding, if any, a notice advising said labor organization or worker's representative of its commitments under this Section 3 clause and shall post copies of the notice in conspicuous places available to employees and applicants for employment or training.
- iv. Subcontracts. Subrecipient will include this Section 3 clause in every subcontract and will take appropriate action pursuant to the subcontract upon a finding that the sub-Subrecipient is in violation of Regulations issued by the grantor agency. The Subrecipient will not subcontract with any sub-Subrecipient where it has notice of knowledge that the latter has been found in violation of regulations under 24 CFR 135 and will not let any subcontract unless the sub-Subrecipient has first provided it with a preliminary statement of ability to comply with the requirements of these regulations.
- e. Environmental Requirements. Lead Based Paint. In accordance with 24 CFR Part 570.608, Subrecipient shall be prohibited from using lead-based paint in residential structures rehabilitated with Community Development Block Grant funds. Lead-based paint is any paint containing more than five- tenths of one percent (5/10 of 1%) lead by weight in the total non-volatile content of liquid paints or in the dried film of paint already applied.
- f. Further Responsibilities of Parties. Both parties agree to use reasonable care and diligence to perform their respective obligations under this Agreement. Both parties agree to act in good faith to execute all instruments, prepare all documents, and take all actions as may be reasonably necessary to carry out the purposes of this Agreement. Unless hereafter specified, neither party shall be responsible for the obligations of the other.

## SECTION 3 DISBURSEMENT OF FUNDS

- Maximum Amount of CDBG Funds. The maximum amount of CDBG funds to be provided to Subrecipient is \$10,000.00 in the form of a grant. Subrecipient hereby acknowledges that the City cannot guarantee that the CDBG funds will be received from HUD. The City's obligation to fund the work hereunder is limited to the availability of CDBG funds from HUD. If the CDBG funds are not forthcoming from HUD for any reason, the City shall not have any obligation to fund the work through any other source of funds.
- 2. Maximum Amount of General Funds. Not applicable.
- 3. Termination of Fund Obligation. The services to be provided under this Agreement may be terminated without cause at any point in time in the sole and exclusive discretion of City. In this event, City shall compensate the Subrecipient for all outstanding costs incurred for work satisfactorily completed as of the date of written notice thereof. Subrecipient shall maintain adequate logs and timesheets in order to verify costs incurred to date.
- 4. Method of Payment- CDBG Funds. Unless otherwise specified in <u>Exhibit A</u>, not more frequently than monthly and at least quarterly, Subrecipient may submit to the Agreement Officer an invoice, in a form and/or manner acceptable to the City, setting forth the amounts actually expended by Subrecipient for the project; provided that said expenses are included in the budget (<u>Exhibit B</u>) and performance standards have been met. Said invoice shall, at a minimum, set forth each budget category for which reimbursement is sought, a description of the expense, the total budgeted amount for the category, the amount requested to be reimbursed for each budget category, and the total amount expended for each budget category to date. Said invoice shall be accompanied with such additional supporting information as requested by the City, including, but not limited to, paid receipts for each expense. To the extent the CDBG funds actually have been received from HUD, the City shall pay Subrecipient for all expenses stated on the invoice that are approved by City pursuant to this Agreement no later than the thirtieth day after the invoice is received.
- 5. Method of Payment General Funds, if applicable. City shall pay Subrecipient an amount not to exceed the total sum noted in Section 3.2 for services to be performed. The City shall make payments for services satisfactorily performed within 30 days after said services are invoiced. City shall not pay any additional sum for any expense or cost whatsoever incurred by the Subrecipient in rendering services pursuant to this Agreement.
- 6. Program Income. Any program income, as such term is defined in the regulations, received by Subrecipient shall be retained by Subrecipient, so long as the amount held does not exceed Subrecipient's projected cash needs for CDBG activities. The program income received by Subrecipient shall solely be used for the project or for the purpose of operating the facility. All provisions of this Agreement shall apply to activities funded by program income. All program income shall be expended by Subrecipient before the City is obligated to advance any other CDBG funds to Subrecipient under this agreement.

- 7. Separation of Funds. The Subrecipient shall certify that Subrecipient's financial system is in accordance with the standards specified in OMB Circular 110, or 24 CFR Part 84.
- 8. Indirect Costs. Not applicable.

### SECTION 4 PERFORMANCE SCHEDULE

- 1. Schedule of Performance. Subrecipient shall commence, prosecute and complete the project within the time periods established in the "Scope of Work" as referenced in **Exhibit A**.
- 2. Reversion of Assets. Upon the expiration or sooner termination of this Agreement, Subrecipient shall (i) transfer to the City any and all CDBG funds and program income on hand (ii) any accounts receivable attributable to the use of CDBG funds or program income; and (iii) if any CDBG funds or program income was used by Subrecipient to improve or acquire real property and said CDBG funds or program income was used by Subrecipient to meet one of the national objectives specified in 24 CFR Section 570.208 for a period of five (5) years after the termination or sooner expiration of this Agreement or (b) dispose of the real property and reimburse the City in an amount (together with any amounts previously repaid to the City) that is equal to the fair market value of the real property times a fraction, the numerator of which is equal to the amount of CDBG funds and/or other program income used to acquire or improve the property and denominator of which is equal to the fair market value of the real property was acquired or improved with said funds.

#### SECTION 5 COORDINATION OF WORK

- 1. Representative of Subrecipient. The Executive Director is hereby designated as being the representative of Subrecipient authorized to act in its behalf with respect to this Agreement and make all decisions in connection therewith.
- 2. Contract Officer. Contract Officer shall be the City's CDBG Manager or such person as may be designated by the City Manager. It shall be Subrecipient's responsibility to assure that the Contract Officer is kept informed of the progress of the performance of the services and the Subrecipient shall refer any decisions that must be made by City to the Contract Officer. Unless otherwise specified herein, any approval of City required hereunder shall mean the approval of the Contract Officer. The Contract Officer shall have authority to sign all documents on behalf of the City required hereunder to carry out the terms of this Agreement.
- 3. Prohibition Against Subcontracting or Assignment. Neither this Agreement nor any interest herein may be transferred, assigned, conveyed, hypothecated or encumbered voluntarily or by operation of law, whether for the benefit of creditors or otherwise, without the prior written approval of City. Transfers restricted hereunder shall include the transfer to any person or group of persons acting in concert of more than twenty-five percent (25%) of the present ownership and/or control of Subrecipient, taking all transfers into account on a cumulative basis. In the event of any such unapproved transfer, including any bankruptcy proceeding, this

Agreement shall be void. No approved transfer shall release Subrecipient or any surety of Subrecipient of any liability hereunder without the express consent of City.

- 4. Independent Contractor. Neither the City nor any of its employees shall have any control over the manner, mode or means by which Subrecipient, its agents or employees, perform the services required herein, except as otherwise set forth herein. City shall have no voice in the selection, discharge, supervision or control of Subrecipient's employees, servants, representatives or agents, or in fixing their number, compensation or hours of service. Subrecipient shall perform all services required herein as an independent contractor of City and shall remain at all times as to City a wholly independent contractor with only such obligations as are consistent with the role. Subrecipient shall not at any time or in any manner represent that it or any of its agents or employees are agents or employees of City. City shall not in any way or for any purpose become or be deemed to be a partner of Subrecipient in its business or otherwise of a joint venture or a member of any joint enterprise with Subrecipient.
- 5. Conflict of Interest. The Subrecipient agrees to abide by the provisions of 24 CFR 570.611 with respect to conflicts of interest, and covenants that it presently has no financial interest and shall not acquire any financial interest, direct or indirect, which would conflict in any manner or degree with the performance of services required under this Agreement. The Subrecipient further covenants that in the performance of this Agreement no persons having such a financial interest shall be employed or retained by the Subrecipient hereunder. These conflict of interest provisions apply to any person who is an employee, agent, Subrecipient, officer, or elected official or appointed official of the City, or of any designated public agencies or subrecipients which are receiving funds under the CDBG Entitlement program.
- 6. The Subrecipient hereby certifies that:
  - a. No Federal appropriated funds have been paid or will be paid, by or on behalf of it, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or co-operative agreement;
  - b. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contractor, grant, loan, or cooperative agreement, it will complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions;
  - c. It will require that the language of paragraph (d) of this certification be included in the award documents for all sub awards at all tiers (including subcontracts, sub grants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly; and

d. Lobbying Certification - Paragraph d. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1353, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

#### SECTION 6 INSURANCE REQUIREMENTS

- 1. Insurance. Before beginning any work under this Agreement, Subrecipient, at its own cost and expense, unless otherwise specified below, shall procure the types and amounts of insurance listed below against claims for injuries to persons or damages to property that may arise from or in connection with the performance of the work hereunder by Subrecipient and its agents. representatives, employees, and subcontractors. Consistent with the following provisions, Subrecipient shall provide proof satisfactory to City of such insurance that meets the requirements of this section and under forms of insurance satisfactory in all respects, and that such insurance is in effect prior to beginning work to the City. Subrecipient shall maintain the insurance policies required by this section throughout the term of this Agreement. The cost of such insurance shall be included in the Subrecipient's bid. Subrecipient shall not allow any subcontractor to commence work on any subcontract until Subrecipient has obtained all insurance required herein for the subcontractor(s) and provided evidence that such insurance is in effect to City. VERIFICATION OF THE REQUIRED INSURANCE SHALL BE SUBMITTED AND MADE PART OF THIS AGREEMENT PRIOR TO EXECUTION. Subrecipient shall maintain all required insurance listed herein for the duration of this Agreement.
- 2. Workers' Compensation. Subrecipient shall, at its sole cost and expense, maintain Statutory Workers' Compensation Insurance and Employer's Liability Insurance for any and all persons employed directly or indirectly by Subrecipient. The Statutory Workers' Compensation Insurance and Employer's Liability Insurance shall be provided with limits of not less than one million dollars (\$1,000,000) per accident. The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of the entity for all work performed by the Subrecipient, its employees, agendas, and subcontractors.
  - a. Submittal Requirements. To comply with Subsection 6.2, Subrecipient shall submit the following:
    - i. Certificate of Liability Insurance in the amounts specified in the section; and
    - ii. Waiver of Subrogation Endorsement as required by the section.
  - b. Commercial General and Automobile Liability Insurance.
  - i. General Requirements. Subrecipient, at its own cost and expense, shall maintain commercial general liability insurance for the term of this Agreement in an amount not

less than one million dollars (\$1,000,000) and automobile liability insurance for the term of this Agreement in an amount not less than one million dollars (\$1,000,000) per occurrence, combined single limit coverage for risks associated with the work contemplated by this Agreement. If a Commercial General Liability Insurance or an Automobile Liability form or other form with a general aggregate limit is used, either the general aggregate limit shall apply separately to the work to be performed under this Agreement or the general aggregate limit shall be at least twice the required occurrence limit. Such coverage shall include but shall not be limited to, protection against claims arising from bodily and personal injury, including death resulting therefrom, and damage to property resulting from activities contemplated under this Agreement, including the use of owned and non-owned automobiles.

- ii. Additional Requirements. Each of the following shall be included in the insurance coverage or added as a certified endorsement to the policy:
  - [A] The Insurance shall cover on an occurrence or an accident basis, and not on a claims-made basis.
  - [B] City, its officers, officials, employees, and volunteers are to be covered as insureds as respects: liability arising out of work or operations performed by or on behalf of the Subrecipient; or automobiles owned, leased, hired, or borrowed by the Subrecipient.
  - [C] Subrecipient hereby agrees to waive subrogation which any insurer or contractor may require from vendor by virtue of the payment of any loss. Subrecipient agrees to obtain any endorsements that may be necessary to affect this waiver of subrogation.
  - [D] For any claims related to this Agreement or the work hereunder, the Subrecipient's insurance covered shall be primary insurance as respects the City, its officers, officials, employees, and volunteers. Any insurance or self-insurance maintained by the City, its officers, officials, employees, or volunteers shall be excess of the Subrecipient's insurance and shall not contribute with it.
- iii. Submittal Requirements. To comply with Subsection 6.3 Subrecipient shall submit the following:
  - [A] Certificate of Liability Insurance in the amounts specified in the section;
  - [B] Additional Insured Endorsement as required by the section;
  - [C] Waiver of Subrogation Endorsement as required by the section; and
  - [D] Primary Insurance Endorsement as required by the section.
- c. Professional Liability Insurance.

- i. General Requirements. Subrecipient, at its own cost and expense, shall maintain for the period covered by this Agreement professional liability insurance for licensed professionals performing work pursuant to this Agreement in an amount not less than one million dollars (\$1,000,000) covering the licensed professionals' errors and omissions. Any deductible or self-insured retention shall not exceed \$150,000 per claim.
- ii. Claims-Made Limitations. The following provisions shall apply if the professional liability coverage is written on a claims-made form:
  - [A] The retroactive date of the policy must be shown and must be before the date of the Agreement.
  - [B] Insurance must be maintained and evidence of insurance must be provided for at least 5 years after completion of the Agreement or the work, so long as commercially available at reasonable rates.
  - [C] If coverage is canceled or not renewed and it is not replaced with another claimsmade policy form with a retroactive date that precedes the date of this Agreement, Subrecipient shall purchase an extended period coverage for a minimum of 5 years after completion of work under this Agreement.
  - [D] A copy of the claim reporting requirements must be submitted to the City for review prior to the commencement of any work under this Agreement.
- Additional Requirements. A certified endorsement to include contractual liability shall be included in the policy.
- iv. Submittal Requirements. To comply with Subsection 6.3, Consultant shall submit the Certificate of Liability Insurance in the amounts specified in the section.
- d. All Policies Requirements.
- i. Verification of Coverage. Prior to beginning any work under this Agreement, Subrecipient shall furnish City with complete copies of all certificates of insurance delivered to Subrecipient by the insurer, including complete copies of all endorsements attached to the policies. All copies of certificates of insurance and certified endorsements shall show the signature of a person authorized by that insurer to bind coverage on its behalf. If the City does not receive the required insurance documents prior to the Subrecipient beginning work, it shall not waive the Subrecipient's obligation to provide them. The City reserves the right to require complete copies of all required insurance policies at any time.
- ii. Deductibles or Self-Insured Retentions. Subrecipient shall disclose to and obtain the written approval of City for the self-insured retentions and deductibles before

beginning any of the services or work called for by any term of this Agreement. At the option of the City, either: the insurer shall reduce or eliminate such deductibles or self-insured retentions as respects the City, its officers, employees, and volunteers; or the Subrecipient shall provide a financial guarantee satisfactory to the City guaranteeing payment of losses and related investigations, claim administration and defense expenses.

- iii. Wasting Policies. No policy required by this Section 6 shall include a "wasting" policy limit (i.e. limit that is eroded by the cost of defense).
- iv. Endorsement Requirements. Each insurance policy required by Section 6 shall be endorsed to state that coverage shall not be canceled by either party, except after 30 days' prior written notice has been provided to the City.
- v. Subcontractors. Subrecipient shall include all subcontractors as insureds under its policies or shall furnish separate certificates and certified endorsements for each subcontractor. All coverages for subcontractors shall be subject to all of the requirements stated herein.
- vi. Remedies. In addition to any other remedies City may have if Subrecipient fails to provide or maintain any insurance policies or policy endorsements to the extent and within the time herein required, City may, at its sole option exercise any of the following remedies, which are alternatives to other remedies City may have and are not the exclusive remedy for Subrecipient's breach:
  - [A] Obtain such insurance and deduct and retain the amount of the premiums for such insurance from any sums due under the Agreement;
  - [B] Order Subrecipient to stop work under this Agreement or withhold any payment that becomes due to Subrecipient hereunder, or both stop work and withhold any payment, until Subrecipient demonstrates compliance with the requirements hereof; and/or
  - [C] Terminate this Agreement.

#### SECTION 7 ADMINISTRATIVE REQUIREMENTS

- 1. Financial Management.
  - a. Accounting Standards. Subrecipient agrees to comply with 24 CFR Part 84 and agrees to adhere to the accounting principles and procedures required therein, utilize adequate internal controls, and maintain necessary source documentation for all costs incurred.
  - b. Cost Principles. Subrecipient shall administer its program in conformance with OMB Circulars A-122, "Cost Principles for Non-Profit Organizations," or A-21, "Cost Principles

for Educational Institutions," as applicable for all costs incurred whether charged on a direct or indirect basis.

## 2. Documentation and Record-Keeping

- a. Records to be Maintained. Subrecipient shall maintain all records required by the Federal regulations specific in 24 CFR Part 570.506, and that are pertinent to the activities to be funded under this Agreement. Such records shall include but not be limited to:
- i. Records providing a full description of each activity undertaken;
- ii. Records demonstrating that each activity undertaken meets one of the National Objectives of the CDBG program set forth in 24 CFR 570.208;
- iii. Records required determining the eligibility of activities;
- iv. Records required to document the acquisition, improvement, use or disposition of real property acquired or improved with CDBG assistance;
- v. Records documenting compliance with the fair housing and equal opportunity components of the CDBG program;
- vi. Financial records as required by 24 CFR Part 570.502, and Part 84; and
- vii. Other records necessary to document compliance with Subpart K of 24 CFR 570.
- b. Retention. Subrecipient shall retain all records pertinent to expenditures incurred under this Agreement for a period of four (4) years after the termination of all activities funded under this agreement, or after the resolution of all Federal audit findings, whichever occurs later. Records for non-expendable property acquired with funds under this Agreement shall be retained for four (4) years after final disposition of such property. Records for any displaced person must be kept for four years after he/she has received final payment.
- 3. Client Data. Subrecipient shall maintain client data demonstrating client eligibility for services provided. Such data shall include, but not be limited to, client name, address, income level or other basis for determining eligibility, and description of service provided. Such information shall be made available to City monitors or their designees for review upon request.
- 4. Disclosure. Subrecipient understands that client information collected under this Agreement is private and the use or disclosure of such information, when not directly connected with the administration of the City or Subrecipient's responsibilities with respect to services provided under this Agreement, is prohibited by law unless written consent is obtained from such person receiving service and, in the case of a minor, that of a responsible parent/guardian.
- Property Records. The Subrecipient shall maintain real property inventory records that clearly identify properties purchased, improved or sold. Properties retained shall continue to meet eligibility criteria and shall conform with the "changes in use" restrictions specified in 24 CFR Parts 570.503(b)(8).
- 6. National Objectives. Subrecipient agrees to maintain documentation that demonstrates that the activities carried out with funds provided under this Agreement meet one or more of the CDBG

program's national objectives: (a) benefit low/moderate income persons, (b) aid in the prevention or elimination of slums or blight, (c) meet community development needs having a particular urgency (as defined in 24 CFR Part 570.208).

- 7. Performance Monitoring. The City will monitor the performance of the Subrecipient against goals and performance standards required herein. Substandard performance as determined by the City will constitute non-compliance with this agreement. If action to correct such substandard performance is not taken by the Subrecipient within a reasonable period of time after being notified by the City, contract suspension or termination procedures will be initiated.
- 8. Close-Outs. Subrecipient obligations to the City shall not end until all closeout requirements are completed. Activities during this closeout period shall include, but are not limited to: making final payments, disposing of program assets (including but not limited tothe return of all unused materials, equipment, unspent cash advances, program income balances, and receivable accounts to the City), and determining the custodianship of records.
- 9. Audits and Inspections. All Subrecipient records with respect to any matters covered by this agreement shall be made available to the City, grantor agency, their designees or the Federal Government, at any time during normal business hours, as often as the City or grantor agency deems necessary, to audit, examine, and make excerpts or transcripts of all relevant data. Any deficiencies noted in audit reports must be fully cleared by Subrecipient within 30 days after receipt by Subrecipient. Failure of Subrecipient to comply with the above audit requirements will constitute a violation of this Agreement and may result in the withholding of future payments. Subrecipient hereby agrees to have an annual agency audit conducted in accordance with current City policy concerning Subrecipient audits.

### SECTION 8 ENFORCEMENT OF CONTRACT

- Applicable Law. This Agreement shall be construed and interpreted both as to validity and to
  performance of the parties in accordance with the laws of the State of New York and the United
  States, as applicable. Legal actions concerning any dispute, claim or matter arising out of or in
  relation to this Agreement shall be instituted in the Supreme Court of the County of Orange,
  State of York, or the United States District Court for the Southern District of New York.
  Subrecipient covenants and agrees to submit to the personal jurisdiction of such court in the
  event of such action.
- 2. Disputes. In the event of any dispute arising under this Agreement, the injured party shall notify the insuring party in writing of its contentions by submitting a claim therefore. The injured party shall continue performing its obligations hereunder so long as the injuring party commences to cure such default within ten (10) days of service of such notice and completes the cure of such default within thirty (30) days after service of the notice, or such longer period as may be permitted by the injured party; provided that if the default is an immediate danger to the health, safety and general welfare, such immediate action may be necessary. Notwithstanding the foregoing, the City may suspend any further payment of CDBG funds until Subrecipient is in compliance with this Agreement. Compliance with the provisions of this Section shall be a condition precedent to termination of this Agreement for cause and to

any legal action, and such compliance shall not be a waiver of any party's right to take legal action in the event that the depute is not cured.

- 3. Remedies Upon Default by Subrecipient. In addition to any other rights or remedies available at law or in equity, if Subrecipient fails to fulfill its obligations under this Agreement, City may, after compliance with the provisions of Section 8:
  - a. Temporarily withhold payment of CDBG funds pending correction of the default by Subrecipient;
  - b. Refuse to advance all or any part of the CDBG funds for the project and reallocate said funds to another activity;
  - c. Wholly or partially suspend or terminate the award and this Agreement; and;
  - d. Withhold further awards for the project and/or the facility; and
  - e. Require Subrecipient to repay any CDBG funds that the City determines were not expended in compliance with the requirements of this Agreement, the Act or the Regulations.
- 4. Termination for Convenience. This Agreement may be terminated for convenience as provided in 24 CFR Section 85.44.
- 5. Waiver. No delay or omission in the exercise of any right or remedy by a non- defaulting party on any default shall impair such right or remedy or be construed as a waiver. A party's consent to or approval of any act by the other party requiring the party's consent or approval shall not be deemed to waive or render unnecessary the other party's consent to or approval of any subsequent act. Any waiver by either party of any default must be in writing and shall not be a waiver of any other default concerning the same or any other provision of this Agreement.
- 6. Rights and Remedies are Cumulative. Except with respect to rights and remedies expressly declared to be exclusive in this Agreement, the rights and remedies of the parties are cumulative and the exercise by either party of one or more of such rights or remedies shall not preclude the exercise by it, at the same or different times, of any other rights or remedies for the same default or any other default by the other party.
- 7. Legal Action. In addition to any other rights or remedies, either party may take legal action, in law or in equity, to cure, correct or remedy any default, to recover damages for any default, to complete specific performance of this Agreement, to obtain declaratory or injunctive relief, or to obtain any other remedy consistent with the purposes of the Agreement.
- 8. Attorneys' Fees. If either party to this Agreement is required to initiate or defend or made a party to any action or proceeding in any way connected with this Agreement, the prevailing party in such action or proceeding, in addition to any other relief which may be granted, whether legal or equitable, shall be entitled to reasonable attorney's fees. Attorney fees shall include attorney's fees on any appeal, and in addition a party entitled to attorney's fees shall be

entitled to all other reasonable costs for investigating such action, taking depositions and discovery and all other necessary costs the court allows which are incurred in such litigation. All such fees shall be deemed to have accrued on commencement of such action and shall be enforceable whether or not such action is prosecuted to judgment.

#### SECTION 9 CITY OFFICERS AND EMPLOYEES

- 1. Non-liability of City Officers and Employees. No officer or employee of the City shall be personally liable to Subrecipient, or any successor in interest, in the event of any default or breach by the City or for any amount that may become due to Subrecipient or to its successor, or for breach of any obligation of the terms of this Agreement.
- 2. Conflict of Interest. No officer or employee of the City shall have any financial interest, direct or indirect, in this Agreement nor shall any such officer or employee participate in any decision relating to the Agreement which affects his/her financial interest or the financial interest of any corporation, partnership or association in which s/he is, directly or indirectly, interested, in violation of any State statute or regulation. Subrecipient warrants that it has not paid or given and will not pay or give any third party any money or other consideration for obtaining this Agreement.
- 3. Indemnify and Hold Harmless. Subrecipient agrees to indemnify, defend, and hold harmless City and its officers, agents and employees, from any liabilities, claims, suits or actions, losses or expenses, including attorney fees, caused by, arising out of, or in connection with, either directly or indirectly, Subrecipient's performance under this Agreement. Nothing herein shall be construed to require Subrecipient to indemnify the City, its officers, agents and employees against any responsibility or liability.

#### SECTION 10 MISCELLANEOUS PROVISIONS

1. Notice. Any notice, demand, request, document, consent, approval, or communication either party desires or is required to give to the other party or any other person shall be in writing and either served personally or sent by prepaid first-class mail at his/her address by notifying the other party of the change of address in writing. Notice shall be deemed communicated at the time personally delivered or in seventy-two (72) hours from the time of mailing if mailed as provided in this Section.

To City:	City of Newburgh attn.: City Clerk 83 Broadway, 1 st Floor Newburgh, New York 12550
copy to:	City of Newburgh attn.: Office of the Corporation Counsel 83 Broadway, 2 nd Floor Newburgh, New York 12550

To Subrecipient: Choice Films Inc 9 Scobie Dr. Newburgh, NY 12550

- 2. Interpretation. The terms of this Agreement shall be construed in accordance with the meaning of the language used and shall not be construed for or against either party by reason of the authorship of this Agreement or any other rule of construction which might otherwise apply.
- 3. Integration; Amendment. It is understood that there are no oral agreements between the parties hereto affecting this Agreement and this Agreement supersedes and cancels any and all previous negotiations, arrangements, agreements and understandings, if any, between the parties, and none shall be used to interpret this Agreement. This Agreement may be amended at any time by the mutual consent of the parties by an instrument in writing.
- 4. Severability. In the event that any one or more of the phrases, sentences, clauses, paragraphs, or sections contained in this Agreement shall be declared invalid or unenforceable by a valid judgment or decree of a court of competent jurisdiction, such invalidity or unenforceability shall not affect any of the remaining phrases, sentences, clauses, paragraphs, or sections of this Agreement that are hereby declared as severable and shall be interpreted to carry out the intent of the parties hereunder unless the invalid provision is so material that its invalidity deprives either party of the basic benefit of their bargain or renders this Agreement meaningless.
- 5. Corporate Authority. The persons executing this Agreement on behalf of the parties hereby warrant that (i) such party is duly organized and existing, (ii) they are duly authorized to execute and deliver this Agreement on behalf of said party, (iii) by so executing this Agreement, such party is formally bound to the provisions of this Agreement, and, (iv) the entering into this Agreement does not violate any provision of any other agreement to which said party is bound.

## THE REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK

IN WITNESS WHEREOF, the City and Subrecipient have caused this Agreement to be executed in their respective names by their duly authorized representatives and their respective seals to be hereunder affixed, all as of the date above-written.

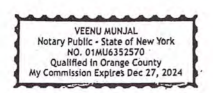
DATED: 12/2/3	, 2022	CITY OF NEWBURGH
		By: Name: Todd Venning Title: City Manager / CEO
DATED: 12/16	_, 2022	[SUBRECIPIENT NAME]
		By: Name: Summer Crockett Moore/ Tony Glazer Title: Managing Partners
STATE OF NEW YORK	) ) ss.:	
COUNTY OF ORANGE	)	
On this D 1 days of	· Danal	in the year 2022, before me personally appeared

On this 21 day of <u>December</u>, in the year 2022, before me personally appeared Todd Venning, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or person upon behalf of which the individual acted, executed the instrument.

Jeremy Kaufman Notary Public, State of New York Registration No. 02KA6202389 Qualified in Dutchess County Commission Expires: March 16, 20

STATE OF NEW YORK ) ) ss.: COUNTY OF ORANGE )

NOTARY PUBLIC



#### EXHIBITA

Community Development Block Grant (CDBG)

# Scope of Services

Training Young People Today, for a Successful Tomorrow in the Film and Television Industry.

Below the Line Bootcamp is a not-for-profit training program dedicated to the training of at-risk youth in the basic fundamentals of film production which gives them immediate opportunities for employment as Production Assistants. BTL Bootcamp also provides continuing mentorship to all graduates as they consider and navigate a career in the film/television world. The program is free to students and relies heavily on the enormous generosity of our sponsors. We appreciate our working relationship with the Newburgh Housing Authority and the City of Newburgh Police Department, who are helping to direct attendees to our program.

Now entering its fourth year, previous graduates received the opportunity for immediate placement in paying transitional and then fully paid jobs on set, and of the 65 graduates, over ½ of them are currently employed on fabulous jobs here in the Hudson Valley, working for HBO, REMCycle Productions, Netflix, Crown Media/Hallmark, Peacock/NBC Universal, MRC, MarVista, and of course, with Umbra Stages and Choice Films Inc.

With the grant provided by The City of Newburgh, Choice Films will train local City of Newburgh residents, ages 17-30, in below the line film/tv production, as well as in above the line acting/auditioning protocol for younger attendees, ages 8-16.

# EXHIBIT B Community Development Block Grant (CDBG)

Line Item Budget Form - Line Item Budget Template

Please use the following template to present your proposed line item budget. In column A, list the items for which you anticipate the need for CDBG funds. In Column B, provide the calculation explaining how you arrived at the estimated cost of the line item. In Column C, provide the projected request for CDBG funds. Note: The Budget Items are examples.

Organization/Agency Name: CHOICE FILMS INC/ fso "Below The Line Bootcamp"

A Budget Item	B Calculation	C CDBG Funding
	Please provide description of how you arrive at total for each line item	
Below the Line Bootcamp	\$7,750.00	
Youth Training Intensive	\$2,250.00	
BTL	\$750 working meals	
	\$2,500 teacher stipend	
	\$250 office supplies	
	\$100 transportation stipend	
	\$1,000 PPE/supplies	
	\$2,000 trainee stipend pool	
	\$750 gear rental	
	\$400 childcare	
YTI	\$250 gear rental	
	\$500 working meals	
	\$1000 teacher stipend	
	\$500 PPE/supplies	
TOTAL OPERATING COSTS	\$10,000.00	

#### MARCH 13, 2023

# A RESOLUTION AUTHORIZING THE CITY MANAGER OR THE POLICE COMMISSIONER OR POLICE CHIEF, AS MANAGER'S DESIGNEE, TO EXECUTE AN INTER-MUNICIPAL AGREEMENT WITH THE COUNTY OF ORANGE CONFIRMING CITY OF NEWBURGH PARTICIPATION IN THE STOP-DWI PROGRAM FOR THE ENFORCEMENT PERIOD OF MARCH 12, 2023 TO JANUARY 1, 2024 AND TO ACCEPT AN AWARD NOT TO EXCEED \$4,550.70 COVERING 70 PERSON-HOURS FOR THE FIRST ENFORCEMENT PERIOD OF 2023 (MARCH 11, 2023 – JUNE 1, 2023)

WHEREAS, the County of Orange (hereinafter "County") has provided the City of Newburgh (hereinafter "City") with an Inter-Municipal Agreement for a full year of participation to provide for the funding of the STOP-DWI Program within the City of Newburgh and an award notification for the enforcement period of March 12, 2023 and ending January 1, 2024; and

WHEREAS, the City of Newburgh agrees to participate in three (3) STOP DWI Program enforcement campaign periods as follows: First Enforcement Period – March 11, 2023 through June 1, 2023, which includes St. Patrick's Day and the Memorial Day holiday weekend; Second Enforcement Period – July 1, 2023 through September 5, 2023, which includes the Independence Day and Labor Day holiday weekend enforcement campaigns; and the Third Enforcement Period – November 11, 2023 through January 1, 2024, which includes Thanksgiving, Christmas and New Year's holiday enforcement campaigns; and

WHEREAS, the County shall reimburse the City of Newburgh for increased patrol and court time in connection with enhanced enforcement of laws prohibiting driving while intoxicated; and

WHEREAS, based on the data submittals submitted for the prior year the City of Newburgh is eligible for an award not to exceed \$4,550.70 covering 70 person-hours for the First Enforcement Period of 2023; and

WHEREAS, the County will notify the City in writing of its eligibility for awards, if any, for the second and third enforcement periods of 2023 by a separate written award letter prior to the commencement of each such enforcement period; and

WHEREAS, this Council has determined that entering into such agreement would be in the best interests of the City of Newburgh;

**NOW, THEREFORE, BE IT RESOLVED**, by the Council of the City of Newburgh, New York that the City Manager or the Police Commissioner or Police Chief, as Manager's designee, be and he is hereby authorized to execute an Inter-Municipal Agreement with the County of Orange confirming the City's participation in the STOP-DWI Program for the period March 12, 2023 through January 1, 2024 in order to fund the additional cost of stepped-up police patrols and related court appearances and providing the City of Newburgh with an award not to exceed \$4,550.70 covering 70 person-hours for the First Enforcement Period of 2023 (March 11, 2023 through June 1, 2023); and

**BE IT FURTHER RESOLVED,** that the City Council of the City of Newburgh, New York that the City Manager, or the Police Commissioner or Police Chief as Manager's designee, be and he is hereby authorized to accept subsequent awards for the Second Enforcement Period (July 1, 2023 through September 5, 2023) and Third Enforcement Period (November 11, 2023 through January 1, 2024) covered by the 2023 STOP-DWI Agreement; and to execute all necessary documents to receive and comply with the terms of such Agreement and to carry out the program funded thereby.

#### MARCH 13, 2023

# A RESOLUTION AUTHORIZING THE CONSERVATION ADVISORY COUNCIL AND THE CITY MANAGER TO APPLY FOR AND ACCEPT IF AWARDED A NYSERDA CLEAN ENERGY COMMUNITIES PROGRAM GRANT IN THE AMOUNT OF \$5,000.00 TO DEVELOP A COMMUNITY-SCALE CLEAN ENERGY CAMPAIGN PROGRAM IN THE CITY OF NEWBURGH

WHEREAS, the City of Newburgh Conservation Advisory Council has requested that the City of Newburgh authorize its application to the NYSERDA Clean Energy Communities Grant program to support the development of a community-scale clean energy campaign to encourage the adoption of new and innovative technologies to generate value and savings for consumers and advancing New York's clean energy goals; and

WHERAS, such grant funding shall be in an amount not to exceed \$5,000.00 and requiring no match from the City; and

WHEREAS, this Council has determined that making such application and accepting such grant funds if awarded is in the best interests of the City of Newburgh and its further development;

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Newburgh, New York that the City of Newburgh Conservation Advisory Council and the City Manager be and they are hereby authorized to apply for and accept if awarded NYSERDA Clean Energy Communities program grant in the amount of \$5,000.00 to support the development of a community-scale clean energy campaign in the City of Newburgh; and

**BE IT FURTHER RESOLVED**, that the City Manager be and he is hereby further authorized to execute any documents in connection with such grant and to take all measures as may be appropriate and necessary to carry out such program.

#### MARCH 13, 2023

# A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF NEWBURGH, NEW YORK SUPPORTING THE EMPIRE STATE DEVELOPMENT MID-HUDSON MOMENTUM FUND PROGRAM APPLICATION OF 104 WASHINGTON STREET, LLC FOR ITS REDEVELOPMENT PROJECT

WHEREAS, Empire State Development Mid-Hudson Momentum Fund Program (the "Program") proposes to invest \$150 million in mixed-use housing and infrastructure projects specifically to address regional strain of population increases exacerbated by COVID-19; and

WHEREAS, the Program will prioritize mixed-use housing and infrastructure projects that have community support; increase affordable housing; leverage non-NYS State investment; are financially sound; and are "shovel ready"; and

WHEREAS, 104 Washington Street, LLC seeks Program funding for mixed-use development of the property located at 104 Washington Street, acquired from the Newburgh Community Land Bank, to include up to 32 income-restricted housing units with 2 first-floor retail units which has received land use board approvals in 2021 and building permits in 2022; and

WHEREAS, the City Council find that supporting 104 Washington Street, LLC's redevelopment project is in the best interests of the City of Newburgh and its further development;

NOW, THEREFORE, BE IT RESOLVED, that the City Council of the City of Newburgh, New York fully supports the Empire State Development Mid-Hudson Momentum Fund Program Application of 104 Washington Street, LLC for the redevelopment of property located at 104 Washington Street.

#### MARCH 13, 2023

# A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF NEWBURGH DECLARING ITS INTENT TO BE LEAD AGENCY UNDER THE STATE ENVIRONMENTAL QUALITY REVIEW ACT ("SEQRA") WITH RESPECT TO AMENDING CHAPTER 300 ENTITLED "ZONING" OF THE CODE OF ORDINANCES OF THE CITY OF NEWBURGH, DECLARING THE PROJECT TO BE A TYPE I ACTION, CONSIDERING A FULL ENVIRONMENTAL ASSESSMENT FORM ("FEAF") AND REFERRING THE SAME TO THE ORANGE COUNTY DEPARTMENT OF PLANNING AND OTHER INTERESTED OR INVOLVED AGENCIES

WHEREAS, the City of Newburgh is proposing to amend Chapter 300 entitled "Zoning" of the City Code of Ordinances of the City of Newburgh and the Zoning Map of the City of Newburgh; and

WHEREAS, the City of Newburgh proposes to undertake the adoption of the amendments of Chapter 300 entitled "Zoning" in compliance with the terms of state law and does hereby wish to review the project in accordance with the State Environmental Quality Review Act ("SEQRA"); and

WHEREAS, in compliance with SEQRA, the City Council of the City of Newburgh wishes to declare its intent to assume Lead Agency status, classify the project as a Type I action, proposes to accept a Full Environmental Assessment Form ("FEAF") and refer the proposed amendments to the Orange County Planning Department pursuant to General Municipal Law Section 239-m and to other interested or involved agencies; and

**NOW, THEREFORE, BE IT RESOLVED**, by the Council of the City of Newburgh, New York, as follows:

- That the City Council of the City of Newburgh hereby declares its intent to assume Lead Agency status for the environmental review of the action pursuant to 6 NYCRR 617.6; and
- 2. That this Council classifies the action as a Type I Action; and
- 3. That this Council proposes to accept Part I of the Full Environmental Assessment Form ("FEAF") attached hereto; and
- 4. That this Council authorizes the City Manager to circulate the FEAF to other "Interested Agencies" or "Involved Agencies"; and

5. That this Council refers the proposed amendments to Chapter 300, entitled "Zoning" of the Code of Ordinances of the City of Newburgh to the Orange County Planning Department as required by General Municipal Law Section 239-m.

A new Part 119, titled Municipality Rulemaking, is added to read as follows:

### Part 119

### Municipality Rulemaking

Part 119- Municipality Rulemaking

§ 119.1 Preemption and Prohibitions on Municipality Rulemaking.

§ 119.2 Authorizations for Municipality Rulemaking.

§ 119.3 Notifications to Municipalities.

§ 119.4 Measurement of Distance from School Grounds, Houses of Worship, Community Facilities and Between Adult-Use Retail Dispensaries and On-Site Consumption Sites
§ 119.5 Unreasonably Impracticable; Review and Determination.

§ 119.6 Severability.

#### **§119.1** Preemption and Prohibitions on Municipality Rulemaking.

(a) Pursuant to section 131(2) and 85(12) of the Cannabis Law, the governing body of a county, town, city and village are preempted from adopting any law, rule, ordinance, regulation or prohibition pertaining to the operation or registration, licensure, or permitting of a registered organization, adult-use cannabis license or cannabinoid hemp license. The Board prohibits municipalities to pass local laws and regulations governing the following activities:

(1) adopting local laws that impose a special fee that is specific to cannabis businesses on the approved licensee that intends to operate within their jurisdiction;

(2) adopting local laws that impose a fee on adult-use retail dispensary or on-site consumption licenses, except where the fees are also applicable to off-premises liquor establishments licensed under the State Liquor Authority prior to the thirty first of March two thousand twenty-one, and such law does not conflict with the Cannabis Law or this Part.

(3) adopting local laws that impose a tax or a fee on the cultivation, processing, manufacturing, distribution or sale of cannabis or cannabis product in this State other than any usual and customary fees associated with similarly situated businesses.

(4) adopting local laws that prohibit a premises, for which an adult-use cannabis retail
 dispensary or on-site consumption license has been issued, from being located within a distance,
 to be measured in accordance with section 119.5 of this Title, that is:

(i) no less than a 1,000 foot radius of another premises for which a license of the same type has been issued in a city, town or village having a population of 20,000 or more; and

(ii) no less than a 2,000 foot radius of another premises for which a license of the same type has been issued in a city, town or village having a population of 20,000 or less.

(5) adopting or executing any agreement where the municipality, community organization or association affiliated with such municipality, otherwise receives any additional benefit outside of general operation from or imposes any duty or obligation on any applicant, registrant, licensee or permittee of the Board;

(6) adopting a local law that would deny any right, privilege, permit, variances, approvals to any licensed adult-use retail dispensary premises that has been in existence continuously from a date prior to the date when a building on the same road or street within:

 (i) 500 feet of said licensed adult-use retail dispensary premises has been occupied exclusively as school grounds;

 (ii) 200 feet of said licensed adult-use retail dispensary premises has been occupied exclusively as a house of worship; or

(iii) 500 feet of said licensed adult-use retail dispensary premises has been occupied as a community facility, if the municipality has passed such ordinance.

(b) A retail dispensary shall be in a location consistent with public convenience and advantage standards as determined by the Board.

(c) The Board may issue a license pursuant to this section for a premises which shall be within a 2,000 foot radius of an existing premises licensed and operating in a city, town, or

village having a population of 20,000 or less, pursuant to this section, after it determines that granting such license would be in the public interest.

#### § 119.2 Authorizations for Municipality Rulemaking.

(a) All municipalities and counties are hereby preempted from adopting any law, rule, ordinance, regulation or prohibition pertaining to the registration, licensing, permitting or operation of registered organizations, adult-use cannabis businesses, or, or cannabinoid hemp businesses, provided however, such municipality may enact local laws and regulations governing the time, place and manner of the operation of licensed adult-use cannabis retail dispensaries and/or on-site consumption sites, provided that such law or regulation shall not make the operation of such licensed retail dispensaries or on-site consumption sites unreasonably impracticable as determined by the Board. To the extent the following is not unreasonably impracticable, the Board authorizes municipalities to pass local laws and regulations governing the time, place, and manner, which shall mean and apply to the following activities:

(1) the hours of operation for adult-use retail dispensary, during which cannabis products can be sold at retail, which:

(i) shall not be allowed to operate from 2:00 ante meridiem to 8:00 ante meridiem, unless given express written permission by such municipality, or the municipality passes a local ordinance, authorizing it to operate beyond such hours; and

(ii) shall not restrict operations to less than 70 hours a week, provided however, this provision shall not be construed as removing the licensees' discretion to operate for less hours of operation.

(2) the hours of operation for on-site consumption site, during which cannabis products can be sold at retail, which:

(i) shall not be allowed to operate from 4:00 ante meridiem to 8:00 ante meridiem.

(ii) shall not restrict operations to less than 70 hours a week provided however, this provision shall not be construed as removing the licensees' discretion to operate for less hours of operation.

(3) business operations within historical districts;

(4) parking;

(5) traffic control including, but not limited to, pedestrian and vehicular traffic;

(6) odor, consistent with the Public Health Law Article 13-E and the Clean Indoor Air Act;

(7) noise; and

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(8) distance requirements between a licensed premises and a community facility, provided however, that such distance requirement is no greater than 500 feet from the licensed premises and the community facility. This provision shall not apply to licensees operating pursuant to Part 116 of this Title.

### § 119.3 Notifications to Municipalities.

(a) Pursuant to section 76 of the Cannabis Law, notifications to municipalities regarding adult-use retail dispensary or on-site consumption licenses shall be in a form provided by the Office, and contain the following information:

(1) applicant contact information;

(2) trade name or "doing business as" name;

(3) full name of the applicant;

(4) street address of the establishment, including the floor location or room number, if applicable;

(5) the mailing address of the establishment, if different than the street address;

(6) the name, address and telephone number of the attorney or representative of the applicant, if any;

- (7) a statement indicating whether the application is for:
- (i) a new establishment;
- (ii) a transfer of an existing licensed business;
- (iii) a renewal of an existing license; or

(iv) an alteration of an existing licensed premises;

(8) if the establishment is a transfer or previously licensed premises, the name of the old establishment and such establishment's registration or license number;

(9) in the case of a renewal or alteration application, the registration or license number of the applicant; and

(10) the type of license.

(b) A municipality shall have 30 days from the receipt of the notification from an applicant to express an opinion for or against the granting of such registration, license or permit application and any such opinion shall be part of the record upon which the Office makes its recommendation to the Board to grant or deny an application; Provided however, a municipality may request additional time in writing and upon showing a reasonable documented effort for an extension.

# § 119.4 Measurement of Distance from School Grounds, Houses of Worship, Community

### Facilities and Between Adult-Use Retail Dispensaries and On-Site Consumption Premises

(a) No adult-use retail dispensary or on-site consumption license shall be granted for any premises which shall be:

(1) on the same road and within 200 feet of a building occupied exclusively as a house of worship;

(2) on the same road and within 500 feet of school grounds;

(3) on the same road of a community facility if the municipality has enacted an ordinance in accordance with section 119.2 of this Title;

(4) in a city, town or village having a population of 20,000 or more within a 1,000 foot radiusof another premises for which a license of the same type has been issued;

(5) in a city, town or village having a population of 20,000 or less within a 2,000 foot radius of another premises for which a license of the same type has been issued;

(6) The measurements in subdivision (a) of this section are to be taken in a straight line from the center of the nearest entrance of such house of worship or the nearest point of school grounds to the center of the nearest entrance of each such premises licensed and operating pursuant to this section 72 and section 77 of the Cannabis Law; except, however that no renewal license shall be denied to any premises at which a license under this Chapter has been in existence continuously from a date prior to the date when a building on the same road and within 200 feet of said premises has been occupied exclusively as a house or worship or 500 feet of said premises has been occupied by schoolgrounds.

(i) Within the content of this paragraph, the "entrance" shall mean a main door of a house of worship, or of premises licensed and operating pursuant to this section, regularly used to give ingress to the students of the school, to the general public attending the house of worship, and to patrons or guests of the premises licensed and operating pursuant to this section or of the premises sought to be licensed, except that where a school or house of worship or premises licensed and operating pursuant to the premises sought to be licensed, except that where a school or house of worship or premises licensed and operating pursuant to this section or of the premises and operating pursuant to this section or the premises sought to be licensed is set back from a public thoroughfare, the walkway or stairs leading to any such door shall be deemed an entrance; and the measurement shall be taken to the center of the walkway or stairs at the point where it meets the building line or public thoroughfare. Such definition shall not include cellars, back and side doors, delivery entrances, or emergency exits.

(ii) If the school or house of worship or premises licensed and operating pursuant to this section or the premises sought to be licensed is located in a multi-story building, the building "entrance" at the road level is used.

(iii) If the school or house of worship or premises licensed and operating pursuant to this section or the premises sought to be licensed is situated on a corner lot, such establishment is considered to be on both roads of the intersection, whether or not there is an entrance to the building on both roads.

(iv) A door which has no exterior hardware, or which is used solely as an emergency or fire exit, or for maintenance purposes, or which leads directly to a part of a building not regularly used by the general public or patrons, is not deemed an "entrance."

(v) Within the context of this section, a building occupied as a house of worship does not cease to be "exclusively" occupied as a house of worship by incidental uses that are not of a nature to detract from the predominant character of the building as a house of worship, such uses including, but not limited to:

(*a*) the conduct of legally authorized games of bingo or other games of chance held as a means of raising funds for the not-for-profit religious organization which conducts services at the house of worship or for other not-for-profit organizations or groups;

(*b*) use of the building for fund-raising performances by or benefitting the not-for-profit religious organization which conducts services at the house of worship or other not-for-profit organizations or groups;

(c) the use of the building by other religious organizations or groups for religious services or other purposes;

(d) the conduct of social activities by or for the benefit of the congregants;

(e) the use of the building for meetings held by organizations or groups providing bereavement counseling to persons having suffered the loss of a loved one, or providing advice or support for conditions or diseases including, but not limited to, alcoholism, substance use disorder, cancer, cerebral palsy, Parkinson's disease, or Alzheimer's disease; the use of the building for blood drives, health screenings, health information meetings, yoga classes, exercise classes or other activities intended to promote the health of the congregants or other persons; and

(*f*) use of the building by non-congregant members of the community for private social functions.

(vi) The building occupied as a house of worship does not cease to be "exclusively" occupied as a house of worship where the not-for-profit religious organization occupying the house of worship accepts the payment of funds to defray costs related to another party's use of the building.

#### §119.5 Unreasonably Impracticable; Review and Determination.

(a) Pursuant to section 131(2) of the Cannabis Law and in accordance with this Part, no rules, regulation, ordinance, or actions of the municipality shall be effective or enforceable if

such action otherwise impedes on duties and obligations of the Board as set forth under the Cannabis Law, violates any provision of the Cannabis Law or this Part, or discriminates against or frustrates the registrant, licensee, or permittee's ability to carry out the operation of such registration, license, or permit as issued by the Board.

(b) Should an unreasonable impractical claim be brought before the Office by a claimant contesting the validity of such local law or regulation, the Board may conduct a review of such law and issue an advisory opinion as to whether the law is "unreasonably impracticable".

(c) Upon review and determination of an application to the Board, the Office shall send a copy of the advisory opinion to claimant and the municipality from where the local law originates. Should the local law:

(1) be adopted prior to the advisory opinion, the claimant can use the advisory opinion as prima facie evidence of the Board's opinion that the local law violates Cannabis Law section 131(2); or

(2) be proposed but not adopted, the municipality shall be preempted from adopting the local law as the local law, if adopted, would be unreasonably impracticable, as determined by the Board, pursuant to Cannabis Law section 131(2).

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**§ 119.6 Severability**. If any provision of this Part or its application to any particular person or circumstance is held invalid, the remainder of this Part and its application to other persons and circumstances shall not be affected thereby.

## PROPOSED CHANGES CHAPTER 300 (ZONING) OF CITY OF NEWBURGH CODE OF ORDINANCES

# Article II Definitions and Word Usage

§ 300-6. Word usage; terms defined.

- A. Except where specifically defined herein, all words used in this chapter shall carry their customary meanings. Words used in the present tense include the future and the plural the singular. The word "shall" is intended to be mandatory, while "should" is not; and "occupied" or "used" shall be considered as though followed by the words "or intended, arranged, or designed to be used or occupied." In general, this chapter uses the word "permitted" to describe an action that requires a permit and "allowed" when a permit is not required.
- B. Definitions. As used in this chapter, the following terms shall have the meanings indicated:

ACTIVITY FACILITY — A business which, for compensation, offers indoor recreational activities, such as dance, martial arts, arts and crafts, musical or theatrical instruction, children's gyms and play centers, and other places of public or private entertainment. Activity facilities shall not include facilities intended primarily for spectator activities, such as, but not limited to, stadiums and arenas, automotive tracks, bowling alleys, parlors or amusement parks.

ADULT DAY-CARE FACILITY — An establishment which provides day-care services for hire to adults who, by reason of physical or other limitations associated with age, physical or mental disabilities or other factors, are unable or substantially unable to live independently without supervision.

ADULT USES — An adult bookstore, adult motion-picture theater, or adult entertainment cabaret, as defined herein.

- (1) ADULT BOOKSTORE An establishment having as a substantial or significant portion of its stock-in-trade books, magazines, or other periodicals, films, slides and videotapes which are distinguished or characterized by their emphasis on matter depicting, describing, or relating to sexual activities or exposing specified anatomical areas as defined below.
- (2) ADULT FILM THEATER An enclosed building used primarily for presenting material in the form of motion pictures, films, slide shows or videotapes distinguished or characterized by an emphasis on matters depicting, describing or relating to sexual activities or exposing specified anatomical areas.
- (3) ADULT ENTERTAINMENT CABARET A building or portion thereof regularly featuring dancing or other live entertainment if the dancing or entertainment that constitutes the primary live entertainment is distinguished or characterized by an emphasis on the exhibiting of sexual activities or specified anatomical areas for observation by patrons therein.

AGRICULTURE — An activity which includes the cultivation of the soil for food products or other useful or valuable growths of the field or garden, nursery stock and commercial greenhouses, but does not include dairying, raising of livestock, breeding or keeping of animals, fowl or birds where the same is carried on as a business or gainful occupation. Agriculture includes also the sale at retail of farm, garden or nursery products produced on the premises.

AMUSEMENT CENTER — A place of business wherein three or more coin-operated machines, games of skill or chance or other machines of a similar nature are available for use or play by the general public.

ANIMAL CARE CENTER — Any building or portion of a building designed or used for the care, observation, or treatment of domestic animals, or for the keeping, breeding or boarding for compensation of dogs, cats, or other domestic animals, when such boarding is for more than three consecutive hours.

APARTMENT, ACCESSORY — A self-contained residential dwelling unit, clearly incidental and secondary to the principal dwelling of which it is a part, having a separate entrance and containing separate cooking, eating, sanitation and sleeping facilities for the exclusive use of the occupant, in a one-family dwelling, or in a separate accessory structure on the same lot as a one-family dwelling.

APARTMENT HOUSE (same as "multifamily dwelling") — A residential building that contains more than four dwelling units, with one primary entrance to access all dwelling units contained therein. An apartment house may include accessory uses shared by residents of the apartment house, including recreational facilities, laundry rooms, parking, seating areas and open space for the exclusive use of residents residing in the complex.

ASSEMBLY HALL/BANQUET HALL — Buildings in which the primary or intended occupancy or use is the assembly for amusement, athletic, civic, dining, educational, entertainment, political, recreational, religious, social, or similar purposes, except an assembly hall shall not include any use defined elsewhere herein, in which kitchen facilities may or may not exist.

AUTOMOBILE GASOLINE STATION — Any building or land area used for the retail dispensing or sales of automobile fuels, which activity may be accompanied by accessory uses, such as sales of lubricants, tires, accessories or supplies, and prepackaged food items and tangible consumer goods, primarily for self-service by the customer.

AUTOMOBILE SALES — Any building, land area or other premises used for the display, sale or lease of new or used automobiles, vans, trucks, trailers, or boats, but not including any repair work. Such facilities may not conduct repair services as an accessory use other than warranty or other minor repair service.

AUTOMOBILE-SERVICE/REPAIR — Any area of land, including structures thereon, available to the public, operated for gain, and which is used for repair, greasing, washing, servicing, adjusting or equipping of automobiles or other vehicles.

AUTOMOBILE WASH — Any building or land area, the use of which is devoted to the business of washing or waxing automobiles for a fee, whether by automated cleansing devices or otherwise.

BANK — A financial institution that is open to the public and engaged in deposit banking, and that may perform closely related functions, such as making loans, investments, and fiduciary activities.

BAR — A commercial establishment, open to the general public, which sells and serves alcoholic beverages for consumption on the premises and where food may be served as an accessory use. The term "bar" includes "barroom," "wine bar," "tavern," "pub," and "saloon."

BASEMENT — A story that is wholly or partly below grade, but at least 1/2 of its height, measured from floor to ceiling, is above the average established curb level or finished grade of the ground adjoining the building.

BED-AND-BREAKFAST — A lodging facility in an owner-occupied dwelling, offering from two to five guest rooms, without separate kitchen facilities, for paying, transient guests for a period not to exceed 15 consecutive days per guest. A dining room and kitchen may be provided for serving guests of the facility, but shall not be open to the public. An Airbnb rental is a variant of this use. "Short-term, in-home lodging" shall apply for one room for up to three paying guests.

BILLIARD PARLOR — A building, or portion thereof, having within its premises three or more pool tables, billiard tables, or a combination thereof.

BOARDINGHOUSE — An owner-occupied dwelling unit, with nontransient boarders, and with common rooms used and accessible to all residents, within which are boarding units that are rented individually and occupied for sleeping and/or living purposes to nontransient occupants. A boardinghouse shall not be considered a rooming home.

BOARDING UNIT — Any room or group of rooms forming a habitable unit used or intended to be used for living or sleeping but not used for cooking purposes.

BOAT REPAIR — A facility where boats are repaired and may be stored.

BOWLING ALLEY — Indoor facility for the sport of bowling, with customary accessory uses, such as snack bars.

BUILDING — (Includes "structure.") Anything constructed or erected, the use of which requires location on the ground or attachment to something having location on the ground.

BUILDING, ACCESSORY — A building, the use and size of which is incidental to, and complementary of, the principal building on a lot.

BUILDING FRONT LINE — The line of the face of the building nearest the front lot line. The face includes covered porches, but does not include steps.

BUILDING, MAIN (PRINCIPAL) — The building in which is conducted the primary use of the lot on which it is located.

CABARET — Any room, place, or space in which any musical entertainment, singing, dancing, or other similar amusement takes place in connection with a bar and/or restaurant, except for an adult cabaret.

CANNABIS, ADULT-USE ON-SITE CONSUMPTION – as defined in the Cannabis Law of New York State.

<u>CANNABIS, INDUSTRIAL – includes licenses to operate as: Adult-Use Cooperative, Adult-Use</u> <u>Cultivator, Adult-Use Distributor, Adult-Use Processor, Conditional Adult-Use Cultivator,</u> <u>Nursery, Registered Organization Adult-Use Cultivator Processor Distributor Retail Dispensary,</u> <u>or Registered Organization Adult-Use Cultivator Processor and Distributor, as defined in the</u> <u>Cannabis Law of New York State.</u>

<u>CANNABIS, RETAIL – includes licenses to operate as: Adult-Use Retail Dispensary, Delivery, or Microbusiness, as defined in the Cannabis Law of New York State.</u>

CAR RENTAL — A business that rents vehicles to persons or businesses for use on a transient basis. The business may include on-site facilities for servicing, storing, repairing, and fueling the vehicles.

CELLAR — That space of a building that is partly or entirely below grade which has more than half of its height, measured from floor to ceiling, below the average established curb level or finished grade of the ground adjoining the building.

CEMETERY — A place used for the interment of human or animal remains or cremated remains.

CHILD DAY-CARE CENTER — A facility, that is not also a dwelling unit, that provides care for infants and preschool children, and may offer prekindergarten educational service, on a regular basis for more than three hours per child and is defined in 18 NYCRR Part 413 and regulated in accordance with 18 NYCRR 418.

COLLEGE/UNIVERSITY — An institution for post-secondary education, which is licensed by the State of New York to grant associate, baccalaureate, or higher degrees.

COMMERCIAL LAUNDRY — An establishment that launders and/or dries articles for commercial and not individual customers.

COMMUNITY CENTER — A place, structure, area, or other facility used for providing religious, fraternal, social, educational, or recreational programs generally open to the public, not operated for profit, and designed to accommodate and serve significant segments of the local community.

COOPERATIVE HOUSE — A dwelling unit that is rented as a singular unit and not occupied by a family, as defined in this chapter, within which are two or more boarding units occupied for sleeping and/or living purposes by nontransient occupants. A cooperative house shall not be considered to be a rooming house.

COTTAGE INDUSTRY — A use that is conducted wholly within an enclosed building that involves the manufacturing, production, processing, fabrication, assembly, treatment, repair, or packing of finished products predominantly from previously prepared or refined materials (or from raw materials that do not need refining). Light industry is capable of operation in such a manner that does not cause a noticeable amount of noise, dust, odor, smoke, glare, or vibration outside of the building in which the activity takes place. Such a use may or may not contain retail space. A machine shop is included in this category. COVERAGE, BUILDING — The area that is covered by all of the buildings on the lot.

CURB LEVEL — The established elevation of the street grade at the point that is opposite the center of the wall nearest to and facing the street line. Where a building is on a corner lot, the curb level is the average of the mean levels of the curbline on the two intersecting streets. Where there is uncertainty about the curb level, it shall be determined by the City Engineer.

DISTRIBUTION FACILITY/WAREHOUSE — A facility involving the storage and the shipment of goods in allotments. This use does not involve the manufacture or sale of goods from the premises.

DORMITORY — A building intended or used principally for sleeping accommodations, where such building is directly related to an educational or public institution, or house of worship. Such building may include common kitchen and gathering rooms, but does not contain complete dwelling units.

DRIVE-THRU (BANK, FAST-FOOD RESTAURANT, PHARAMACY) — An establishment that dispenses products or services to patrons who remain in vehicles.

DRY CLEANER — An establishment for the on-premises mechanical cleaning of garments, articles or goods of fabric for retail customers, or where dropoff and pickup occurs for garments or articles that are sent to another location for mechanical cleaning or laundering. A dry cleaning establishment does not include a laundry or laundromat, which provides self-service washing or drying for use by retail customers.

DWELLING — Any building or portion thereof designed or used exclusively for nontransient residential use.

DWELLING, DETACHED — A dwelling having no common walls, floors or ceilings with any other dwelling unit.

DWELLING, FOUR-FAMILY — A building containing four dwelling units only, on a single lot of record.

DWELLING, MULTIFAMILY — See "apartment house."

DWELLING, ROW OR ATTACHED (TOWNHOME) — A dwelling, having common walls with one or more dwelling units, also referred to as a "townhome." A row dwelling sharing one common wall shall be deemed an end unit. This term shall also refer to two dwellings sharing one party or lot line wall and commonly referred to as a "dupley."

dwellings sharing one party or lot line wall and commonly referred to as a "duplex."

DWELLING, SINGLE-FAMILY — A building containing not more than one dwelling unit and not having more than one kitchen on a single lot of record.

DWELLING, THREE-FAMILY — A building containing three dwelling units only on a single lot of record.

DWELLING, TWO-FAMILY — A building containing two dwelling units only on a single lot of record.

DWELLING UNIT — A single unit with one or more rooms with provisions for living, cooking, sanitary and sleeping facilities arranged for the use of one family only.

FAMILY — One, two, or more persons occupying a dwelling unit and living together as a traditional family or the functional equivalent of a traditional family.

FAMILY DAY-CARE — A facility located in a residential structure, which is owner occupied as a family residence, that provides daytime care of more than three hours per day per child for three to 12 infants, preschool children, and school age children six to 12 years of age for compensation. A family day-care includes those day-care facilities defined by New York State in 18 NYCRR Part 413 as "family day-care home" and "group family daycare home." Such facility must be licensed by New York State and operated in accordance with all applicable regulations.

FLOOR AREA, BUILDING — The sum of the gross horizontal area of the several floors of a building and its accessory buildings on the same lot, excluding cellar and basement floor areas not devoted to residential use but including the area of roofed porches and roofed terraces. All dimensions shall be measured between exterior faces of walls.

FRONTAGE — The length of a lot that borders a single street.

FRONTAGE OCCUPANCY — The percentage of the lot width which must be occupied by either a front building facade or structures that screen parking, located within the area of the front lot line and the maximum front yard setback.

FUNERAL HOME — The establishment of a funeral director or undertaker, which includes facilities for the conduct of funeral services, but not cremation.

GARAGE, PRIVATE — Part of a principal residential building, or an accessory building located on the same lot as the principal residential building, designed primarily for the storage of motor vehicles.

<u>Underline</u> denotes additions <del>Strikethrough</del> denotes deletions HEIGHT, BUILDING — The vertical distance measured from curb or grade level at the front of the building to the highest level of a flat or mansard roof or to the average height of a pitched, gable, hip or gambrel roof, excluding bulkheads, and similar constructions enclosing equipment or stairs, provided that they are less than 12 feet in height and do not occupy more than 30% of the area of the roof upon which they are located.

HOME OCCUPATION — Any use customarily conducted entirely within a dwelling or its accessory structures and carried on by the inhabitants thereof, which use is clearly incidental and secondary to the use of dwelling for residential purposes and does not change the character thereof.

HOSPITAL — An institution, licensed by the State of New York, which provides primarily transient or acutely needed human physical and/or mental health services and which includes inpatient facilities.

HOTEL — A building, or portion thereof, containing rooms occupied by transient guests who are lodged for payment, with or without meals, and in which there may be provided such services as are accessory and incidental to the use thereof as a temporary residence, such as dining, conference centers, recreational facilities and gift shops for the guests of the hotel.

HOUSE OF WORSHIP — A building, or portion thereof, together with its accessory buildings and uses, where persons regularly assemble for religious worship, services, and social events and which building, together with its accessory buildings and uses, is maintained and controlled by a religious body organized to sustain ceremonies and purposes.

INDUSTRIAL USES — A business use or activity at a scale greater than home industry, involving the manufacture, fabrication, processing, reduction, assembly, or destruction of any article, substance, or commodity, or any other treatment thereof in such a manner as to change the form, character, or appearance thereof.

IN-LAW APARTMENT — See "apartment, accessory."

LAUNDROMAT — A facility which provides self-service washing or drying for use by retail customers.

LIVE/WORK — A dwelling which is owner-occupied, and which provides a commercial ground floor space and residential space above, for the family, craft or business and retail space for creating sales.

LOT — (Includes "plot") A parcel of land occupied or capable of being occupied by one building and the accessory buildings or uses customarily incident to it, including such open spaces as are required by this chapter.

LOT, CORNER — A lot at the junction of, and having frontage on, two or more intersecting streets.

LOT, DEPTH — The mean distance between the front and rear lot lines, measured in the general direction of its side lot lines.

LOT LINE — Any line dividing one lot from another or separating a lot from a street right-of-way line.

LOT, THROUGH — A lot having frontage on two streets, but not at the intersection of those two streets.

LOT, WIDTH — The mean distance of a lot measured at right angles to its depth, at the required setback line.

MEMBERSHIP CLUB — An unincorporated association of persons for common social purpose or an association incorporated under the Membership Association Law, and which association or membership corporation is not conducted for profit and is not a part of, related to, or associated with a profit-making venture and which is managed by officers or directors, serving without pay and chosen or elected directly by members who form such an association or membership corporation.

MIXED USE — A development or a single building in which there may be a blend of uses, including residential, commercial, cultural, institutional, or industrial, where those functions are physically and functionally integrated; most prominently a ground floor with a restaurant, theater, or retail shop and offices and/or residential use above.

MOBILE HOME — A structure mounted on axles and wheels containing living facilities and which was designed to be towed by an automobile or truck from place to place. Such structure will not be considered a mobile home for purposes of this chapter if it is placed on a permanent foundation and modified to meet applicable building code requirements for a residential structure.

MOTEL — See "hotel."

MUSEUM — A building serving as a repository for a collection of natural, scientific or literary curiosities, objects of interest or works of art, and arranged, intended and designed to be used by members of the public for viewing, with or without an admission charge, together with customary accessory uses, including, for example, retail sale of goods to the public; cafe food service, art, dance and music performances, literary readings, and showing of films.

NEIGHBORHOOD RETAIL — A store serving the local retail business needs of the residents of the neighborhood, including but not limited to books, flowers, clothing, groceries, and pharmaceuticals.

NONCONFORMING LOT — Any lot lawfully existing on record on the effective date of this chapter, or any amendment thereto, that does not meet the bulk and area requirements of this chapter for the zoning district in which such lot is situated as a result of the enactment.

NONCONFORMING STRUCTURE — Any building lawfully existing on the effective date of this chapter, or any amendment thereto, that does not meet the bulk and area requirements of this chapter for the zoning district in which such building is situated as a result of the enactment.

NONCONFORMING USE — Any use lawfully existing on the effective date of this chapter, or any amendment thereto, that does not conform to the district use regulations of this chapter for the zoning district in which such use is situated as a result of the enactment.

NURSING HOME — An institution, licensed by the State of New York, which provides nursing care and related medical services on a twenty-four-hour basis to primarily nontransient clients for remuneration.

OFFICE PARK — A group of two or more principal buildings and their accessory uses, together with any open space remaining, located on one lot, which buildings have a unified site plan and shall be designed to function as one project. The buildings in an office park shall be occupied or used principally for businesses or professional offices that are designed, constructed, and maintained on a coordinated basis.

OPEN SPACE — That portion of the lot that is unencumbered by any structure or any other impervious surface.

PARKING AREA, COMMUNITY — A building, or part thereof, or a surface used for parking vehicles for remuneration.

PARKING SPACE — A space available for the parking of one vehicle.

PARKS, OPEN SPACE AND RECREATION — Those areas owned or used by the City, other public entity or government, or nonprofit organizations that are devoted to parks, playgrounds, recreation areas, nature preserves, or open space.

PERSONAL SERVICES — An establishment that is primarily engaged in frequent or recurring provision of individual services generally related to personal needs, and is not separately defined herein. These uses may also include accessory retail sales of products related to the service provided. Examples of personal services include but are not limited to: barbershops, nail salons, massage facilities, tailors.

PROFESSIONAL OFFICE — The office of a member of a recognized profession maintained for the conduct of that profession in any of the following related categories: architectural, engineering, planning, law, interior design, accounting, insurance, real estate, medical, dental, optical, or any similar type of profession.

PUBLIC UTILITY — Any person, firm, corporation, or governmental agency duly authorized to furnish to the public, under governmental regulation, electricity, gas, water, sewage treatment, steam, cable television, telephone, or telecommunications but shall not mean any person or entity that provides wireless telecommunication services to the public.

RECREATIONAL VEHICLE — A vehicular unit, which is designed as a temporary dwelling for travel, recreational, and vacation use, and which is self-propelled, mounted on, or pulled by another vehicle. Examples include, but are not limited to a travel trailer, camping trailer, truck camper, motor home, fifth-wheel trailer, or van camper.

RESIDENTIAL CARE FACILITY — A supervised residential board and care establishment, used as a group residence or extended care facility for the care of persons, where compensation and/or reimbursement of costs is paid to an operator, pursuant to state or federal standards, licensing requirements, or programs funding residential care services. The residential care facility provides common eating facilities for residents and common meeting or social or recreation areas. Such housing may also include daily activity assistance, such as dressing, grooming, bathing, etc.

RESTAURANT — Any establishment where the principal use is the preparation and sale of food and beverages to customers seated at a table or counter, served by a waiter or waitress, or at a buffet for consumption of the food on the premises. A restaurant may include the serving of alcoholic beverages and the provision of carry-out food service if they are incidental to the consumption of food and beverages. The term "restaurant" does not include a business whose principal operation is as a bar, cabaret, carry-out food service, or a fast-food establishment.

RESTAURANT, CARRY-OUT — Any establishment where food and/or beverages are prepared and served in a ready-to-consume state and whose design or principal method of operation includes one or both of the following characteristics: customers order from a menu board or serve themselves from a buffet and principally carry out their food and/or beverages for consumption off premises.

RESTAURANT, FAST-FOOD — Restaurants where most customers order and are served food inside the premises at a counter, to be taken to a table for consumption or in packages prepared to leave the premises. See "drive-thru" for where customers are served their food in a motor vehicle through a service window, in packages prepared to leave the premises.

RETAIL - A business that sells goods directly to the general public, for business, personal or household consumption, where such goods are available for immediate purchase and removal from the premises by the purchaser and are not defined elsewhere in this chapter. Retail businesses include but are not limited to hardware stores, liquor stores, newsstands, shoe stores, stationery stores, convenience stores.

RIGHT OF WAY – a legal right that allows for passage over another person's ground. As used in \$300-21, a parcel of property over which pedestrians or vehicles may legally pass over or through for purposes of public travel.

ROOMING HOUSE — Any dwelling, other than a boardinghouse, within which are boarding units rented individually and occupied for sleeping and/or living purposes to nontransient occupants. No common rooms are provided for the use of the residents.

SCHOOL OF GENERAL INSTRUCTION (EDUCATIONAL SERVICES) — Any public school operated under the laws of the State of New York or nonpublic school offering courses in general

instruction at least five days per week and seven months per year and generally serves students in grades corresponding to Pre-K through 12th grade.

SELF-STORAGE — A building or group of buildings consisting of individual, self-contained units leased to individuals, organizations, or businesses for storage of personal property.

SETBACK — The horizontal distance from such lot line to the part of the building which is nearest to such line.

SHOPPING CENTER — An area planned, as a whole with one site plan approval, for occupancy by three or more retail stores, light industrial uses, or professional offices with common accessory parking, that are designed, constructed, and maintained on a coordinated basis.

SHORT-TERM, IN-HOME LODGING FACILITY— Lodging for paying guests for no more than one room and no more than three guests and for no more than 15 days. (See "bed-and-breakfast.")

SIGN — Includes every sign, billboard, general sign, wall sign, roof sign, illuminated sign, projecting sign, temporary sign, marquee and canopy and shall include any announcement, declaration, demonstration, display, illustration or insignia used to advertise or promote the interests of any person when the same is placed out-of-doors in view of the general public.

STORAGE YARD — A building or area of land where a person, firm or corporation engaged in the construction business, or a related field, stores building materials, equipment and supplies exclusively in the business as a contractor.

STORY — The portion of a building which is between one floor level and the next higher floor level, or the roof. If a mezzanine floor area exceeds 1/3 of the area of the floor immediately below, it shall be deemed to be a story. A basement shall be deemed to be a story when its ceiling is six or more feet above the finished grade. A cellar shall not be deemed to be a story if unfinished and without human occupancy.

STORY, HALF — A story under a gable, hip, or gambrel roof, the wall plates of which on at least two opposite exterior walls are not more than two feet above the floor of such story.

STREET — A public or private way which affords the principal means of access to abutting properties.

TATTOO PARLOR — Any building or premises in which a tattooist lawfully conducts his or her practice of marking a body with indelible ink or pigments.

TAXI SERVICE — A service that offers transportation in motor vehicles to persons for compensation. The business may include facilities for servicing, storing, and fueling the vehicles.

TECHNICAL SCHOOL — A school established to provide for the teaching of industrial, clerical, managerial, trade, or artistic schools.

THEATER/AUDITORIUM — A place of public assembly used for spectator presentations including movie or professional theater, indoor concert venue or other performance with temporary or permanent seating, for admission to which an entrance fee is received.

TOWNHOME — See "dwelling, row or attached."

TRAILER — Any vehicle without motive power, designed to be towed by a motor vehicle, except as defined elsewhere herein.

TRANSIENT — Temporary daily or weekly occupancy.

USE, ACCESSORY — A use that is clearly incidental to the principal use of a building or lot.

WHOLESALE — An establishment primarily engaged in the display, storage, distribution and sale of merchandise to retailers, to industrial, commercial, institutional, or professional business users, or to other wholesalers, or acting as agents or brokers and buying merchandise for or selling to such individuals or companies. Such establishments are not generally open to the general public.

YARD (FROM REAR, SIDE) — The portion of the lot between the lot line and the required setback; or if no minimum setback is required the portion of the lot between the lot line and the facade of the building.

Use	R-1	Low-Density Residential	Medium- Density Residential	High-Density Residential	Commercial	Industrial	Neighborhood Commercial Overlay	Conservation Development District	Broadway Corridor (BC)	Downtown Neighborhood (DN)	Waterfront Gateway (WG)	Planned Waterfront District (PWD)
Residential												
Apartment house			P*	Р			<u>P*</u>	P*	Р	P*	P*	P*
Four-family dwelling			Р	P*			<u>P*</u>	P*	Р	P*	P*	P*
Two- or three-family dwelling		Р*	Р	Р				P*	Р	Р	P*	P*
Row or attached dwelling (townhome)		Р	Р					Р*		Р	P*	P*
Two-family detached dwelling		P*	Р	Р				Р*		Р	P*	
One-family detached dwelling	Р	P*	Р	Р				Р*		Р	P*	P*
Residential care facility			S	S				P*	Р	Р	P*	P*
Cooperative house		Р	Р	Р					Р	Р	P*	P*
Accessory apartment	A;S	А	А	A								
Bed-and-breakfast		A;S	A;S	A;S				A;S	A;S	A;S	A;S	A;S
Short-term in-home lodging	A;S	А	А	А				А	А	А	А	
Boardinghouse		S	S									
Customary home occupation		A;S	A;S	A;S				A;S	A;S	A;S	A;S	A;S
Rooming house					S				S	S	S	S
Mixed use with residential			P*	P*			<u>P*</u>		P*	P*	P*	P*
Live/work			P*	P*					P*	P*	P*	P*

Use	R-1	Low-Density Residential	Medium- Density Residential	High-Density Residential	Commercial	Industrial	Neighborhood Commercial Overlay	Conservation Development District	Broadway Corridor (BC)	Downtown Neighborhood (DN)	Waterfront Gateway (WG)	Planned Waterfront District (PWD)
Institutional												
Buildings, uses or facilities of any governmental unit			P*	P*	P*	P*	<u>₽*</u>	Р*	P*	P*	P*	P*
Cemetery		P*	P*	P*	P*	P*	<u>P*</u>	P*	P*	P*	P*	P*
College/university		P*	P*	P*					P*	P*	P*	
Community center		P*	P*	P*	P*	P*	<u>P*</u>	P*	P*	P*	P*	P*
Parking lot		S	S	S	Р	Р	P	P*	P*	S	S	S
Community parking lot	S	S	P*	P*	Р	Р	P	P*	P*	S	S	S
Dormitories		А	А	А	А	А	A	А	А	А	А	А
Hospital				А	А			А	A;S	А		
House of worship		P*	P*	P*	P*				P*	P*	P*	P*
Membership club					S	S	<del>S</del>	S	P*	P*	P*	P*
Museum					S	S	<del>S</del>	S	P*	P*	P*	P*
Parks, open space, recreational facilities		Р	Р	Р	Р	Р	₽	P*	Р	Р	P*	Р*
Public libraries				Р			<u>P*</u>		P*	P*		
School of general instruction			P*	P*	P*	P*			P*	Р*	P*	

Use	R-1	Low-Density Residential	Medium- Density Residential	High-Density Residential	Commercial	Industrial	Neighborhood Commercial Overlay	Conservation Development District	Broadway Corridor (BC)	Downtown Neighborhood (DN)	Waterfront Gateway (WG)	Planned Waterfront District (PWD)
Commercial		-										
Activity facility					P*	P*	<u>P*</u>		Р	Р	P*	P*
Adult day-care facility				P*			P*		Р	Р	P*	P*
Adult uses					S	S						
Amusement center					P*	P*	<u>P*</u>		S	S		
Animal care facility					S	S	<u>P*</u>		S	S		
Assembly hall				P*	P*	P*			P*		P*	P*
Bank					P*	А	<u>P*</u>		Р		P*	
Bar					P*	P*	<u>P*</u>		Р	P*	P*	P*
Billiard parlor					P*	P*			Р	P*	P*	
Bowling alley					P*	P*	<u>P*</u>		P*	P*	P*	P*
Brewing of malt beverages												
or distilled spirits primarily					P*	P*	<u>P*</u>		P*	P*	P*	
for on-site consumption												
Professional office			Р	Р	Р	Р	₽ <u>P*</u>		Р	Р	P*	P*
Cabaret					S	S			Р	Р	P*	P*
Cannabis, Adult-Use On-Site												
Consumption					<u>S</u>	<u>S</u>						
Cannabis, Industrial					<u>P*</u>	<u>P*</u>						
Cannabis, Retail					<u>P*</u>	<u>P*</u>			<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>
Car rental					S	P*			S	S	S	
Child day-care		P*;S	S	S	S		P*		Р	Р	P*	P*
Cottage industry		S	Р	Р	S	P*	<del>S</del>		Р	Р	P*	P*
Drive-thru (bank, restaurant,					P*		Р*		P*	P*	P*	
pharmacy, etc.)					I.		I.		L.	Γ	Γ	
Funeral home				P*	P*		<u>P*</u>		P*	P*	P*	
Hotel				P*	P*				P*	P*	P*	P*
Laundromat			P*	P*			<u>P*</u>		Р	Р		
Marina											P*	P*

Movie or professional theater, indoor concert venue		S	S				S	S	S	S
Nursing home	S	S	S		<u>\$</u>	S	P*	P*	P*	P*
Office park			P*	P*	<u>P*</u>					
Personal services			Р	А	<u>₽</u> <u>P*</u>		Р	Р	P*	P*
Restaurant			P*	А	P*		Р	Р	P*	P*
Restaurant, carry-out			P*	А	P*		Р	P*	P*	
Restaurant, fast-food			P*	А	P*		Р	P*	P*	
Retail			Р	А	<u>S P*</u>		Р	Р	P*	P*
Retail, neighborhood	S	S	Р	А	<u>₽</u> <u>P*</u>		Р	Р	P*	P*
Self storage			P*	P*						
Shopping center			P*							
Tattoo parlor			Р				Р	Р	P*	P*
Taxi service		S	S	S	<del>S</del>		P*			
Technical school			S	P*	<u>\$ P*</u>		S	S	S	
	•	•	1	1					8	

Use	R-1	Low-Density Residential	Medium- Density Residential	High-Density Residential	Commercial	Industrial	Neighborhood Commercial Overlay	Dovelonment	Kroodwow	Downtown Neighborhood (DN)	Waterfront Gateway (WG)	Planned Waterfront District (PWD)
Industrial												
Agriculture		S	S	S	P*	P*	<del>S</del>	S				
Automobile gas station					S	S	<del>S</del>					
Automobile sales					S	S	<del>S</del>					
Automobile service/repair				S	S	S	<del>S</del>					
Automobile wash					S	S	<del>S</del>					
Boat repair						P*						S
Distribution facility/warehouse					P*	P*						
Dry cleaner; commercial laundry					P*	P*	<u>₽*</u>		P*			
Industrial uses						P*						
Storage yard					P*	P*	<del>S</del>					
Wholesale					Р	P*	₽		P*			

Use	Broadway Corridor	Downtown Neighborhood	Waterfront Gateway	Planned Waterfront District
	( <b>BC</b> )	( <b>D</b> N)	(WG)	(PWD)
Residential				-
Apartment house	Р	P*	P*	P*
Four-family dwelling	Р	P*	P*	P*
Two- or three-family	Р	Р	P*	P*
dwelling				
Row or attached dwelling (townhome)		Р	P*	P*
Two-family detached dwelling		Р	P*	
One-family detached dwelling		Р	P*	Р*
Residential care facility	Р	Р	P*	P*
Cooperative house	Р	Р	P*	P*
Accessory apartment				
Bed-and-breakfast	A;S	A;S	A;S	A;S
Short-term in-home lodging	А	А	А	
Boardinghouse				
Customary home occupation	A;S	A;S	A;S	A;S
Rooming house	S	S	S	S
Mixed use with residential	P*	P*	P*	P*
Live/work	P*	P*	P*	P*

Use	Broadway Corridor (BC)	Downtown Neighborhood (DN)	Waterfront Gateway (WG)	Planned Waterfront District (PWD)
Institutional			`	· · · · · ·
Buildings, uses or facilities of any governmental unit	P*	P*	P*	P*
Cemetery	P*	P*	P*	P*
College/university	P*	P*	P*	
Community center	P*	P*	P*	P*
Parking lot	P*	S	S	S
Community parking lot	P*	S	S	S
Dormitories	А	А	А	А
Hospital	A;S	А		
House of worship	P*	P*	P*	P*
Membership club	P*	P*	P*	P*
Museum	P*	P*	P*	P*
Parks, open space, recreational facilities	Р	Р	P*	P*
Public libraries	P*	P*		
School of general instruction	P*	P*	P*	

Use	Broadway Corridor	Downtown Neighborhood	Waterfront Gateway	Planned Waterfront District
	( <b>BC</b> )	(DN)	( <b>WG</b> )	(PWD)
Commercial		· · · · · · · · · · · · · · · · · · ·		-
Activity facility	Р	Р	P*	P*
Adult day-care facility	Р	Р	P*	P*
Adult uses				
Amusement center	S	S		
Animal care facility	S	S		
Assembly hall	P*		P*	P*
Bank	Р		P*	
Bar	Р	P*	P*	P*
Billiard parlor	Р	P*	P*	
Bowling alley	P*	P*	P*	P*
Brewing of malt beverages				
or distilled spirits primarily	P*	P*	P*	
for on-site consumption				
Professional office	Р	Р	P*	P*
Cabaret	Р	Р	P*	P*
Car rental	S	S	S	
Cannabis, Adult-Use On-Site				
<u>Consumption</u>				
Cannabis, Industrial				
Cannabis, Retail	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>
Child day-care	Р	Р	P*	P*
Cottage industry	Р	Р	P*	P*
Drive-thru (bank, restaurant,	P*	P*	D*	
pharmacy, etc.)	P ^{**}	P	P*	
Funeral home	P*	P*	P*	
Hotel	P*	P*	P*	P*
Laundromat	Р	Р		
Marina			P*	P*
Movie or professional theater, indoor concert venue	S	S	S	S
Nursing home	P*	P*	P*	P*
Office park				
Personal services	Р	Р	P*	P*
Restaurant	P	P	P*	P*
Restaurant, carry-out	Р	P*	P*	
Restaurant, fast-food	P	 P*	P*	

Use	Broadway Corridor	Downtown Neighborhood	Waterfront Gateway	Planned Waterfront District
Q	(BC)	(DN)	(WG)	(PWD)
Commercial	~			
Retail, neighborhood	Р	Р	P*	P*
Self storage				
Shopping center				
Tattoo parlor	Р	Р	P*	P*
Taxi service	P*			
Technical school	S	S	S	
Industrial				
Automobile gas station				
Automobile sales				
Automobile service/repair				
Automobile wash				
Agriculture				
Boat Repair				S
Distribution				
facility/warehouse				
Dry cleaner; commercial	D*			
laundry	P*			
Industrial uses				
Storage yard				
Wholesale	P*			

Schedule of Bulk, Area, and Parking Regulations: Commercial and Industrial Zones
----------------------------------------------------------------------------------

Use	Commercial Use Type			Broadway Corridor Use Type	Minimum Front Yard (feet)	Minimum Side Yard Each (1) (feet)	Minimum Rear Yard (1) (feet)	Maximum Height (stories)	Maximum Height (feet)	Maximum Lot Coverage (percent)	Off-Street Parking Required (2) (number of spaces)
Activity Facility	P*	P*	<u>₽</u> *	Р			_	4	45	60%	1 per 4 people allowed during maximum occupancy
Adult day-care facility			Р*	Р		_		4	45	60%	1 per 300 square feet
Adult Uses	S	S				_	_	4	45	60%	1 per 2 people allowed during maximum occupancy
Agriculture	P*	P*	<del>S</del>		As deter	mined by City	Planning Bo	ard and in a	ccordance w	ith facility ma	
Amusement center	P*	Р*	<u>₽*</u>	S		_	_			60%	1 per 200 square feet
Animal care facility	S	S	<u>P*</u>	S	_	_	_	4	45	60%	1 per 200 square feet
Assembly hall/banquet hall	P*	Р*		Р*				4	45	60%	1 per 3 people allowed during maximum occupancy

Automobile gasoline station	S	S	<del>S</del>		10	5	10	1	15	60%	1 per 3 gas pumps; plus parking for accessory uses
Automobile service/repair	S	S	<del>S</del>		10	5	10	2	25	60%	2 per repair bay
Automobile wash	S	S	<del>S</del>		10	5	10	1	15	60%	*
Bank	Р*	А	<u>₽*</u>	Р	_	_	_	4	45	60%	1 per 300 square feet
Bar	Р*	Р*	<u>₽*</u>	Р	_	_	_	4	45	60%	1 per 150 square feet
Billiard parlor	<b>P</b> *	P*		Р	_	_	—	4	45	60%	1.5 per table
Boat repair		Р*			10	5	10	2	25	60%	As determined by City Planning Board
Bowling alley	P*	Р*	<u>₽*</u>	P*				4	45	60%	3 per lane; plus parking for accessory uses if such uses occupy more than 300 square feet
Brewing of malt beverages or distilled spirits primarily for on-site consumption	Р*	Р*	<u>₽*</u>	Р*	10	10	10	4	45	70%	1 per 1,000 square feet
Business or professional office; office	Р	Р	<u>₽ <u></u>P*</u>	Р	_	_		4	45	60%	1 per 300 square feet

Cabaret	S	S		Р			_	4	45	60%	1 per 100 square feet
Cannabis, Adult-Use On- Site Consumption	<u>S</u>	<u>S</u>			—			<u>4</u>	<u>45</u>	<u>60%</u>	<u>1 per 150</u> square feet
Cannabis, Industrial	<u>P*</u>	<u>P*</u>	_	—	—	_	—	<u>4</u>	<u>45</u>	<u>60%</u>	<u>1 per 150</u> square feet
<u>Cannabis, Retail</u>	<u>P*</u>	<u>P*</u>		<u>S</u>	_			<u>4</u>	<u>45</u>	<u>60%</u>	<u>1 per 150</u> square feet
Car rental	S	P*		S	10	5	10	2	25	60%	1 per 300 square feet, plus adequate parking for rental vehicles
Cemetery (3)	P*	P*	<u>P*</u>	P*	20	20	20	2	25	As determined by City Planning Board	
College/university				P*	As determined by City Planning Board and in accordance with facility master plan						
Cottage industry	S		<u> <del>P</del>*</u>		_	_	_	4	45	60%	1 per 500 square feet
Child day-care center	S		Р*	Р	—	_	_	4	45	60%	1.5 per classroom
Distribution facility/warehouse	P*	Р*			10	10	10	3	35	70%	1 per 1,000 square feet
Drive-thru	Р*		<u>₽*</u>	P*	—	_	—	4	45	60%	As determined by City Planning Board
Dry cleaner/commercial laundry	Р*	Р*	<u>P*</u>	Р*	10	10	10	3	35	70%	1 per 500 square feet

Funeral home Hospital	P*		<u>₽*</u>	P*	 As detern	— mined by City	 Planning Boa	4 urd and in a	45 ccordance w	60% ith facility m	1 per 100 square feet or, 1 per 5 seats in chapel, whichever is greater aster plan.
Hotel/motel	P*			P*				4	45	60%	1.0 per room; plus parking for accessory uses
House of worship	P*			P*	0	20	20	4	45	70%	1 per 5 seats
Industrial uses		Р*			10	10	10	3	35	70%	1 per 1,000 square feet
Membership club	S	S	S	P*	_			4	45	60%	As determined by City Planning Board
Movie or professional theater	S			S	—	—		4	45	60%	1 per 4 seats
Museum	S	S	<del>S</del>	Р*				4	45	60%	1 per 300 square feet
Nursing home	S		<del>S</del>	P*	0	10	20	6	60	55%	1 per 4 beds, or as determined by City Planning Board

Park	Р	Р	₽	Р							As determined by City Planning Board
Parking area, community	Р	Р	P	P*	5	5	5	4	45		
Personal services	Р	А	₽ <u>Р*</u>	Р				4	45	60%	1 per 300 square feet
Residential care facility				Р	0	5	20	4	45	55%	0.33 per sleeping room (or as determined by City Planning Board)
Restaurant	Р*	А	<b>P</b> *	Р	_	_	_	4	45	60%	1 per 100 square feet
Restaurant, carry-out	Р*	А	Р*	Р	—	_	_	2	25	60%	1 per 100 square feet
Restaurant, fast-food	P*	А	Р*	Р	_	_	_		25	60%	1 per 100 square feet
Retail store	Р	А	<u>\$ P*</u>	Р	_	_	_	2	45	60%	1 per 300 square feet
Retail, neighborhood	Р	А	<u>₽</u> <u>P*</u>	Р							
Rooming house	S			S		_	_	4	45	60%	0.5 per boarding unit
Self storage	Р*	Р*			10	10	10	4	45	70%	1 per 1,000 square feet
Shopping center	P*					_	_	4	45	60%	1 per 300 square feet
Tattoo parlor	Р			Р				4	45	60%	1 per 300 square feet

Taxi service	S	S	S	Р	10	5	10	2	25	60%	1 per 300 square feet, plus adequate parking for all fleet vehicles
Technical school	S	Р*	<u>\$ P*</u>	S				4	45	60%	As determined by City Planning Board
Wholesale	Р	P*	₽	Р*	10	10	10	4	45	70%	1 per 1,000 square feet

NOTES:

-1 Must also comply with § **300-53**.

-2 Parking subject to Article IX

-3 Cemetery must have a minimum lot size of 40,000 square feet.

Accessory structures and uses are permitted pursuant to § 300-31, Accessory uses and structures, as well as the other applicable sections of this chapter.

## Full Environmental Assessment Form Part 1 - Project and Setting

## **Instructions for Completing Part 1**

**Part 1 is to be completed by the applicant or project sponsor.** Responses become part of the application for approval or funding, are subject to public review, and may be subject to further verification.

Complete Part 1 based on information currently available. If additional research or investigation would be needed to fully respond to any item, please answer as thoroughly as possible based on current information; indicate whether missing information does not exist, or is not reasonably available to the sponsor; and, when possible, generally describe work or studies which would be necessary to update or fully develop that information.

Applicants/sponsors must complete all items in Sections A & B. In Sections C, D & E, most items contain an initial question that must be answered either "Yes" or "No". If the answer to the initial question is "Yes", complete the sub-questions that follow. If the answer to the initial question is "No", proceed to the next question. Section F allows the project sponsor to identify and attach any additional information. Section G requires the name and signature of the applicant or project sponsor to verify that the information contained in Part 1 is accurate and complete.

#### A. Project and Applicant/Sponsor Information.

Name of Action or Project:		
Project Location (describe, and attach a general location map):		
Brief Description of Proposed Action (include purpose or need):		
Name of Applicant/Sponsor:	Telephone:	
	E-Mail:	
Address:		
City/PO:	State:	Zip Code:
Project Contact (if not same as sponsor; give name and title/role):	Telephone:	
	E-Mail:	
Address:		
City/PO:	State:	Zip Code:
Property Owner (if not same as sponsor):	Telephone:	
	E-Mail:	
Address:		
City/PO:	State:	Zip Code:

### **B.** Government Approvals

B. Government Approvals, Funding, or Sponsorship.	("Funding"	'includes grants,	loans, tax rel	lief, and any c	other forms	of financial
assistance.)						

Government Entity		If Yes: Identify Agency and Approval(s) Required	Application Date (Actual or projected)	
a. City Counsel, Town Boa or Village Board of Trus				
<ul> <li>b. City, Town or Village</li> <li>Planning Board or Comr</li> </ul>	□ Yes □ No nission			
c. City, Town or Village Zoning Board of	□ Yes □ No Appeals			
d. Other local agencies	$\Box$ Yes $\Box$ No			
e. County agencies	$\Box$ Yes $\Box$ No			
f. Regional agencies	$\Box$ Yes $\Box$ No			
g. State agencies	$\Box$ Yes $\Box$ No			
h. Federal agencies	$\Box$ Yes $\Box$ No			
<ul><li>i. Coastal Resources.</li><li><i>i</i>. Is the project site with</li></ul>	nin a Coastal Area, c	or the waterfront area of a Designated Inland Waterwa	ay? □ Yes □ N	10
<i>ii</i> . Is the project site loca <i>iii</i> . Is the project site with	•	with an approved Local Waterfront Revitalization Pr Hazard Area?	ogram? □ Yes □ N □ Yes □ N	

### C. Planning and Zoning

C.1. Planning and zoning actions.	
<ul> <li>Will administrative or legislative adoption, or amendment of a plan, local law, ordinance, rule or regulation be the only approval(s) which must be granted to enable the proposed action to proceed?</li> <li>If Yes, complete sections C, F and G.</li> <li>If No, proceed to question C.2 and complete all remaining sections and questions in Part 1</li> </ul>	□ Yes □ No
C.2. Adopted land use plans.	
a. Do any municipally- adopted (city, town, village or county) comprehensive land use plan(s) include the site where the proposed action would be located?	$\Box$ Yes $\Box$ No
If Yes, does the comprehensive plan include specific recommendations for the site where the proposed action would be located?	□ Yes □ No
<ul> <li>b. Is the site of the proposed action within any local or regional special planning district (for example: Greenway; Brownfield Opportunity Area (BOA); designated State or Federal heritage area; watershed management plan; or other?)</li> <li>If Yes, identify the plan(s):</li> </ul>	□ Yes □ No
c. Is the proposed action located wholly or partially within an area listed in an adopted municipal open space plan,	□ Yes □ No
or an adopted municipal farmland protection plan? If Yes, identify the plan(s):	

C.3. Zoning	
a. Is the site of the proposed action located in a municipality with an adopted zoning law or ordinance. If Yes, what is the zoning classification(s) including any applicable overlay district?	□ Yes □ No
b. Is the use permitted or allowed by a special or conditional use permit? Not applicable.	□ Yes □ No
<ul><li>c. Is a zoning change requested as part of the proposed action?</li><li>If Yes,</li><li><i>i</i>. What is the proposed new zoning for the site?</li></ul>	□ Yes □ No
C.4. Existing community services.	
a. In what school district is the project site located?	
b. What police or other public protection forces serve the project site?	
c. Which fire protection and emergency medical services serve the project site?	
d. What parks serve the project site?	

# D. Project Details

D.1. Proposed and Potential Development (Entirety of Section	D is N/A)
a. What is the general nature of the proposed action (e.g., residential, indu components)?	strial, commercial, recreational; if mixed, include all
b. a. Total acreage of the site of the proposed action?	acres
b. Total acreage to be physically disturbed?	acres
c. Total acreage (project site and any contiguous properties) owned	
or controlled by the applicant or project sponsor?	acres
c. Is the proposed action an expansion of an existing project or use?	□ Yes □ No
	and identify the units (e.g., acres, miles, housing units,
d. Is the proposed action a subdivision, or does it include a subdivision?	$\Box$ Yes $\Box$ No
If Yes,	
<i>i</i> . Purpose or type of subdivision? (e.g., residential, industrial, commerci	al; if mixed, specify types)
<i>ii</i> . Is a cluster/conservation layout proposed?	$\Box$ Yes $\Box$ No
<i>iii</i> . Number of lots proposed?	
<i>iv.</i> Minimum and maximum proposed lot sizes? Minimum	Maximum
e. Will the proposed action be constructed in multiple phases?	□ Yes □ No
<i>i</i> . If No, anticipated period of construction:	months
<i>ii.</i> If Yes:	
<ul> <li>Total number of phases anticipated</li> </ul>	
Anticipated commencement date of phase 1 (including demolition)	
<ul> <li>Anticipated completion date of final phase</li> </ul>	monthyear
Generally describe connections or relationships among phases, in	
determine timing or duration of future phases:	

1 0	et include new resid				$\Box$ Yes $\Box$ No
If Yes, show num	bers of units propo				
	One Family	<u>Two Family</u>	<u>Three</u> Family	Multiple Family (four or more)	
Initial Phase					
At completion					
of all phases					
g Doos the prop	sad action include	now non residentie	al construction (inclu	ding expansions)?	$\Box$ Yes $\Box$ No
If Yes,	osed action menude	new non-residentia	a construction (mere	iding expansions):	
/	of structures				
ii. Dimensions (	in feet) of largest p	roposed structure:	height;	width; andlength	
iii. Approximate	extent of building	space to be heated	or cooled:	square feet	
h. Does the prope	osed action include	construction or oth	er activities that wil	l result in the impoundment of any	□ Yes □ No
				agoon or other storage?	
If Yes,		11 57		6 6	
<i>i</i> . Purpose of the	e impoundment:			□ Ground water □ Surface water strear	
<i>ii</i> . If a water imp	oundment, the prin	cipal source of the	water:	□ Ground water □ Surface water stream	ns $\Box$ Other specify:
<i>iii</i> . If other than w	vater, identify the ty	ype of impounded/	contained liquids and	d their source.	
<i>iv</i> . Approximate	size of the propose	d impoundment.	Volume:	million gallons; surface area:	acres
v. Dimensions o	of the proposed dam	or impounding str	ucture:	height; length	ueres
				ructure (e.g., earth fill, rock, wood, conc	erete):
D.2. Project Op	erations				
a. Does the prope	osed action include	any excavation, mi	ning, or dredging, d	uring construction, operations, or both?	□ Yes □ No
		ation, grading or in	stallation of utilities	or foundations where all excavated	
materials will r	emain onsite)				
If Yes:					
i. What is the pu	irpose of the excava	ation or dredging?			
				o be removed from the site?	
	hat duration of time			ged, and plans to use, manage or dispose	of them
<i>III.</i> Describe natu			e excavated of dieds	ged, and plans to use, manage of dispose	e of mem.
iv. Will there be	onsite dewatering	or processing of ex	cavated materials?		$\Box$ Yes $\Box$ No
If yes, descri	be				
<i>v</i> . What is the to	otal area to be dredg	ged or excavated?		acres	
		•		acres	
			or dredging?	feet	- 37 - 37
	avation require blas				$\Box$ Yes $\Box$ No
ix. Summarize sit	e reclamation goals	s and plan:			
h Would the pro-	nosed action cause	or result in alteration	on of increase or do	crease in size of, or encroachment	□ Yes □ No
			ch or adjacent area?		
If Yes:		eay, morenne, bed	in or adjuctin area.		
	vetland or waterbod	ly which would be	affected (by name, w	vater index number, wetland map numb	er or geographic

<i>ii</i> . Describe how the proposed action would affect that waterbody or wetland, e.g. excavation, fill, placem alteration of channels, banks and shorelines. Indicate extent of activities, alterations and additions in sq	
<i>iii.</i> Will the proposed action cause or result in disturbance to bottom sediments? If Yes, describe:	Yes □ No
<i>iv.</i> Will the proposed action cause or result in the destruction or removal of aquatic vegetation?	$\Box$ Yes $\Box$ No
If Yes:	
acres of aquatic vegetation proposed to be removed:	
expected acreage of aquatic vegetation remaining after project completion:	
• purpose of proposed removal (e.g. beach clearing, invasive species control, boat access):	
proposed method of plant removal:	
if chemical/herbicide treatment will be used, specify product(s):	
v. Describe any proposed reclamation/mitigation following disturbance:	
Will the proposed action use, or create a new demand for water?	□ Yes □ No
Yes:	100 110
<i>i</i> . Total anticipated water usage/demand per day: gallons/day	
ii. Will the proposed action obtain water from an existing public water supply?	$\Box$ Yes $\Box$ No
Yes:	
<ul> <li>Name of district or service area:</li> <li>Does the existing public water supply have capacity to serve the proposal?</li> </ul>	□ Yes □ No
<ul> <li>Is the project site in the existing district?</li> </ul>	$\Box$ Tes $\Box$ No $\Box$ Yes $\Box$ No
<ul><li>Is expansion of the district needed?</li></ul>	$\Box$ Yes $\Box$ No
<ul> <li>Do existing lines serve the project site?</li> </ul>	$\Box$ Yes $\Box$ No
<i>i.</i> Will line extension within an existing district be necessary to supply the project?	$\Box$ Yes $\Box$ No
Yes:	
Describe extensions or capacity expansions proposed to serve this project:	
Source(s) of supply for the district:	
<i>iv.</i> Is a new water supply district or service area proposed to be formed to serve the project site?	□ Yes □ No
c, Yes:	- 105 - 110
Applicant/sponsor for new district:	
Date application submitted or anticipated:	
v. If a public water supply will not be used, describe plans to provide water supply for the project:	
vi. If water supply will be from wells (public or private), what is the maximum pumping capacity:	gallons/minute.
. Will the proposed action generate liquid wastes?	$\Box$ Yes $\Box$ No
f Yes:	
<i>i</i> . Total anticipated liquid waste generation per day: gallons/day	
<i>ii.</i> Nature of liquid wastes to be generated (e.g., sanitary wastewater, industrial; if combination, describe a approximate volumes or proportions of each):	
<i>i</i> . Will the proposed action use any existing public wastewater treatment facilities?	□ Yes □ No
If Yes:	- 105 - 110
Name of wastewater treatment plant to be used:	
Name of district:	
• Does the existing wastewater treatment plant have capacity to serve the project?	$\Box$ Yes $\Box$ No
• Is the project site in the existing district?	$\Box \operatorname{Yes} \Box \operatorname{No}$
• Is expansion of the district needed?	$\Box$ Yes $\Box$ No

• Do existing sewer lines serve the project site?	$\Box$ Yes $\Box$ No
• Will a line extension within an existing district be necessary to serve the project?	$\Box$ Yes $\Box$ No
If Yes:	
Describe extensions or capacity expansions proposed to serve this project:	
in Will a new masternator (company) tractment district he formed to compare the preciset site?	
<i>iv.</i> Will a new wastewater (sewage) treatment district be formed to serve the project site? If Yes:	$\Box$ Yes $\Box$ No
Applicant/sponsor for new district:	
Date application submitted or anticipated:	
What is the receiving water for the wastewater discharge?	
<i>v</i> . If public facilities will not be used, describe plans to provide wastewater treatment for the project, including speci	fving proposed
receiving water (name and classification if surface discharge or describe subsurface disposal plans):	rying proposed
recerring when (name and endomedation in our lace disental ge of deserve substitute disposal plans).	
vi. Describe any plans or designs to capture, recycle or reuse liquid waste:	
e. Will the proposed action disturb more than one acre and create stormwater runoff, either from new point	□ Yes □ No
sources (i.e. ditches, pipes, swales, curbs, gutters or other concentrated flows of stormwater) or non-point	
source (i.e. sheet flow) during construction or post construction?	
If Yes:	
<i>i</i> . How much impervious surface will the project create in relation to total size of project parcel?	
Square feet or acres (impervious surface)	
Square feet or acres (parcel size)	
<i>ii.</i> Describe types of new point sources.	
iii. Where will the stormwater runoff be directed (i.e. on-site stormwater management facility/structures, adjacent pr	operties,
groundwater, on-site surface water or off-site surface waters)?	
If to surface waters, identify receiving water bodies or wetlands:	
• If to surface waters, identify receiving water bodies of weitands.	······
• Will stormwater runoff flow to adjacent properties?	$\Box$ Yes $\Box$ No
<i>iv.</i> Does the proposed plan minimize impervious surfaces, use pervious materials or collect and re-use stormwater?	$\Box$ Yes $\Box$ No
f. Does the proposed action include, or will it use on-site, one or more sources of air emissions, including fuel	$\Box$ Yes $\Box$ No
combustion, waste incineration, or other processes or operations?	
If Yes, identify:	
<i>i</i> . Mobile sources during project operations (e.g., heavy equipment, fleet or delivery vehicles)	
ii. Stationary sources during construction (e.g., power generation, structural heating, batch plant, crushers)	
<i>iii.</i> Stationary sources during operations (e.g., process emissions, large boilers, electric generation)	
<i>m</i> . Stationary sources during operations (e.g., process emissions, rarge boners, electric generation)	
g. Will any air emission sources named in D.2.f (above), require a NY State Air Registration, Air Facility Permit,	□ Yes □ No
or Federal Clean Air Act Title IV or Title V Permit?	
If Yes:	
<i>i</i> . Is the project site located in an Air quality non-attainment area? (Area routinely or periodically fails to meet	□ Yes □ No
ambient air quality standards for all or some parts of the year)	
<i>ii.</i> In addition to emissions as calculated in the application, the project will generate:	
Tons/year (short tons) of Carbon Dioxide (CO ₂ )	
<ul> <li>Tons/year (short tons) of Carbon Divide (CO₂)</li> <li>Tons/year (short tons) of Nitrous Oxide (N₂O)</li> </ul>	
<ul> <li>Tons/year (short tons) of Perfluorocarbons (PFCs)</li> </ul>	
<ul> <li>Tons/year (short tons) of Perhability of Perhabi</li></ul>	
<ul> <li>Tons/year (short tons) of Sunth Hexandonde (SF₆)</li> <li>Tons/year (short tons) of Carbon Dioxide equivalent of Hydroflourocarbons (HFCs)</li> </ul>	
•Tons/year (short tons) of Hazardous Air Pollutants (HAPs)	

<ul> <li>h. Will the proposed action generate or emit methane (including, but not limited to, sewage treatment plants, landfills, composting facilities)?</li> <li>If Yes: <ul> <li><i>i</i>. Estimate methane generation in tons/year (metric):</li></ul></li></ul>	□ Yes □ No
<ul> <li>i. Will the proposed action result in the release of air pollutants from open-air operations or processes, such as quarry or landfill operations?</li> <li>If Yes: Describe operations and nature of emissions (e.g., diesel exhaust, rock particulates/dust):</li> </ul>	□ Yes □ No
<ul> <li>j. Will the proposed action result in a substantial increase in traffic above present levels or generate substantial new demand for transportation facilities or services?</li> <li>If Yes: <ul> <li><i>i</i>. When is the peak traffic expected (Check all that apply):</li> <li>□ Morning</li> <li>□ Evening</li> <li>□ Weekend</li> <li>□ Randomly between hours of to</li> <li><i>ii</i>. For commercial activities only, projected number of truck trips/day and type (e.g., semi trailers and dump truck)</li> </ul> </li> </ul>	□ Yes □ No
<ul> <li><i>iii.</i> Parking spaces: Existing Proposed Net increase/decrease</li> <li><i>iv.</i> Does the proposed action include any shared use parking?</li> <li><i>v.</i> If the proposed action includes any modification of existing roads, creation of new roads or change in existing</li> <li><i>vi.</i> Are public/private transportation service(s) or facilities available within ½ mile of the proposed site?</li> <li><i>vii.</i> Will the proposed action include access to public transportation or accommodations for use of hybrid, electric or other alternative fueled vehicles?</li> <li><i>viii.</i> Will the proposed action include plans for pedestrian or bicycle accommodations for connections to existing pedestrian or bicycle routes?</li> </ul>	Yes No
<ul> <li>k. Will the proposed action (for commercial or industrial projects only) generate new or additional demand for energy?</li> <li>If Yes: <ul> <li><i>i</i>. Estimate annual electricity demand during operation of the proposed action:</li> <li><i>ii</i>. Anticipated sources/suppliers of electricity for the project (e.g., on-site combustion, on-site renewable, via grid/ other):</li> <li><i>iii</i>. Will the proposed action require a new, or an upgrade, to an existing substation?</li> </ul> </li> </ul>	
1. Hours of operation. Answer all items which apply.       ii. During Operations:         iii. During Operations:       iii. During Operations:         iiii. During Operations:       iiiii.	

m. Will the proposed action produce noise that will exceed existing ambient noise levels during construction, operation, or both?	$\Box$ Yes $\Box$ No
If yes:	
<i>i</i> . Provide details including sources, time of day and duration:	
<i>ii.</i> Will the proposed action remove existing natural barriers that could act as a noise barrier or screen? Describe:	$\Box$ Yes $\Box$ No
n. Will the proposed action have outdoor lighting?	$\Box$ Yes $\Box$ No
If yes: <i>i</i> . Describe source(s), location(s), height of fixture(s), direction/aim, and proximity to nearest occupied structures:	
<i>ii.</i> Will proposed action remove existing natural barriers that could act as a light barrier or screen?	□ Yes □ No
Describe:	
	□ Yes □ No
o. Does the proposed action have the potential to produce odors for more than one hour per day? If Yes, describe possible sources, potential frequency and duration of odor emissions, and proximity to nearest	
occupied structures:	
p. Will the proposed action include any bulk storage of petroleum (combined capacity of over 1,100 gallons)	□ Yes □ No
or chemical products 185 gallons in above ground storage or any amount in underground storage?	105 110
If Yes: <i>i</i> . Product(s) to be stored	
<i>ii.</i> Volume(s) per unit time (e.g., month, year)	
<i>iii.</i> Generally, describe the proposed storage facilities:	
q. Will the proposed action (commercial, industrial and recreational projects only) use pesticides (i.e., herbicides,	□ Yes □ No
insecticides) during construction or operation?	
If Yes: <i>i</i> . Describe proposed treatment(s):	
<i>ii.</i> Will the proposed action use Integrated Pest Management Practices? r. Will the proposed action (commercial or industrial projects only) involve or require the management or disposal	$\Box Yes \Box No$ $\Box Yes \Box No$
of solid waste (excluding hazardous materials)?	
If Yes: <i>i</i> . Describe any solid waste(s) to be generated during construction or operation of the facility:	
Construction: tons per (unit of time)	
• Operation : tons per (unit of time) <i>ii.</i> Describe any proposals for on-site minimization, recycling or reuse of materials to avoid disposal as solid waster	
Construction:	
• Operation:	
<i>iii.</i> Proposed disposal methods/facilities for solid waste generated on-site:	
• Construction:	
Operation:	

s. Does the proposed action include construction or modification of a solid waste management facility?	∃Yes □ No
If Yes:	
i. Type of management or handling of waste proposed for the site (e.g., recycling or transfer station, composting, lan	dfill, or
other disposal activities):	
<i>ii.</i> Anticipated rate of disposal/processing:	
• Tons/month, if transfer or other non-combustion/thermal treatment, or	
Tons/hour, if combustion or thermal treatment	
iii. If landfill, anticipated site life: years	
t. Will the proposed action at the site involve the commercial generation, treatment, storage, or disposal of hazardous waste?	] Yes □ No
If Yes:	
<i>i</i> . Name(s) of all hazardous wastes or constituents to be generated, handled or managed at facility:	
<i>ii</i> . Generally describe processes or activities involving hazardous wastes or constituents:	
<i>iii</i> . Specify amount to be handled or generated tons/month	
<i>iv.</i> Describe any proposals for on-site minimization, recycling or reuse of hazardous constituents:	
<i>w</i> . Describe any proposals for on-site minimization, recycling of reuse of nazardous constituents.	
v. Will any hazardous wastes be disposed at an existing offsite hazardous waste facility?	J Yes □ No
If Yes: provide name and location of facility:	
If No: describe proposed management of any hazardous wastes which will not be sent to a hazardous waste facility:	
$\mathbf{F}$ Site and Setting of Depressed Action (Entire type f Operation E in N(A))	

## E. Site and Setting of Proposed Action (Entirety of Section E is N/A)

## E.1. Land uses on and surrounding the project site

a. Existing land uses.	a.	Existing	land	uses.
------------------------	----	----------	------	-------

*i*. Check all uses that occur on, adjoining and near the project site.

mmercial 
Residential (suburban) 
Rural (non-farm)

□ Forest □ Agriculture □ Aquatic

□ Other (specify): _____

*ii*. If mix of uses, generally describe:

b. Land uses and covertypes on the project site. Land use or Current Acreage After Change Covertype Acreage **Project Completion** (Acres +/-) Roads, buildings, and other paved or impervious • surfaces Forested • Meadows, grasslands or brushlands (non-• agricultural, including abandoned agricultural) Agricultural • (includes active orchards, field, greenhouse etc.) Surface water features • (lakes, ponds, streams, rivers, etc.) Wetlands (freshwater or tidal) • Non-vegetated (bare rock, earth or fill) • • Other Describe:

c. Is the project site presently used by members of the community for public recreation? <i>i.</i> If Yes: explain:	□ Yes □ No
<ul> <li>d. Are there any facilities serving children, the elderly, people with disabilities (e.g., schools, hospitals, licensed day care centers, or group homes) within 1500 feet of the project site?</li> <li>If Yes,</li> </ul>	□ Yes □ No
<i>i</i> . Identify Facilities:	
e. Does the project site contain an existing dam?	□ Yes □ No
If Yes:	
<ul> <li><i>i.</i> Dimensions of the dam and impoundment:</li> <li>Dam height: feet</li> </ul>	
Dam length: feet	
Surface area: acres	
Volume impounded:gallons OR acre-feet	
<i>ii</i> . Dam's existing hazard classification:	
<i>iii.</i> Provide date and summarize results of last inspection:	
f. Has the project site ever been used as a municipal, commercial or industrial solid waste management facility, or does the project site adjoin property which is now, or was at one time, used as a solid waste management facil If Yes:	□ Yes □ No ity?
<i>i</i> . Has the facility been formally closed?	$\Box$ Yes $\Box$ No
If yes, cite sources/documentation:	
<i>ii</i> . Describe the location of the project site relative to the boundaries of the solid waste management facility:	
<i>iii.</i> Describe any development constraints due to the prior solid waste activities:	
g. Have hazardous wastes been generated, treated and/or disposed of at the site, or does the project site adjoin property which is now or was at one time used to commercially treat, store and/or dispose of hazardous waste? If Yes:	□ Yes □ No
<i>i</i> . Describe waste(s) handled and waste management activities, including approximate time when activities occurre	ed:
<ul> <li>h. Potential contamination history. Has there been a reported spill at the proposed project site, or have any remedial actions been conducted at or adjacent to the proposed site?</li> <li>If Yes:</li> </ul>	□ Yes □ No
<i>i</i> . Is any portion of the site listed on the NYSDEC Spills Incidents database or Environmental Site Remediation database? Check all that apply:	$\Box$ Yes $\Box$ No
□ Yes – Spills Incidents database Provide DEC ID number(s):	
<ul> <li>Yes – Environmental Site Remediation database</li> <li>Provide DEC ID number(s):</li> </ul>	
<i>ii</i> . If site has been subject of RCRA corrective activities, describe control measures:	
<i>iii.</i> Is the project within 2000 feet of any site in the NYSDEC Environmental Site Remediation database? If yes, provide DEC ID number(s):	$\Box$ Yes $\Box$ No
<i>iv.</i> If yes to (i), (ii) or (iii) above, describe current status of site(s):	

v. Is the project site subject to an institutional control limiting property uses?	□ Ÿ	'es □ No
If yes, DEC site ID number:		
Describe the type of institutional control (e.g., deed restriction or easement):		
<ul> <li>Describe any use limitations:</li></ul>		<u> </u>
<ul> <li>Will the project affect the institutional or engineering controls in place?</li> </ul>		'es □ No
Explain:		05 - 110
E.2. Natural Resources On or Near Project Site		
a. What is the average depth to bedrock on the project site? f	eet	
b. Are there bedrock outcroppings on the project site?	ΞŸ	′es □ No
If Yes, what proportion of the site is comprised of bedrock outcroppings?	%	
c. Predominant soil type(s) present on project site:	%	
c. Predominant soil type(s) present on project site:	%	
	%	
d. What is the average depth to the water table on the project site? Average: feet		
e. Drainage status of project site soils:  Well Drained: % of site		
□ Moderately Well Drained:% of site		
Desider Desided 0/ of site		
	% of site	
□ 10-15%:	% of site	
$\Box$ 15% or greater:	% of site	
g. Are there any unique geologic features on the project site?	ΩY	'es □ No
If Yes, describe:		
h. Surface water features.		
<i>i</i> . Does any portion of the project site contain wetlands or other waterbodies (including stream	ns, rivers, □ Y	′es □ No
ponds or lakes)?		
<i>ii</i> . Do any wetlands or other waterbodies adjoin the project site?	$\Box$ Y	'es □ No
If Yes to either <i>i</i> or <i>ii</i> , continue. If No, skip to E.2.i.		
<i>iii.</i> Are any of the wetlands or waterbodies within or adjoining the project site regulated by an	y federal, $\Box$ Y	'es □ No
state or local agency?		
<ul> <li>iv. For each identified regulated wetland and waterbody on the project site, provide the follow</li> <li>Streams: Name Classical content of the project site, provide the follow</li> </ul>		
Lakes or Ponds: Name Cla		
Wetlands: Name Ap	proximate Size	
• Wetland No. (if regulated by DEC)		
<i>v</i> . Are any of the above water bodies listed in the most recent compilation of NYS water quali- waterbodies?	ty-impaired $\Box$ Y	'es □ No
If yes, name of impaired water body/bodies and basis for listing as impaired:		
i. Is the project site in a designated Floodway?	□ Y	'es □ No
j. Is the project site in the 100-year Floodplain?	□ Y	'es □ No
k. Is the project site in the 500-year Floodplain?	ΠŸ	'es □ No
1. Is the project site located over, or immediately adjoining, a primary, principal or sole source	aquifer?	'es □ No
If Yes:	-	
<i>i</i> . Name of aquifer:		

m. Identify the predominant wildlife species that occupy or use the project site:	
in identify the predominant when especies that occupy of use the project site.	
n. Does the project site contain a designated significant natural community?	$\Box$ Yes $\Box$ No
If Yes:	
<i>i</i> . Describe the habitat/community (composition, function, and basis for designation):	
ii Course(a) of description or evaluation:	
<i>ii</i> . Source(s) of description or evaluation:	
Currently: acres     Following completion of project as proposed: acres	
Gain or loss (indicate + or -):	
o. Does project site contain any species of plant or animal that is listed by the federal government or N	
endangered or threatened, or does it contain any areas identified as habitat for an endangered or thre	atened species?
If Yes:	
<i>i</i> . Species and listing (endangered or threatened):	
p. Does the project site contain any species of plant or animal that is listed by NYS as rare, or as a spe	ecies of $\Box$ Yes $\Box$ No
special concern?	
If Yes:	
i. Species and listing:	
q. Is the project site or adjoining area currently used for hunting, trapping, fishing or shell fishing?	$\Box$ Yes $\Box$ No
If yes, give a brief description of how the proposed action may affect that use:	
E.3. Designated Public Resources On or Near Project Site	
a. Is the project site, or any portion of it, located in a designated agricultural district certified pursuant	to $\Box$ Yes $\Box$ No
Agriculture and Markets Law, Article 25-AA, Section 303 and 304?	
If Yes, provide county plus district name/number:	
b. Are agricultural lands consisting of highly productive soils present?	🗆 Yes 🗆 No
<i>i.</i> If Yes: acreage(s) on project site?	
<i>ii.</i> Source(s) of soil rating(s):	
c. Does the project site contain all or part of, or is it substantially contiguous to, a registered National Natural Landmark?	$\Box$ res $\Box$ no
If Yes:	
<i>i</i> . Nature of the natural landmark:	
<i>ii.</i> Provide brief description of landmark, including values behind designation and approximate size/	extent:
d. Is the project site located in or does it adjoin a state listed Critical Environmental Area?	$\Box$ Yes $\Box$ No
If Yes:	
<i>i.</i> CEA name:	
<i>ii.</i> Basis for designation:	
iii. Designating agency and date:	

<ul> <li>e. Does the project site contain, or is it substantially contiguous to, a building, archaeological site, or district which is listed on the National or State Register of Historic Places, or that has been determined by the Commission Office of Parks, Recreation and Historic Preservation to be eligible for listing on the State Register of Historic Places.</li> <li><i>i</i>. Nature of historic/archaeological resource:  <ul> <li>Archaeological Site</li> <li>Historic Building or District</li> </ul> </li> <li><i>ii</i>. Name:</li></ul>	
<i>iii.</i> Brief description of attributes on which listing is based:	
f. Is the project site, or any portion of it, located in or adjacent to an area designated as sensitive for archaeological sites on the NY State Historic Preservation Office (SHPO) archaeological site inventory?	□ Yes □ No
<ul> <li>g. Have additional archaeological or historic site(s) or resources been identified on the project site?</li> <li>If Yes: <ul> <li><i>i</i>. Describe possible resource(s):</li> <li><i>ii</i>. Basis for identification:</li> </ul> </li> </ul>	□ Yes □ No
<ul> <li>h. Is the project site within fives miles of any officially designated and publicly accessible federal, state, or local scenic or aesthetic resource?</li> <li>If Yes: <ul> <li>i. Identify resource:</li> </ul> </li> </ul>	□ Yes □ No
<i>ii</i> . Nature of, or basis for, designation (e.g., established highway overlook, state or local park, state historic trail or etc.):	scenic byway,
<i>iii.</i> Distance between project and resource: miles.	
<ul> <li>i. Is the project site located within a designated river corridor under the Wild, Scenic and Recreational Rivers Program 6 NYCRR 666?</li> <li>If Yes:</li> </ul>	□ Yes □ No
<i>i.</i> Identify the name of the river and its designation:	□ Yes □ No

#### **F. Additional Information**

Attach any additional information which may be needed to clarify your project.

If you have identified any adverse impacts which could be associated with your proposal, please describe those impacts plus any measures which you propose to avoid or minimize them.

#### G. Verification

I certify that the information provided is true to the best of my knowledge.

Applicant/Sponsor Name _____ Date_____

Signature_____ Title_____

OF

### MARCH 13, 2023

## A RESOLUTION SCHEDULING A PUBLIC HEARING FOR MARCH 27, 2023 TO HEAR PUBLIC COMMENT CONCERNING THE ADOPTION OF THE REVISED CHAPTER 300 ENTITLED "ZONING" OF THE CODE OF ORDINANCES OF THE CITY OF NEWBURGH

**NOW, THEREFORE, BE IT RESOLVED**, by the Council of the City of Newburgh, New York, that there is hereby scheduled a public hearing to receive comments concerning the adoption of the revised Chapter 300 entitled "Zoning" of the Code of Ordinances of the City of Newburgh; and that such public hearing be and hereby is duly set for the next regular meeting of the Council to be held at 7:00 p.m. on the 27th day of March, 2023.

A new Part 119, titled Municipality Rulemaking, is added to read as follows:

### Part 119

### Municipality Rulemaking

Part 119- Municipality Rulemaking

§ 119.1 Preemption and Prohibitions on Municipality Rulemaking.

§ 119.2 Authorizations for Municipality Rulemaking.

§ 119.3 Notifications to Municipalities.

§ 119.4 Measurement of Distance from School Grounds, Houses of Worship, Community Facilities and Between Adult-Use Retail Dispensaries and On-Site Consumption Sites
§ 119.5 Unreasonably Impracticable; Review and Determination.

§ 119.6 Severability.

#### **§119.1** Preemption and Prohibitions on Municipality Rulemaking.

(a) Pursuant to section 131(2) and 85(12) of the Cannabis Law, the governing body of a county, town, city and village are preempted from adopting any law, rule, ordinance, regulation or prohibition pertaining to the operation or registration, licensure, or permitting of a registered organization, adult-use cannabis license or cannabinoid hemp license. The Board prohibits municipalities to pass local laws and regulations governing the following activities:

(1) adopting local laws that impose a special fee that is specific to cannabis businesses on the approved licensee that intends to operate within their jurisdiction;

(2) adopting local laws that impose a fee on adult-use retail dispensary or on-site consumption licenses, except where the fees are also applicable to off-premises liquor establishments licensed under the State Liquor Authority prior to the thirty first of March two thousand twenty-one, and such law does not conflict with the Cannabis Law or this Part.

(3) adopting local laws that impose a tax or a fee on the cultivation, processing, manufacturing, distribution or sale of cannabis or cannabis product in this State other than any usual and customary fees associated with similarly situated businesses.

(4) adopting local laws that prohibit a premises, for which an adult-use cannabis retail
 dispensary or on-site consumption license has been issued, from being located within a distance,
 to be measured in accordance with section 119.5 of this Title, that is:

(i) no less than a 1,000 foot radius of another premises for which a license of the same type has been issued in a city, town or village having a population of 20,000 or more; and

(ii) no less than a 2,000 foot radius of another premises for which a license of the same type has been issued in a city, town or village having a population of 20,000 or less.

(5) adopting or executing any agreement where the municipality, community organization or association affiliated with such municipality, otherwise receives any additional benefit outside of general operation from or imposes any duty or obligation on any applicant, registrant, licensee or permittee of the Board;

(6) adopting a local law that would deny any right, privilege, permit, variances, approvals to any licensed adult-use retail dispensary premises that has been in existence continuously from a date prior to the date when a building on the same road or street within:

 (i) 500 feet of said licensed adult-use retail dispensary premises has been occupied exclusively as school grounds;

 (ii) 200 feet of said licensed adult-use retail dispensary premises has been occupied exclusively as a house of worship; or

(iii) 500 feet of said licensed adult-use retail dispensary premises has been occupied as a community facility, if the municipality has passed such ordinance.

(b) A retail dispensary shall be in a location consistent with public convenience and advantage standards as determined by the Board.

(c) The Board may issue a license pursuant to this section for a premises which shall be within a 2,000 foot radius of an existing premises licensed and operating in a city, town, or

village having a population of 20,000 or less, pursuant to this section, after it determines that granting such license would be in the public interest.

#### § 119.2 Authorizations for Municipality Rulemaking.

(a) All municipalities and counties are hereby preempted from adopting any law, rule, ordinance, regulation or prohibition pertaining to the registration, licensing, permitting or operation of registered organizations, adult-use cannabis businesses, or, or cannabinoid hemp businesses, provided however, such municipality may enact local laws and regulations governing the time, place and manner of the operation of licensed adult-use cannabis retail dispensaries and/or on-site consumption sites, provided that such law or regulation shall not make the operation of such licensed retail dispensaries or on-site consumption sites unreasonably impracticable as determined by the Board. To the extent the following is not unreasonably impracticable, the Board authorizes municipalities to pass local laws and regulations governing the time, place, and manner, which shall mean and apply to the following activities:

(1) the hours of operation for adult-use retail dispensary, during which cannabis products can be sold at retail, which:

(i) shall not be allowed to operate from 2:00 ante meridiem to 8:00 ante meridiem, unless given express written permission by such municipality, or the municipality passes a local ordinance, authorizing it to operate beyond such hours; and

(ii) shall not restrict operations to less than 70 hours a week, provided however, this provision shall not be construed as removing the licensees' discretion to operate for less hours of operation.

(2) the hours of operation for on-site consumption site, during which cannabis products can be sold at retail, which:

(i) shall not be allowed to operate from 4:00 ante meridiem to 8:00 ante meridiem.

(ii) shall not restrict operations to less than 70 hours a week provided however, this provision shall not be construed as removing the licensees' discretion to operate for less hours of operation.

(3) business operations within historical districts;

(4) parking;

(5) traffic control including, but not limited to, pedestrian and vehicular traffic;

(6) odor, consistent with the Public Health Law Article 13-E and the Clean Indoor Air Act;

(7) noise; and

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(8) distance requirements between a licensed premises and a community facility, provided however, that such distance requirement is no greater than 500 feet from the licensed premises and the community facility. This provision shall not apply to licensees operating pursuant to Part 116 of this Title.

### § 119.3 Notifications to Municipalities.

(a) Pursuant to section 76 of the Cannabis Law, notifications to municipalities regarding adult-use retail dispensary or on-site consumption licenses shall be in a form provided by the Office, and contain the following information:

(1) applicant contact information;

(2) trade name or "doing business as" name;

(3) full name of the applicant;

(4) street address of the establishment, including the floor location or room number, if applicable;

(5) the mailing address of the establishment, if different than the street address;

(6) the name, address and telephone number of the attorney or representative of the applicant, if any;

- (7) a statement indicating whether the application is for:
- (i) a new establishment;
- (ii) a transfer of an existing licensed business;
- (iii) a renewal of an existing license; or

(iv) an alteration of an existing licensed premises;

(8) if the establishment is a transfer or previously licensed premises, the name of the old establishment and such establishment's registration or license number;

(9) in the case of a renewal or alteration application, the registration or license number of the applicant; and

(10) the type of license.

(b) A municipality shall have 30 days from the receipt of the notification from an applicant to express an opinion for or against the granting of such registration, license or permit application and any such opinion shall be part of the record upon which the Office makes its recommendation to the Board to grant or deny an application; Provided however, a municipality may request additional time in writing and upon showing a reasonable documented effort for an extension.

## § 119.4 Measurement of Distance from School Grounds, Houses of Worship, Community

### Facilities and Between Adult-Use Retail Dispensaries and On-Site Consumption Premises

(a) No adult-use retail dispensary or on-site consumption license shall be granted for any premises which shall be:

(1) on the same road and within 200 feet of a building occupied exclusively as a house of worship;

(2) on the same road and within 500 feet of school grounds;

(3) on the same road of a community facility if the municipality has enacted an ordinance in accordance with section 119.2 of this Title;

(4) in a city, town or village having a population of 20,000 or more within a 1,000 foot radiusof another premises for which a license of the same type has been issued;

(5) in a city, town or village having a population of 20,000 or less within a 2,000 foot radius of another premises for which a license of the same type has been issued;

(6) The measurements in subdivision (a) of this section are to be taken in a straight line from the center of the nearest entrance of such house of worship or the nearest point of school grounds to the center of the nearest entrance of each such premises licensed and operating pursuant to this section 72 and section 77 of the Cannabis Law; except, however that no renewal license shall be denied to any premises at which a license under this Chapter has been in existence continuously from a date prior to the date when a building on the same road and within 200 feet of said premises has been occupied exclusively as a house or worship or 500 feet of said premises has been occupied by schoolgrounds.

(i) Within the content of this paragraph, the "entrance" shall mean a main door of a house of worship, or of premises licensed and operating pursuant to this section, regularly used to give ingress to the students of the school, to the general public attending the house of worship, and to patrons or guests of the premises licensed and operating pursuant to this section or of the premises sought to be licensed, except that where a school or house of worship or premises licensed and operating pursuant to the premises sought to be licensed, except that where a school or house of worship or premises licensed and operating pursuant to this section or of the premises and operating pursuant to this section or the premises sought to be licensed is set back from a public thoroughfare, the walkway or stairs leading to any such door shall be deemed an entrance; and the measurement shall be taken to the center of the walkway or stairs at the point where it meets the building line or public thoroughfare. Such definition shall not include cellars, back and side doors, delivery entrances, or emergency exits.

(ii) If the school or house of worship or premises licensed and operating pursuant to this section or the premises sought to be licensed is located in a multi-story building, the building "entrance" at the road level is used.

(iii) If the school or house of worship or premises licensed and operating pursuant to this section or the premises sought to be licensed is situated on a corner lot, such establishment is considered to be on both roads of the intersection, whether or not there is an entrance to the building on both roads.

(iv) A door which has no exterior hardware, or which is used solely as an emergency or fire exit, or for maintenance purposes, or which leads directly to a part of a building not regularly used by the general public or patrons, is not deemed an "entrance."

(v) Within the context of this section, a building occupied as a house of worship does not cease to be "exclusively" occupied as a house of worship by incidental uses that are not of a nature to detract from the predominant character of the building as a house of worship, such uses including, but not limited to:

(*a*) the conduct of legally authorized games of bingo or other games of chance held as a means of raising funds for the not-for-profit religious organization which conducts services at the house of worship or for other not-for-profit organizations or groups;

(*b*) use of the building for fund-raising performances by or benefitting the not-for-profit religious organization which conducts services at the house of worship or other not-for-profit organizations or groups;

(c) the use of the building by other religious organizations or groups for religious services or other purposes;

(d) the conduct of social activities by or for the benefit of the congregants;

(e) the use of the building for meetings held by organizations or groups providing bereavement counseling to persons having suffered the loss of a loved one, or providing advice or support for conditions or diseases including, but not limited to, alcoholism, substance use disorder, cancer, cerebral palsy, Parkinson's disease, or Alzheimer's disease; the use of the building for blood drives, health screenings, health information meetings, yoga classes, exercise classes or other activities intended to promote the health of the congregants or other persons; and

(*f*) use of the building by non-congregant members of the community for private social functions.

(vi) The building occupied as a house of worship does not cease to be "exclusively" occupied as a house of worship where the not-for-profit religious organization occupying the house of worship accepts the payment of funds to defray costs related to another party's use of the building.

### §119.5 Unreasonably Impracticable; Review and Determination.

(a) Pursuant to section 131(2) of the Cannabis Law and in accordance with this Part, no rules, regulation, ordinance, or actions of the municipality shall be effective or enforceable if

such action otherwise impedes on duties and obligations of the Board as set forth under the Cannabis Law, violates any provision of the Cannabis Law or this Part, or discriminates against or frustrates the registrant, licensee, or permittee's ability to carry out the operation of such registration, license, or permit as issued by the Board.

(b) Should an unreasonable impractical claim be brought before the Office by a claimant contesting the validity of such local law or regulation, the Board may conduct a review of such law and issue an advisory opinion as to whether the law is "unreasonably impracticable".

(c) Upon review and determination of an application to the Board, the Office shall send a copy of the advisory opinion to claimant and the municipality from where the local law originates. Should the local law:

(1) be adopted prior to the advisory opinion, the claimant can use the advisory opinion as prima facie evidence of the Board's opinion that the local law violates Cannabis Law section 131(2); or

(2) be proposed but not adopted, the municipality shall be preempted from adopting the local law as the local law, if adopted, would be unreasonably impracticable, as determined by the Board, pursuant to Cannabis Law section 131(2).

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**§ 119.6 Severability**. If any provision of this Part or its application to any particular person or circumstance is held invalid, the remainder of this Part and its application to other persons and circumstances shall not be affected thereby.

### PROPOSED CHANGES CHAPTER 300 (ZONING) OF CITY OF NEWBURGH CODE OF ORDINANCES

## Article II Definitions and Word Usage

§ 300-6. Word usage; terms defined.

- A. Except where specifically defined herein, all words used in this chapter shall carry their customary meanings. Words used in the present tense include the future and the plural the singular. The word "shall" is intended to be mandatory, while "should" is not; and "occupied" or "used" shall be considered as though followed by the words "or intended, arranged, or designed to be used or occupied." In general, this chapter uses the word "permitted" to describe an action that requires a permit and "allowed" when a permit is not required.
- B. Definitions. As used in this chapter, the following terms shall have the meanings indicated:

ACTIVITY FACILITY — A business which, for compensation, offers indoor recreational activities, such as dance, martial arts, arts and crafts, musical or theatrical instruction, children's gyms and play centers, and other places of public or private entertainment. Activity facilities shall not include facilities intended primarily for spectator activities, such as, but not limited to, stadiums and arenas, automotive tracks, bowling alleys, parlors or amusement parks.

ADULT DAY-CARE FACILITY — An establishment which provides day-care services for hire to adults who, by reason of physical or other limitations associated with age, physical or mental disabilities or other factors, are unable or substantially unable to live independently without supervision.

ADULT USES — An adult bookstore, adult motion-picture theater, or adult entertainment cabaret, as defined herein.

- (1) ADULT BOOKSTORE An establishment having as a substantial or significant portion of its stock-in-trade books, magazines, or other periodicals, films, slides and videotapes which are distinguished or characterized by their emphasis on matter depicting, describing, or relating to sexual activities or exposing specified anatomical areas as defined below.
- (2) ADULT FILM THEATER An enclosed building used primarily for presenting material in the form of motion pictures, films, slide shows or videotapes distinguished or characterized by an emphasis on matters depicting, describing or relating to sexual activities or exposing specified anatomical areas.
- (3) ADULT ENTERTAINMENT CABARET A building or portion thereof regularly featuring dancing or other live entertainment if the dancing or entertainment that constitutes the primary live entertainment is distinguished or characterized by an emphasis on the exhibiting of sexual activities or specified anatomical areas for observation by patrons therein.

AGRICULTURE — An activity which includes the cultivation of the soil for food products or other useful or valuable growths of the field or garden, nursery stock and commercial greenhouses, but does not include dairying, raising of livestock, breeding or keeping of animals, fowl or birds where the same is carried on as a business or gainful occupation. Agriculture includes also the sale at retail of farm, garden or nursery products produced on the premises.

AMUSEMENT CENTER — A place of business wherein three or more coin-operated machines, games of skill or chance or other machines of a similar nature are available for use or play by the general public.

ANIMAL CARE CENTER — Any building or portion of a building designed or used for the care, observation, or treatment of domestic animals, or for the keeping, breeding or boarding for compensation of dogs, cats, or other domestic animals, when such boarding is for more than three consecutive hours.

APARTMENT, ACCESSORY — A self-contained residential dwelling unit, clearly incidental and secondary to the principal dwelling of which it is a part, having a separate entrance and containing separate cooking, eating, sanitation and sleeping facilities for the exclusive use of the occupant, in a one-family dwelling, or in a separate accessory structure on the same lot as a one-family dwelling.

APARTMENT HOUSE (same as "multifamily dwelling") — A residential building that contains more than four dwelling units, with one primary entrance to access all dwelling units contained therein. An apartment house may include accessory uses shared by residents of the apartment house, including recreational facilities, laundry rooms, parking, seating areas and open space for the exclusive use of residents residing in the complex.

ASSEMBLY HALL/BANQUET HALL — Buildings in which the primary or intended occupancy or use is the assembly for amusement, athletic, civic, dining, educational, entertainment, political, recreational, religious, social, or similar purposes, except an assembly hall shall not include any use defined elsewhere herein, in which kitchen facilities may or may not exist.

AUTOMOBILE GASOLINE STATION — Any building or land area used for the retail dispensing or sales of automobile fuels, which activity may be accompanied by accessory uses, such as sales of lubricants, tires, accessories or supplies, and prepackaged food items and tangible consumer goods, primarily for self-service by the customer.

AUTOMOBILE SALES — Any building, land area or other premises used for the display, sale or lease of new or used automobiles, vans, trucks, trailers, or boats, but not including any repair work. Such facilities may not conduct repair services as an accessory use other than warranty or other minor repair service.

AUTOMOBILE-SERVICE/REPAIR — Any area of land, including structures thereon, available to the public, operated for gain, and which is used for repair, greasing, washing, servicing, adjusting or equipping of automobiles or other vehicles.

AUTOMOBILE WASH — Any building or land area, the use of which is devoted to the business of washing or waxing automobiles for a fee, whether by automated cleansing devices or otherwise.

BANK — A financial institution that is open to the public and engaged in deposit banking, and that may perform closely related functions, such as making loans, investments, and fiduciary activities.

BAR — A commercial establishment, open to the general public, which sells and serves alcoholic beverages for consumption on the premises and where food may be served as an accessory use. The term "bar" includes "barroom," "wine bar," "tavern," "pub," and "saloon."

BASEMENT — A story that is wholly or partly below grade, but at least 1/2 of its height, measured from floor to ceiling, is above the average established curb level or finished grade of the ground adjoining the building.

BED-AND-BREAKFAST — A lodging facility in an owner-occupied dwelling, offering from two to five guest rooms, without separate kitchen facilities, for paying, transient guests for a period not to exceed 15 consecutive days per guest. A dining room and kitchen may be provided for serving guests of the facility, but shall not be open to the public. An Airbnb rental is a variant of this use. "Short-term, in-home lodging" shall apply for one room for up to three paying guests.

BILLIARD PARLOR — A building, or portion thereof, having within its premises three or more pool tables, billiard tables, or a combination thereof.

BOARDINGHOUSE — An owner-occupied dwelling unit, with nontransient boarders, and with common rooms used and accessible to all residents, within which are boarding units that are rented individually and occupied for sleeping and/or living purposes to nontransient occupants. A boardinghouse shall not be considered a rooming home.

BOARDING UNIT — Any room or group of rooms forming a habitable unit used or intended to be used for living or sleeping but not used for cooking purposes.

BOAT REPAIR — A facility where boats are repaired and may be stored.

BOWLING ALLEY — Indoor facility for the sport of bowling, with customary accessory uses, such as snack bars.

BUILDING — (Includes "structure.") Anything constructed or erected, the use of which requires location on the ground or attachment to something having location on the ground.

BUILDING, ACCESSORY — A building, the use and size of which is incidental to, and complementary of, the principal building on a lot.

BUILDING FRONT LINE — The line of the face of the building nearest the front lot line. The face includes covered porches, but does not include steps.

BUILDING, MAIN (PRINCIPAL) — The building in which is conducted the primary use of the lot on which it is located.

CABARET — Any room, place, or space in which any musical entertainment, singing, dancing, or other similar amusement takes place in connection with a bar and/or restaurant, except for an adult cabaret.

CANNABIS, ADULT-USE ON-SITE CONSUMPTION – as defined in the Cannabis Law of New York State.

<u>CANNABIS, INDUSTRIAL – includes licenses to operate as: Adult-Use Cooperative, Adult-Use</u> <u>Cultivator, Adult-Use Distributor, Adult-Use Processor, Conditional Adult-Use Cultivator,</u> <u>Nursery, Registered Organization Adult-Use Cultivator Processor Distributor Retail Dispensary,</u> <u>or Registered Organization Adult-Use Cultivator Processor and Distributor, as defined in the</u> <u>Cannabis Law of New York State.</u>

<u>CANNABIS, RETAIL – includes licenses to operate as: Adult-Use Retail Dispensary, Delivery, or Microbusiness, as defined in the Cannabis Law of New York State.</u>

CAR RENTAL — A business that rents vehicles to persons or businesses for use on a transient basis. The business may include on-site facilities for servicing, storing, repairing, and fueling the vehicles.

CELLAR — That space of a building that is partly or entirely below grade which has more than half of its height, measured from floor to ceiling, below the average established curb level or finished grade of the ground adjoining the building.

CEMETERY — A place used for the interment of human or animal remains or cremated remains.

CHILD DAY-CARE CENTER — A facility, that is not also a dwelling unit, that provides care for infants and preschool children, and may offer prekindergarten educational service, on a regular basis for more than three hours per child and is defined in 18 NYCRR Part 413 and regulated in accordance with 18 NYCRR 418.

COLLEGE/UNIVERSITY — An institution for post-secondary education, which is licensed by the State of New York to grant associate, baccalaureate, or higher degrees.

COMMERCIAL LAUNDRY — An establishment that launders and/or dries articles for commercial and not individual customers.

COMMUNITY CENTER — A place, structure, area, or other facility used for providing religious, fraternal, social, educational, or recreational programs generally open to the public, not operated for profit, and designed to accommodate and serve significant segments of the local community.

COOPERATIVE HOUSE — A dwelling unit that is rented as a singular unit and not occupied by a family, as defined in this chapter, within which are two or more boarding units occupied for sleeping and/or living purposes by nontransient occupants. A cooperative house shall not be considered to be a rooming house.

COTTAGE INDUSTRY — A use that is conducted wholly within an enclosed building that involves the manufacturing, production, processing, fabrication, assembly, treatment, repair, or packing of finished products predominantly from previously prepared or refined materials (or from raw materials that do not need refining). Light industry is capable of operation in such a manner that does not cause a noticeable amount of noise, dust, odor, smoke, glare, or vibration outside of the building in which the activity takes place. Such a use may or may not contain retail space. A machine shop is included in this category. COVERAGE, BUILDING — The area that is covered by all of the buildings on the lot.

CURB LEVEL — The established elevation of the street grade at the point that is opposite the center of the wall nearest to and facing the street line. Where a building is on a corner lot, the curb level is the average of the mean levels of the curbline on the two intersecting streets. Where there is uncertainty about the curb level, it shall be determined by the City Engineer.

DISTRIBUTION FACILITY/WAREHOUSE — A facility involving the storage and the shipment of goods in allotments. This use does not involve the manufacture or sale of goods from the premises.

DORMITORY — A building intended or used principally for sleeping accommodations, where such building is directly related to an educational or public institution, or house of worship. Such building may include common kitchen and gathering rooms, but does not contain complete dwelling units.

DRIVE-THRU (BANK, FAST-FOOD RESTAURANT, PHARAMACY) — An establishment that dispenses products or services to patrons who remain in vehicles.

DRY CLEANER — An establishment for the on-premises mechanical cleaning of garments, articles or goods of fabric for retail customers, or where dropoff and pickup occurs for garments or articles that are sent to another location for mechanical cleaning or laundering. A dry cleaning establishment does not include a laundry or laundromat, which provides self-service washing or drying for use by retail customers.

DWELLING — Any building or portion thereof designed or used exclusively for nontransient residential use.

DWELLING, DETACHED — A dwelling having no common walls, floors or ceilings with any other dwelling unit.

DWELLING, FOUR-FAMILY — A building containing four dwelling units only, on a single lot of record.

DWELLING, MULTIFAMILY — See "apartment house."

DWELLING, ROW OR ATTACHED (TOWNHOME) — A dwelling, having common walls with one or more dwelling units, also referred to as a "townhome." A row dwelling sharing one common wall shall be deemed an end unit. This term shall also refer to two dwellings sharing one party or lot line wall and commonly referred to as a "dupley."

dwellings sharing one party or lot line wall and commonly referred to as a "duplex."

DWELLING, SINGLE-FAMILY — A building containing not more than one dwelling unit and not having more than one kitchen on a single lot of record.

DWELLING, THREE-FAMILY — A building containing three dwelling units only on a single lot of record.

DWELLING, TWO-FAMILY — A building containing two dwelling units only on a single lot of record.

DWELLING UNIT — A single unit with one or more rooms with provisions for living, cooking, sanitary and sleeping facilities arranged for the use of one family only.

FAMILY — One, two, or more persons occupying a dwelling unit and living together as a traditional family or the functional equivalent of a traditional family.

FAMILY DAY-CARE — A facility located in a residential structure, which is owner occupied as a family residence, that provides daytime care of more than three hours per day per child for three to 12 infants, preschool children, and school age children six to 12 years of age for compensation. A family day-care includes those day-care facilities defined by New York State in 18 NYCRR Part 413 as "family day-care home" and "group family daycare home." Such facility must be licensed by New York State and operated in accordance with all applicable regulations.

FLOOR AREA, BUILDING — The sum of the gross horizontal area of the several floors of a building and its accessory buildings on the same lot, excluding cellar and basement floor areas not devoted to residential use but including the area of roofed porches and roofed terraces. All dimensions shall be measured between exterior faces of walls.

FRONTAGE — The length of a lot that borders a single street.

FRONTAGE OCCUPANCY — The percentage of the lot width which must be occupied by either a front building facade or structures that screen parking, located within the area of the front lot line and the maximum front yard setback.

FUNERAL HOME — The establishment of a funeral director or undertaker, which includes facilities for the conduct of funeral services, but not cremation.

GARAGE, PRIVATE — Part of a principal residential building, or an accessory building located on the same lot as the principal residential building, designed primarily for the storage of motor vehicles.

<u>Underline</u> denotes additions <del>Strikethrough</del> denotes deletions HEIGHT, BUILDING — The vertical distance measured from curb or grade level at the front of the building to the highest level of a flat or mansard roof or to the average height of a pitched, gable, hip or gambrel roof, excluding bulkheads, and similar constructions enclosing equipment or stairs, provided that they are less than 12 feet in height and do not occupy more than 30% of the area of the roof upon which they are located.

HOME OCCUPATION — Any use customarily conducted entirely within a dwelling or its accessory structures and carried on by the inhabitants thereof, which use is clearly incidental and secondary to the use of dwelling for residential purposes and does not change the character thereof.

HOSPITAL — An institution, licensed by the State of New York, which provides primarily transient or acutely needed human physical and/or mental health services and which includes inpatient facilities.

HOTEL — A building, or portion thereof, containing rooms occupied by transient guests who are lodged for payment, with or without meals, and in which there may be provided such services as are accessory and incidental to the use thereof as a temporary residence, such as dining, conference centers, recreational facilities and gift shops for the guests of the hotel.

HOUSE OF WORSHIP — A building, or portion thereof, together with its accessory buildings and uses, where persons regularly assemble for religious worship, services, and social events and which building, together with its accessory buildings and uses, is maintained and controlled by a religious body organized to sustain ceremonies and purposes.

INDUSTRIAL USES — A business use or activity at a scale greater than home industry, involving the manufacture, fabrication, processing, reduction, assembly, or destruction of any article, substance, or commodity, or any other treatment thereof in such a manner as to change the form, character, or appearance thereof.

IN-LAW APARTMENT — See "apartment, accessory."

LAUNDROMAT — A facility which provides self-service washing or drying for use by retail customers.

LIVE/WORK — A dwelling which is owner-occupied, and which provides a commercial ground floor space and residential space above, for the family, craft or business and retail space for creating sales.

LOT — (Includes "plot") A parcel of land occupied or capable of being occupied by one building and the accessory buildings or uses customarily incident to it, including such open spaces as are required by this chapter.

LOT, CORNER — A lot at the junction of, and having frontage on, two or more intersecting streets.

LOT, DEPTH — The mean distance between the front and rear lot lines, measured in the general direction of its side lot lines.

LOT LINE — Any line dividing one lot from another or separating a lot from a street right-of-way line.

LOT, THROUGH — A lot having frontage on two streets, but not at the intersection of those two streets.

LOT, WIDTH — The mean distance of a lot measured at right angles to its depth, at the required setback line.

MEMBERSHIP CLUB — An unincorporated association of persons for common social purpose or an association incorporated under the Membership Association Law, and which association or membership corporation is not conducted for profit and is not a part of, related to, or associated with a profit-making venture and which is managed by officers or directors, serving without pay and chosen or elected directly by members who form such an association or membership corporation.

MIXED USE — A development or a single building in which there may be a blend of uses, including residential, commercial, cultural, institutional, or industrial, where those functions are physically and functionally integrated; most prominently a ground floor with a restaurant, theater, or retail shop and offices and/or residential use above.

MOBILE HOME — A structure mounted on axles and wheels containing living facilities and which was designed to be towed by an automobile or truck from place to place. Such structure will not be considered a mobile home for purposes of this chapter if it is placed on a permanent foundation and modified to meet applicable building code requirements for a residential structure.

MOTEL — See "hotel."

MUSEUM — A building serving as a repository for a collection of natural, scientific or literary curiosities, objects of interest or works of art, and arranged, intended and designed to be used by members of the public for viewing, with or without an admission charge, together with customary accessory uses, including, for example, retail sale of goods to the public; cafe food service, art, dance and music performances, literary readings, and showing of films.

NEIGHBORHOOD RETAIL — A store serving the local retail business needs of the residents of the neighborhood, including but not limited to books, flowers, clothing, groceries, and pharmaceuticals.

NONCONFORMING LOT — Any lot lawfully existing on record on the effective date of this chapter, or any amendment thereto, that does not meet the bulk and area requirements of this chapter for the zoning district in which such lot is situated as a result of the enactment.

NONCONFORMING STRUCTURE — Any building lawfully existing on the effective date of this chapter, or any amendment thereto, that does not meet the bulk and area requirements of this chapter for the zoning district in which such building is situated as a result of the enactment.

NONCONFORMING USE — Any use lawfully existing on the effective date of this chapter, or any amendment thereto, that does not conform to the district use regulations of this chapter for the zoning district in which such use is situated as a result of the enactment.

NURSING HOME — An institution, licensed by the State of New York, which provides nursing care and related medical services on a twenty-four-hour basis to primarily nontransient clients for remuneration.

OFFICE PARK — A group of two or more principal buildings and their accessory uses, together with any open space remaining, located on one lot, which buildings have a unified site plan and shall be designed to function as one project. The buildings in an office park shall be occupied or used principally for businesses or professional offices that are designed, constructed, and maintained on a coordinated basis.

OPEN SPACE — That portion of the lot that is unencumbered by any structure or any other impervious surface.

PARKING AREA, COMMUNITY — A building, or part thereof, or a surface used for parking vehicles for remuneration.

PARKING SPACE — A space available for the parking of one vehicle.

PARKS, OPEN SPACE AND RECREATION — Those areas owned or used by the City, other public entity or government, or nonprofit organizations that are devoted to parks, playgrounds, recreation areas, nature preserves, or open space.

PERSONAL SERVICES — An establishment that is primarily engaged in frequent or recurring provision of individual services generally related to personal needs, and is not separately defined herein. These uses may also include accessory retail sales of products related to the service provided. Examples of personal services include but are not limited to: barbershops, nail salons, massage facilities, tailors.

PROFESSIONAL OFFICE — The office of a member of a recognized profession maintained for the conduct of that profession in any of the following related categories: architectural, engineering, planning, law, interior design, accounting, insurance, real estate, medical, dental, optical, or any similar type of profession.

PUBLIC UTILITY — Any person, firm, corporation, or governmental agency duly authorized to furnish to the public, under governmental regulation, electricity, gas, water, sewage treatment, steam, cable television, telephone, or telecommunications but shall not mean any person or entity that provides wireless telecommunication services to the public.

RECREATIONAL VEHICLE — A vehicular unit, which is designed as a temporary dwelling for travel, recreational, and vacation use, and which is self-propelled, mounted on, or pulled by another vehicle. Examples include, but are not limited to a travel trailer, camping trailer, truck camper, motor home, fifth-wheel trailer, or van camper.

RESIDENTIAL CARE FACILITY — A supervised residential board and care establishment, used as a group residence or extended care facility for the care of persons, where compensation and/or reimbursement of costs is paid to an operator, pursuant to state or federal standards, licensing requirements, or programs funding residential care services. The residential care facility provides common eating facilities for residents and common meeting or social or recreation areas. Such housing may also include daily activity assistance, such as dressing, grooming, bathing, etc.

RESTAURANT — Any establishment where the principal use is the preparation and sale of food and beverages to customers seated at a table or counter, served by a waiter or waitress, or at a buffet for consumption of the food on the premises. A restaurant may include the serving of alcoholic beverages and the provision of carry-out food service if they are incidental to the consumption of food and beverages. The term "restaurant" does not include a business whose principal operation is as a bar, cabaret, carry-out food service, or a fast-food establishment.

RESTAURANT, CARRY-OUT — Any establishment where food and/or beverages are prepared and served in a ready-to-consume state and whose design or principal method of operation includes one or both of the following characteristics: customers order from a menu board or serve themselves from a buffet and principally carry out their food and/or beverages for consumption off premises.

RESTAURANT, FAST-FOOD — Restaurants where most customers order and are served food inside the premises at a counter, to be taken to a table for consumption or in packages prepared to leave the premises. See "drive-thru" for where customers are served their food in a motor vehicle through a service window, in packages prepared to leave the premises.

RETAIL - A business that sells goods directly to the general public, for business, personal or household consumption, where such goods are available for immediate purchase and removal from the premises by the purchaser and are not defined elsewhere in this chapter. Retail businesses include but are not limited to hardware stores, liquor stores, newsstands, shoe stores, stationery stores, convenience stores.

RIGHT OF WAY – a legal right that allows for passage over another person's ground. As used in \$300-21, a parcel of property over which pedestrians or vehicles may legally pass over or through for purposes of public travel.

ROOMING HOUSE — Any dwelling, other than a boardinghouse, within which are boarding units rented individually and occupied for sleeping and/or living purposes to nontransient occupants. No common rooms are provided for the use of the residents.

SCHOOL OF GENERAL INSTRUCTION (EDUCATIONAL SERVICES) — Any public school operated under the laws of the State of New York or nonpublic school offering courses in general

instruction at least five days per week and seven months per year and generally serves students in grades corresponding to Pre-K through 12th grade.

SELF-STORAGE — A building or group of buildings consisting of individual, self-contained units leased to individuals, organizations, or businesses for storage of personal property.

SETBACK — The horizontal distance from such lot line to the part of the building which is nearest to such line.

SHOPPING CENTER — An area planned, as a whole with one site plan approval, for occupancy by three or more retail stores, light industrial uses, or professional offices with common accessory parking, that are designed, constructed, and maintained on a coordinated basis.

SHORT-TERM, IN-HOME LODGING FACILITY— Lodging for paying guests for no more than one room and no more than three guests and for no more than 15 days. (See "bed-and-breakfast.")

SIGN — Includes every sign, billboard, general sign, wall sign, roof sign, illuminated sign, projecting sign, temporary sign, marquee and canopy and shall include any announcement, declaration, demonstration, display, illustration or insignia used to advertise or promote the interests of any person when the same is placed out-of-doors in view of the general public.

STORAGE YARD — A building or area of land where a person, firm or corporation engaged in the construction business, or a related field, stores building materials, equipment and supplies exclusively in the business as a contractor.

STORY — The portion of a building which is between one floor level and the next higher floor level, or the roof. If a mezzanine floor area exceeds 1/3 of the area of the floor immediately below, it shall be deemed to be a story. A basement shall be deemed to be a story when its ceiling is six or more feet above the finished grade. A cellar shall not be deemed to be a story if unfinished and without human occupancy.

STORY, HALF — A story under a gable, hip, or gambrel roof, the wall plates of which on at least two opposite exterior walls are not more than two feet above the floor of such story.

STREET — A public or private way which affords the principal means of access to abutting properties.

TATTOO PARLOR — Any building or premises in which a tattooist lawfully conducts his or her practice of marking a body with indelible ink or pigments.

TAXI SERVICE — A service that offers transportation in motor vehicles to persons for compensation. The business may include facilities for servicing, storing, and fueling the vehicles.

TECHNICAL SCHOOL — A school established to provide for the teaching of industrial, clerical, managerial, trade, or artistic schools.

THEATER/AUDITORIUM — A place of public assembly used for spectator presentations including movie or professional theater, indoor concert venue or other performance with temporary or permanent seating, for admission to which an entrance fee is received.

TOWNHOME — See "dwelling, row or attached."

TRAILER — Any vehicle without motive power, designed to be towed by a motor vehicle, except as defined elsewhere herein.

TRANSIENT — Temporary daily or weekly occupancy.

USE, ACCESSORY — A use that is clearly incidental to the principal use of a building or lot.

WHOLESALE — An establishment primarily engaged in the display, storage, distribution and sale of merchandise to retailers, to industrial, commercial, institutional, or professional business users, or to other wholesalers, or acting as agents or brokers and buying merchandise for or selling to such individuals or companies. Such establishments are not generally open to the general public.

YARD (FROM REAR, SIDE) — The portion of the lot between the lot line and the required setback; or if no minimum setback is required the portion of the lot between the lot line and the facade of the building.

Use	R-1	Low-Density Residential	Medium- Density Residential	High-Density Residential	Commercial	Industrial	Neighborhood Commercial Overlay	Conservation Development District	Broadway Corridor (BC)	Downtown Neighborhood (DN)	Waterfront Gateway (WG)	Planned Waterfront District (PWD)
Residential												
Apartment house			P*	Р			<u>P*</u>	P*	Р	P*	P*	P*
Four-family dwelling			Р	P*			<u>P*</u>	P*	Р	P*	P*	P*
Two- or three-family dwelling		Р*	Р	Р				P*	Р	Р	P*	P*
Row or attached dwelling (townhome)		Р	Р					Р*		Р	P*	P*
Two-family detached dwelling		P*	Р	Р				Р*		Р	P*	
One-family detached dwelling	Р	P*	Р	Р				Р*		Р	P*	P*
Residential care facility			S	S				P*	Р	Р	P*	P*
Cooperative house		Р	Р	Р					Р	Р	P*	P*
Accessory apartment	A;S	A	А	A								
Bed-and-breakfast		A;S	A;S	A;S				A;S	A;S	A;S	A;S	A;S
Short-term in-home lodging	A;S	А	А	А				А	А	А	А	
Boardinghouse		S	S									
Customary home occupation		A;S	A;S	A;S				A;S	A;S	A;S	A;S	A;S
Rooming house					S				S	S	S	S
Mixed use with residential			P*	P*			<u>P*</u>		P*	P*	P*	P*
Live/work			P*	P*					P*	P*	P*	P*

Use	R-1	Low-Density Residential	Medium- Density Residential	High-Density Residential	Commercial	Industrial	Neighborhood Commercial Overlay	Conservation Development District	Broadway Corridor (BC)	Downtown Neighborhood (DN)	Waterfront Gateway (WG)	Planned Waterfront District (PWD)
Institutional												
Buildings, uses or facilities of any governmental unit			P*	P*	P*	P*	<u>₽*</u>	Р*	P*	P*	P*	P*
Cemetery		P*	P*	P*	P*	P*	<u>P*</u>	P*	P*	P*	P*	P*
College/university		P*	P*	P*					P*	P*	P*	
Community center		P*	P*	P*	P*	P*	<u>P*</u>	P*	P*	P*	P*	P*
Parking lot		S	S	S	Р	Р	P	P*	P*	S	S	S
Community parking lot	S	S	P*	P*	Р	Р	P	P*	P*	S	S	S
Dormitories		А	А	А	А	А	A	А	А	А	А	А
Hospital				А	А			А	A;S	А		
House of worship		P*	P*	P*	P*				P*	P*	P*	P*
Membership club					S	S	<del>S</del>	S	P*	P*	P*	P*
Museum					S	S	<del>S</del>	S	P*	P*	P*	P*
Parks, open space, recreational facilities		Р	Р	Р	Р	Р	₽	P*	Р	Р	P*	Р*
Public libraries				Р			<u>P*</u>		P*	P*		
School of general instruction			P*	P*	P*	P*			P*	Р*	P*	

Use	R-1	Low-Density Residential	Medium- Density Residential	High-Density Residential	Commercial	Industrial	Neighborhood Commercial Overlay	Conservation Development District	Broadway Corridor (BC)	Downtown Neighborhood (DN)	Waterfront Gateway (WG)	Planned Waterfront District (PWD)
Commercial		-										
Activity facility					P*	P*	<u>P*</u>		Р	Р	P*	P*
Adult day-care facility				P*			P*		Р	Р	P*	P*
Adult uses					S	S						
Amusement center					P*	P*	<u>P*</u>		S	S		
Animal care facility					S	S	<u>P*</u>		S	S		
Assembly hall				P*	P*	P*			P*		P*	P*
Bank					P*	А	<u>P*</u>		Р		P*	
Bar					P*	P*	<u>P*</u>		Р	P*	P*	P*
Billiard parlor					P*	P*			Р	P*	P*	
Bowling alley					P*	P*	<u>P*</u>		P*	P*	P*	P*
Brewing of malt beverages												
or distilled spirits primarily					P*	P*	<u>P*</u>		P*	P*	P*	
for on-site consumption												
Professional office			Р	Р	Р	Р	₽ <u>P*</u>		Р	Р	P*	P*
Cabaret					S	S			Р	Р	P*	P*
Cannabis, Adult-Use On-Site												
Consumption					<u>S</u>	<u>S</u>						
Cannabis, Industrial					<u>P*</u>	<u>P*</u>						
Cannabis, Retail					<u>P*</u>	<u>P*</u>			<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>
Car rental					S	P*			S	S	S	
Child day-care		P*;S	S	S	S		P*		Р	Р	P*	P*
Cottage industry		S	Р	Р	S	P*	<del>S</del>		Р	Р	P*	P*
Drive-thru (bank, restaurant,					P*		Р*		P*	P*	P*	
pharmacy, etc.)					I.		I.		L.	Γ	Γ	
Funeral home				P*	P*		<u>P*</u>		P*	P*	P*	
Hotel				P*	P*				P*	P*	P*	P*
Laundromat			P*	P*			<u>P*</u>		Р	Р		
Marina											P*	P*

Movie or professional theater, indoor concert venue		S	S				S	S	S	S
Nursing home	S	S	S		<u>\$</u>	S	P*	P*	P*	P*
Office park			P*	P*	<u>P*</u>					
Personal services			Р	А	<u>₽</u> <u>P*</u>		Р	Р	P*	P*
Restaurant			P*	А	P*		Р	Р	P*	P*
Restaurant, carry-out			P*	А	P*		Р	P*	P*	
Restaurant, fast-food			P*	А	P*		Р	P*	P*	
Retail			Р	А	<u>S P*</u>		Р	Р	P*	P*
Retail, neighborhood	S	S	Р	А	<u>₽</u> <u>P*</u>		Р	Р	P*	P*
Self storage			P*	P*						
Shopping center			P*							
Tattoo parlor			Р				Р	Р	P*	P*
Taxi service		S	S	S	<del>S</del>		P*			
Technical school			S	P*	<u>\$ P*</u>		S	S	S	
	•	•	1	1					8	

Use	R-1	Low-Density Residential	Medium- Density Residential	High-Density Residential	Commercial	Industrial	Neighborhood Commercial Overlay	Dovelonment	Kroodwow	Downtown Neighborhood (DN)	Waterfront Gateway (WG)	Planned Waterfront District (PWD)
Industrial												
Agriculture		S	S	S	P*	P*	<del>S</del>	S				
Automobile gas station					S	S	<del>S</del>					
Automobile sales					S	S	<del>S</del>					
Automobile service/repair				S	S	S	<del>S</del>					
Automobile wash					S	S	<del>S</del>					
Boat repair						P*						S
Distribution facility/warehouse					P*	P*						
Dry cleaner; commercial laundry					P*	P*	<u>₽*</u>		P*			
Industrial uses						P*						
Storage yard					P*	P*	<del>S</del>					
Wholesale					Р	P*	₽		P*			

Use	Broadway Corridor	Downtown Neighborhood	Waterfront Gateway	Planned Waterfront District
	( <b>BC</b> )	( <b>D</b> N)	(WG)	(PWD)
Residential				-
Apartment house	Р	P*	P*	P*
Four-family dwelling	Р	P*	P*	P*
Two- or three-family	Р	Р	P*	P*
dwelling				
Row or attached dwelling (townhome)		Р	P*	P*
Two-family detached dwelling		Р	P*	
One-family detached dwelling		Р	P*	Р*
Residential care facility	Р	Р	P*	P*
Cooperative house	Р	Р	P*	P*
Accessory apartment				
Bed-and-breakfast	A;S	A;S	A;S	A;S
Short-term in-home lodging	А	А	А	
Boardinghouse				
Customary home occupation	A;S	A;S	A;S	A;S
Rooming house	S	S	S	S
Mixed use with residential	P*	P*	P*	P*
Live/work	P*	P*	P*	P*

Use	Broadway Corridor (BC)	Downtown Neighborhood (DN)	Waterfront Gateway (WG)	Planned Waterfront District (PWD)
Institutional			`	· · · · · ·
Buildings, uses or facilities of any governmental unit	P*	P*	P*	P*
Cemetery	P*	P*	P*	P*
College/university	P*	P*	P*	
Community center	P*	P*	P*	P*
Parking lot	P*	S	S	S
Community parking lot	P*	S	S	S
Dormitories	А	А	А	А
Hospital	A;S	А		
House of worship	P*	P*	P*	P*
Membership club	P*	P*	P*	P*
Museum	P*	P*	P*	P*
Parks, open space, recreational facilities	Р	Р	P*	P*
Public libraries	P*	P*		
School of general instruction	P*	P*	P*	

Use	Broadway Corridor	Downtown Neighborhood	Waterfront Gateway	Planned Waterfront District
	( <b>BC</b> )	(DN)	( <b>WG</b> )	(PWD)
Commercial		· · · · · · · · · · · · · · · · · · ·		-
Activity facility	Р	Р	P*	P*
Adult day-care facility	Р	Р	P*	P*
Adult uses				
Amusement center	S	S		
Animal care facility	S	S		
Assembly hall	P*		P*	P*
Bank	Р		P*	
Bar	Р	P*	P*	P*
Billiard parlor	Р	P*	P*	
Bowling alley	P*	P*	P*	P*
Brewing of malt beverages				
or distilled spirits primarily	P*	P*	P*	
for on-site consumption				
Professional office	Р	Р	P*	P*
Cabaret	Р	Р	P*	P*
Car rental	S	S	S	
Cannabis, Adult-Use On-Site				
<u>Consumption</u>				
Cannabis, Industrial				
Cannabis, Retail	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>
Child day-care	Р	Р	P*	P*
Cottage industry	Р	Р	P*	P*
Drive-thru (bank, restaurant,	P*	P*	D*	
pharmacy, etc.)	P ^{**}	P	P*	
Funeral home	P*	P*	P*	
Hotel	P*	P*	P*	P*
Laundromat	Р	Р		
Marina			P*	P*
Movie or professional theater, indoor concert venue	S	S	S	S
Nursing home	P*	P*	P*	P*
Office park				
Personal services	Р	Р	P*	P*
Restaurant	P	P	P*	P*
Restaurant, carry-out	Р	P*	P*	
Restaurant, fast-food	P	 P*	P*	

Use	Broadway Corridor	Downtown Neighborhood	Waterfront Gateway	Planned Waterfront District
Q	(BC)	(DN)	(WG)	(PWD)
Commercial	~			
Retail, neighborhood	Р	Р	P*	P*
Self storage				
Shopping center				
Tattoo parlor	Р	Р	P*	P*
Taxi service	P*			
Technical school	S	S	S	
Industrial				
Automobile gas station				
Automobile sales				
Automobile service/repair				
Automobile wash				
Agriculture				
Boat Repair				S
Distribution				
facility/warehouse				
Dry cleaner; commercial	D*			
laundry	P*			
Industrial uses				
Storage yard				
Wholesale	P*			

Schedule of Bulk, Area, and Parking Regulations: Commercial and Industrial Zones
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Use	Commercial Use Type			Broadway Corridor Use Type	Minimum Front Yard (feet)	Minimum Side Yard Each (1) (feet)	Minimum Rear Yard (1) (feet)	Maximum Height (stories)	Maximum Height (feet)	Maximum Lot Coverage (percent)	Off-Street Parking Required (2) (number of spaces)
Activity Facility	P*	P*	<u>₽*</u>	Р			_	4	45	60%	1 per 4 people allowed during maximum occupancy
Adult day-care facility			Р*	Р		_		4	45	60%	1 per 300 square feet
Adult Uses	S	S				_	_	4	45	60%	1 per 2 people allowed during maximum occupancy
Agriculture	P*	P*	<del>S</del>		As deter	mined by City	Planning Bo	ard and in a	ccordance w	ith facility ma	
Amusement center	P*	Р*	<u>₽*</u>	S		_	_			60%	1 per 200 square feet
Animal care facility	S	S	<u>P*</u>	S	_	_	_	4	45	60%	1 per 200 square feet
Assembly hall/banquet hall	P*	Р*		Р*				4	45	60%	1 per 3 people allowed during maximum occupancy

Automobile gasoline station	S	S	<del>S</del>		10	5	10	1	15	60%	1 per 3 gas pumps; plus parking for accessory uses
Automobile service/repair	S	S	<del>S</del>		10	5	10	2	25	60%	2 per repair bay
Automobile wash	S	S	<del>S</del>		10	5	10	1	15	60%	*
Bank	Р*	А	<u>₽*</u>	Р	_	_	_	4	45	60%	1 per 300 square feet
Bar	Р*	Р*	<u>₽*</u>	Р	_	_	_	4	45	60%	1 per 150 square feet
Billiard parlor	<b>P</b> *	P*		Р	_	_	—	4	45	60%	1.5 per table
Boat repair		Р*			10	5	10	2	25	60%	As determined by City Planning Board
Bowling alley	P*	Р*	<u>₽*</u>	P*				4	45	60%	3 per lane; plus parking for accessory uses if such uses occupy more than 300 square feet
Brewing of malt beverages or distilled spirits primarily for on-site consumption	Р*	Р*	<u>₽*</u>	Р*	10	10	10	4	45	70%	1 per 1,000 square feet
Business or professional office; office	Р	Р	<u>₽ <u></u>P*</u>	Р	_	_		4	45	60%	1 per 300 square feet

Cabaret	S	S		Р				4	45	60%	1 per 100 square feet
Cannabis, Adult-Use On- Site Consumption	<u>S</u>	<u>S</u>	—					<u>4</u>	<u>45</u>	<u>60%</u>	<u>1 per 150</u> square feet
Cannabis, Industrial	<u>P*</u>	<u>P*</u>	—	—	_	_	—	<u>4</u>	<u>45</u>	<u>60%</u>	<u>1 per 150</u> square feet
<u>Cannabis, Retail</u>	<u>P*</u>	<u>P*</u>	_	<u>S</u>			_	<u>4</u>	<u>45</u>	<u>60%</u>	<u>1 per 150</u> square feet
Car rental	S	P*		S	10	5	10	2	25	60%	1 per 300 square feet, plus adequate parking for rental vehicles
Cemetery (3)	P*	P*	<u>₽*</u>	P*	20	20	20	2	25		nined by City
College/university				P*	As deter	mined by City	Planning Boa	ard and in a	accordance w	ith facility m	aster plan
Cottage industry	S		<u>₽*</u>				—	4	45	60%	1 per 500 square feet
Child day-care center	S		Р*	Р	_	_	_	4	45	60%	1.5 per classroom
Distribution facility/warehouse	Р*	Р*			10	10	10	3	35	70%	1 per 1,000 square feet
Drive-thru	Р*		<u>Þ*</u>	P*				4	45	60%	As determined by City Planning Board
Dry cleaner/commercial laundry	Р*	Р*	<u>P*</u>	Р*	10	10	10	3	35	70%	1 per 500 square feet

Funeral home Hospital	P*		<u>₽*</u>	P*	 As detern	— mined by City	 Planning Boa	4 urd and in a	45 ccordance w	60% ith facility m	1 per 100 square feet or, 1 per 5 seats in chapel, whichever is greater aster plan.
Hotel/motel	P*			P*				4	45	60%	1.0 per room; plus parking for accessory uses
House of worship	P*			P*	0	20	20	4	45	70%	1 per 5 seats
Industrial uses		Р*			10	10	10	3	35	70%	1 per 1,000 square feet
Membership club	S	S	S	P*	_			4	45	60%	As determined by City Planning Board
Movie or professional theater	S			S	—	—		4	45	60%	1 per 4 seats
Museum	S	S	<del>S</del>	Р*				4	45	60%	1 per 300 square feet
Nursing home	S		<del>S</del>	P*	0	10	20	6	60	55%	1 per 4 beds, or as determined by City Planning Board

Park	Р	Р	₽	Р							As determined by City Planning Board
Parking area, community	Р	Р	P	P*	5	5	5	4	45		
Personal services	Р	А	₽ <u>Р*</u>	Р				4	45	60%	1 per 300 square feet
Residential care facility				Р	0	5	20	4	45	55%	0.33 per sleeping room (or as determined by City Planning Board)
Restaurant	Р*	А	<b>P</b> *	Р	_	_	—	4	45	60%	1 per 100 square feet
Restaurant, carry-out	Р*	А	Р*	Р	—	_	—	2	25	60%	1 per 100 square feet
Restaurant, fast-food	P*	А	Р*	Р	_	_	_		25	60%	1 per 100 square feet
Retail store	Р	А	<u>\$ P*</u>	Р	_	_	—	2	45	60%	1 per 300 square feet
Retail, neighborhood	Р	А	<u>₽</u> <u>P*</u>	Р							
Rooming house	S			S		_	_	4	45	60%	0.5 per boarding unit
Self storage	Р*	Р*			10	10	10	4	45	70%	1 per 1,000 square feet
Shopping center	Р*					_	_	4	45	60%	1 per 300 square feet
Tattoo parlor	Р			Р				4	45	60%	1 per 300 square feet

Taxi service	S	S	S	Р	10	5	10	2	25	60%	1 per 300 square feet, plus adequate parking for all fleet vehicles
Technical school	S	Р*	<u>\$ P*</u>	S				4	45	60%	As determined by City Planning Board
Wholesale	Р	P*	₽	Р*	10	10	10	4	45	70%	1 per 1,000 square feet

NOTES:

-1 Must also comply with § **300-53**.

-2 Parking subject to Article IX

-3 Cemetery must have a minimum lot size of 40,000 square feet.

Accessory structures and uses are permitted pursuant to § 300-31, Accessory uses and structures, as well as the other applicable sections of this chapter.

#### Full Environmental Assessment Form Part 1 - Project and Setting

## **Instructions for Completing Part 1**

**Part 1 is to be completed by the applicant or project sponsor.** Responses become part of the application for approval or funding, are subject to public review, and may be subject to further verification.

Complete Part 1 based on information currently available. If additional research or investigation would be needed to fully respond to any item, please answer as thoroughly as possible based on current information; indicate whether missing information does not exist, or is not reasonably available to the sponsor; and, when possible, generally describe work or studies which would be necessary to update or fully develop that information.

Applicants/sponsors must complete all items in Sections A & B. In Sections C, D & E, most items contain an initial question that must be answered either "Yes" or "No". If the answer to the initial question is "Yes", complete the sub-questions that follow. If the answer to the initial question is "No", proceed to the next question. Section F allows the project sponsor to identify and attach any additional information. Section G requires the name and signature of the applicant or project sponsor to verify that the information contained in Part 1 is accurate and complete.

#### A. Project and Applicant/Sponsor Information.

Name of Action or Project:		
Project Location (describe, and attach a general location map):		
Brief Description of Proposed Action (include purpose or need):		
Name of Applicant/Sponsor:	Telephone:	
	E-Mail:	
Address:		
City/PO:	State:	Zip Code:
Project Contact (if not same as sponsor; give name and title/role):	Telephone:	
	E-Mail:	
Address:		
City/PO:	State:	Zip Code:
Property Owner (if not same as sponsor):	Telephone:	
	E-Mail:	
Address:		
City/PO:	State:	Zip Code:

#### **B.** Government Approvals

B. Government Approvals, Funding, or Sponsorship.	("Funding"	'includes grants,	loans, tax rel	lief, and any c	other forms	of financial
assistance.)						

Government	Entity	If Yes: Identify Agency and Approval(s) Required	Application Date (Actual or projected)	
a. City Counsel, Town Boa or Village Board of Trus				
<ul> <li>b. City, Town or Village</li> <li>Planning Board or Comr</li> </ul>	□ Yes □ No nission			
c. City, Town or Village Zoning Board of	□ Yes □ No Appeals			
d. Other local agencies	$\Box$ Yes $\Box$ No			
e. County agencies	$\Box$ Yes $\Box$ No			
f. Regional agencies	$\Box$ Yes $\Box$ No			
g. State agencies	$\Box$ Yes $\Box$ No			
h. Federal agencies	$\Box$ Yes $\Box$ No			
<ul><li>i. Coastal Resources.</li><li><i>i</i>. Is the project site with</li></ul>	nin a Coastal Area, c	or the waterfront area of a Designated Inland Waterwa	ay? □ Yes □ N	10
<i>ii</i> . Is the project site loca <i>iii</i> . Is the project site with	•	with an approved Local Waterfront Revitalization Pr Hazard Area?	ogram? □ Yes □ N □ Yes □ N	

#### C. Planning and Zoning

C.1. Planning and zoning actions.	
<ul> <li>Will administrative or legislative adoption, or amendment of a plan, local law, ordinance, rule or regulation be the only approval(s) which must be granted to enable the proposed action to proceed?</li> <li>If Yes, complete sections C, F and G.</li> <li>If No, proceed to question C.2 and complete all remaining sections and questions in Part 1</li> </ul>	□ Yes □ No
C.2. Adopted land use plans.	
a. Do any municipally- adopted (city, town, village or county) comprehensive land use plan(s) include the site where the proposed action would be located?	$\Box$ Yes $\Box$ No
If Yes, does the comprehensive plan include specific recommendations for the site where the proposed action would be located?	□ Yes □ No
<ul> <li>b. Is the site of the proposed action within any local or regional special planning district (for example: Greenway; Brownfield Opportunity Area (BOA); designated State or Federal heritage area; watershed management plan; or other?)</li> <li>If Yes, identify the plan(s):</li> </ul>	□ Yes □ No
c. Is the proposed action located wholly or partially within an area listed in an adopted municipal open space plan,	□ Yes □ No
or an adopted municipal farmland protection plan? If Yes, identify the plan(s):	

C.3. Zoning	
a. Is the site of the proposed action located in a municipality with an adopted zoning law or ordinance. If Yes, what is the zoning classification(s) including any applicable overlay district?	□ Yes □ No
b. Is the use permitted or allowed by a special or conditional use permit? Not applicable.	□ Yes □ No
<ul><li>c. Is a zoning change requested as part of the proposed action?</li><li>If Yes,</li><li><i>i</i>. What is the proposed new zoning for the site?</li></ul>	□ Yes □ No
C.4. Existing community services.	
a. In what school district is the project site located?	
b. What police or other public protection forces serve the project site?	
c. Which fire protection and emergency medical services serve the project site?	
d. What parks serve the project site?	

# D. Project Details

D.1. Proposed and Potential Development (Entirety of Section	D is N/A)
a. What is the general nature of the proposed action (e.g., residential, indu components)?	strial, commercial, recreational; if mixed, include all
b. a. Total acreage of the site of the proposed action?	acres
b. Total acreage to be physically disturbed?	acres
c. Total acreage (project site and any contiguous properties) owned	
or controlled by the applicant or project sponsor?	acres
c. Is the proposed action an expansion of an existing project or use?	□ Yes □ No
	and identify the units (e.g., acres, miles, housing units,
d. Is the proposed action a subdivision, or does it include a subdivision?	$\Box$ Yes $\Box$ No
If Yes,	
<i>i</i> . Purpose or type of subdivision? (e.g., residential, industrial, commerci	al; if mixed, specify types)
<i>ii</i> . Is a cluster/conservation layout proposed?	$\Box$ Yes $\Box$ No
<i>iii</i> . Number of lots proposed?	
<i>iv.</i> Minimum and maximum proposed lot sizes? Minimum	Maximum
e. Will the proposed action be constructed in multiple phases?	□ Yes □ No
<i>i</i> . If No, anticipated period of construction:	months
<i>ii.</i> If Yes:	
<ul> <li>Total number of phases anticipated</li> </ul>	
Anticipated commencement date of phase 1 (including demolition)	
<ul> <li>Anticipated completion date of final phase</li> </ul>	monthyear
Generally describe connections or relationships among phases, in	
determine timing or duration of future phases:	

1 0	et include new resid				$\Box$ Yes $\Box$ No
If Yes, show num	bers of units propo				
	One Family	<u>Two Family</u>	<u>Three</u> Family	Multiple Family (four or more)	
Initial Phase					
At completion					
of all phases					
g Doos the prop	sad action include	now non residentie	al construction (inclu	ding expansions)?	$\Box$ Yes $\Box$ No
If Yes,	osed action menude	new non-residentia	a construction (mere	iding expansions):	
/	of structures				
ii. Dimensions (	in feet) of largest p	roposed structure:	height;	width; andlength	
iii. Approximate	extent of building	space to be heated	or cooled:	square feet	
h. Does the prope	osed action include	construction or oth	er activities that wil	l result in the impoundment of any	□ Yes □ No
				agoon or other storage?	
If Yes,		11 57		6 6	
<i>i</i> . Purpose of the	e impoundment:			□ Ground water □ Surface water strear	
<i>ii</i> . If a water imp	oundment, the prin	cipal source of the	water:	□ Ground water □ Surface water stream	ns $\Box$ Other specify:
<i>iii</i> . If other than w	vater, identify the ty	ype of impounded/	contained liquids and	d their source.	
<i>iv</i> . Approximate	size of the propose	d impoundment.	Volume:	million gallons; surface area:	acres
v. Dimensions o	of the proposed dam	or impounding str	ucture:	height; length	uoros
				ructure (e.g., earth fill, rock, wood, conc	erete):
D.2. Project Op	erations				
a. Does the prope	osed action include	any excavation, mi	ning, or dredging, d	uring construction, operations, or both?	□ Yes □ No
		ation, grading or in	stallation of utilities	or foundations where all excavated	
materials will r	emain onsite)				
If Yes:					
i. What is the pu	irpose of the excava	ation or dredging?			
				o be removed from the site?	
	hat duration of time			ged, and plans to use, manage or dispose	of them
<i>III.</i> Describe natu			e excavated of dieds	ged, and plans to use, manage of dispose	e of mem.
iv. Will there be	onsite dewatering	or processing of ex	cavated materials?		$\Box$ Yes $\Box$ No
If yes, descri	be				
<i>v</i> . What is the to	otal area to be dredg	ged or excavated?		acres	
		•		acres	
			or dredging?	feet	- 37 - 37
	avation require blas				$\Box$ Yes $\Box$ No
ix. Summarize sit	e reclamation goals	s and plan:			
h Would the pro-	nosed action cause	or result in alteration	on of increase or do	crease in size of, or encroachment	□ Yes □ No
			ch or adjacent area?		
If Yes:		eay, morenne, bed	in or adjuctin area.		
	vetland or waterbod	ly which would be	affected (by name, w	vater index number, wetland map numb	er or geographic

<i>ii</i> . Describe how the proposed action would affect that waterbody or wetland, e.g. excavation, fill, placem alteration of channels, banks and shorelines. Indicate extent of activities, alterations and additions in sq	
<i>iii.</i> Will the proposed action cause or result in disturbance to bottom sediments? If Yes, describe:	Yes □ No
<i>iv.</i> Will the proposed action cause or result in the destruction or removal of aquatic vegetation?	$\Box$ Yes $\Box$ No
If Yes:	
acres of aquatic vegetation proposed to be removed:	
expected acreage of aquatic vegetation remaining after project completion:	
• purpose of proposed removal (e.g. beach clearing, invasive species control, boat access):	
proposed method of plant removal:	
if chemical/herbicide treatment will be used, specify product(s):	
v. Describe any proposed reclamation/mitigation following disturbance:	
Will the proposed action use, or create a new demand for water?	□ Yes □ No
Yes:	100 110
<i>i</i> . Total anticipated water usage/demand per day: gallons/day	
ii. Will the proposed action obtain water from an existing public water supply?	$\Box$ Yes $\Box$ No
Yes:	
<ul> <li>Name of district or service area:</li> <li>Does the existing public water supply have capacity to serve the proposal?</li> </ul>	□ Yes □ No
<ul> <li>Is the project site in the existing district?</li> </ul>	$\Box$ Tes $\Box$ No $\Box$ Yes $\Box$ No
<ul><li>Is expansion of the district needed?</li></ul>	$\Box$ Yes $\Box$ No
<ul> <li>Do existing lines serve the project site?</li> </ul>	$\Box$ Yes $\Box$ No
<i>i.</i> Will line extension within an existing district be necessary to supply the project?	$\Box$ Yes $\Box$ No
Yes:	
Describe extensions or capacity expansions proposed to serve this project:	
Source(s) of supply for the district:	
<i>iv.</i> Is a new water supply district or service area proposed to be formed to serve the project site?	□ Yes □ No
c, Yes:	- 105 - 110
Applicant/sponsor for new district:	
Date application submitted or anticipated:	
v. If a public water supply will not be used, describe plans to provide water supply for the project:	
vi. If water supply will be from wells (public or private), what is the maximum pumping capacity:	gallons/minute.
. Will the proposed action generate liquid wastes?	$\Box$ Yes $\Box$ No
f Yes:	
<i>i</i> . Total anticipated liquid waste generation per day: gallons/day	
<i>ii.</i> Nature of liquid wastes to be generated (e.g., sanitary wastewater, industrial; if combination, describe a approximate volumes or proportions of each):	
<i>i</i> . Will the proposed action use any existing public wastewater treatment facilities?	□ Yes □ No
If Yes:	- 105 - 110
Name of wastewater treatment plant to be used:	
Name of district:	
• Does the existing wastewater treatment plant have capacity to serve the project?	$\Box$ Yes $\Box$ No
• Is the project site in the existing district?	$\Box \operatorname{Yes} \Box \operatorname{No}$
• Is expansion of the district needed?	$\Box$ Yes $\Box$ No

• Do existing sewer lines serve the project site?	$\Box$ Yes $\Box$ No
• Will a line extension within an existing district be necessary to serve the project?	$\Box$ Yes $\Box$ No
If Yes:	
Describe extensions or capacity expansions proposed to serve this project:	
in Will a new materiation (compare) treatment district he formed to compare the project site?	
<i>iv.</i> Will a new wastewater (sewage) treatment district be formed to serve the project site? If Yes:	$\Box$ Yes $\Box$ No
Applicant/sponsor for new district:	
Date application submitted or anticipated:	
<ul> <li>What is the receiving water for the wastewater discharge?</li></ul>	
<i>v</i> . If public facilities will not be used, describe plans to provide wastewater treatment for the project, including speci	fving proposed
receiving water (name and classification if surface discharge or describe subsurface disposal plans):	rying proposed
recerving water (nume and endssintearion in surface alsonalge of describe subsurface alsposal plans).	
vi. Describe any plans or designs to capture, recycle or reuse liquid waste:	
e. Will the proposed action disturb more than one acre and create stormwater runoff, either from new point	□ Yes □ No
sources (i.e. ditches, pipes, swales, curbs, gutters or other concentrated flows of stormwater) or non-point	
source (i.e. sheet flow) during construction or post construction?	
If Yes:	
<i>i</i> . How much impervious surface will the project create in relation to total size of project parcel?	
Square feet oracres (impervious surface)	
Square feet or acres (parcel size)	
<i>ii.</i> Describe types of new point sources.	
iii. Where will the stormwater runoff be directed (i.e. on-site stormwater management facility/structures, adjacent pr	operties,
groundwater, on-site surface water or off-site surface waters)?	
If to surface waters, identify receiving water bodies or wetlands:	
• It to surface waters, identify receiving water bodies of wetlands.	
• Will stormwater runoff flow to adjacent properties?	$\Box$ Yes $\Box$ No
<i>iv.</i> Does the proposed plan minimize impervious surfaces, use pervious materials or collect and re-use stormwater?	$\Box$ Yes $\Box$ No
f. Does the proposed action include, or will it use on-site, one or more sources of air emissions, including fuel	$\Box$ Yes $\Box$ No
combustion, waste incineration, or other processes or operations?	
If Yes, identify:	
<i>i</i> . Mobile sources during project operations (e.g., heavy equipment, fleet or delivery vehicles)	
ii. Stationary sources during construction (e.g., power generation, structural heating, batch plant, crushers)	
iii. Stationary sources during operations (e.g., process emissions, large boilers, electric generation)	
g. Will any air emission sources named in D.2.f (above), require a NY State Air Registration, Air Facility Permit,	$\Box$ Yes $\Box$ No
or Federal Clean Air Act Title IV or Title V Permit? If Yes:	
<i>i</i> . Is the project site located in an Air quality non-attainment area? (Area routinely or periodically fails to meet ambient air quality standards for all or some parts of the user)	$\Box$ Yes $\Box$ No
ambient air quality standards for all or some parts of the year) <i>ii.</i> In addition to emissions as calculated in the application, the project will generate:	
Tons/year (short tons) of Carbon Dioxide (CO ₂ )	
•Tons/year (short tons) of Nitrous Oxide (N ₂ O) Tons/year (chart tons) of Parfluoroactions (PECa)	
•Tons/year (short tons) of Perfluorocarbons (PFCs)	
•Tons/year (short tons) of Sulfur Hexafluoride (SF ₆ )	
<ul> <li>Tons/year (short tons) of Carbon Dioxide equivalent of Hydroflourocarbons (HFCs)</li> <li>Tons/year (short tons) of Hazardous Air Pollutants (HAPs)</li> </ul>	

<ul> <li>h. Will the proposed action generate or emit methane (including, but not limited to, sewage treatment plants, landfills, composting facilities)?</li> <li>If Yes: <ul> <li><i>i</i>. Estimate methane generation in tons/year (metric):</li></ul></li></ul>	□ Yes □ No
<ul> <li>i. Will the proposed action result in the release of air pollutants from open-air operations or processes, such as quarry or landfill operations?</li> <li>If Yes: Describe operations and nature of emissions (e.g., diesel exhaust, rock particulates/dust):</li> </ul>	□ Yes □ No
<ul> <li>j. Will the proposed action result in a substantial increase in traffic above present levels or generate substantial new demand for transportation facilities or services?</li> <li>If Yes: <ul> <li><i>i</i>. When is the peak traffic expected (Check all that apply):</li> <li>□ Morning</li> <li>□ Evening</li> <li>□ Weekend</li> <li>□ Randomly between hours of to</li> <li><i>ii</i>. For commercial activities only, projected number of truck trips/day and type (e.g., semi trailers and dump truck)</li> </ul> </li> </ul>	□ Yes □ No
<ul> <li><i>iii.</i> Parking spaces: Existing Proposed Net increase/decrease</li> <li><i>iv.</i> Does the proposed action include any shared use parking?</li> <li><i>v.</i> If the proposed action includes any modification of existing roads, creation of new roads or change in existing</li> <li><i>vi.</i> Are public/private transportation service(s) or facilities available within ½ mile of the proposed site?</li> <li><i>vii</i> Will the proposed action include access to public transportation or accommodations for use of hybrid, electric or other alternative fueled vehicles?</li> <li><i>viii.</i> Will the proposed action include plans for pedestrian or bicycle accommodations for connections to existing pedestrian or bicycle routes?</li> </ul>	Yes No
<ul> <li>k. Will the proposed action (for commercial or industrial projects only) generate new or additional demand for energy?</li> <li>If Yes: <ul> <li><i>i</i>. Estimate annual electricity demand during operation of the proposed action:</li> <li><i>ii</i>. Anticipated sources/suppliers of electricity for the project (e.g., on-site combustion, on-site renewable, via grid/l other):</li> <li><i>iii</i>. Will the proposed action require a new, or an upgrade, to an existing substation?</li> </ul> </li> </ul>	
1. Hours of operation. Answer all items which apply.       ii. During Operations:         iii. During Operations:       iii. During Operations:         IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	

m. Will the proposed action produce noise that will exceed existing ambient noise levels during construction, operation, or both?	$\Box$ Yes $\Box$ No
If yes:	
<i>i</i> . Provide details including sources, time of day and duration:	
<i>ii.</i> Will the proposed action remove existing natural barriers that could act as a noise barrier or screen? Describe:	$\Box$ Yes $\Box$ No
n. Will the proposed action have outdoor lighting?	$\Box$ Yes $\Box$ No
If yes: <i>i</i> . Describe source(s), location(s), height of fixture(s), direction/aim, and proximity to nearest occupied structures:	
<i>ii.</i> Will proposed action remove existing natural barriers that could act as a light barrier or screen?	□ Yes □ No
Describe:	
	□ Yes □ No
o. Does the proposed action have the potential to produce odors for more than one hour per day? If Yes, describe possible sources, potential frequency and duration of odor emissions, and proximity to nearest	
occupied structures:	
p. Will the proposed action include any bulk storage of petroleum (combined capacity of over 1,100 gallons)	□ Yes □ No
or chemical products 185 gallons in above ground storage or any amount in underground storage?	105 110
If Yes: <i>i</i> . Product(s) to be stored	
<i>ii.</i> Volume(s) per unit time (e.g., month, year)	
<i>iii.</i> Generally, describe the proposed storage facilities:	
q. Will the proposed action (commercial, industrial and recreational projects only) use pesticides (i.e., herbicides,	□ Yes □ No
insecticides) during construction or operation?	
If Yes: <i>i</i> . Describe proposed treatment(s):	
<i>ii.</i> Will the proposed action use Integrated Pest Management Practices? r. Will the proposed action (commercial or industrial projects only) involve or require the management or disposal	$\Box Yes \Box No$ $\Box Yes \Box No$
of solid waste (excluding hazardous materials)?	
If Yes: <i>i</i> . Describe any solid waste(s) to be generated during construction or operation of the facility:	
Construction: tons per (unit of time)	
• Operation : tons per (unit of time) <i>ii.</i> Describe any proposals for on-site minimization, recycling or reuse of materials to avoid disposal as solid waster	
Construction:	
• Operation:	
<i>iii.</i> Proposed disposal methods/facilities for solid waste generated on-site:	
Construction:	
Operation:	

s. Does the proposed action include construction or modification of a solid waste management facility?	□ Yes □ No
If Yes:	
i. Type of management or handling of waste proposed for the site (e.g., recycling or transfer station, composting, lan	dfill, or
other disposal activities):	
<i>ii.</i> Anticipated rate of disposal/processing:	
• Tons/month, if transfer or other non-combustion/thermal treatment, or	
Tons/hour, if combustion or thermal treatment	
iii. If landfill, anticipated site life: years	
t. Will the proposed action at the site involve the commercial generation, treatment, storage, or disposal of hazardous waste?	] Yes □ No
If Yes:	
<i>i</i> . Name(s) of all hazardous wastes or constituents to be generated, handled or managed at facility:	
<i>ii</i> . Generally describe processes or activities involving hazardous wastes or constituents:	
<i>iii</i> . Specify amount to be handled or generated tons/month	
<i>iv.</i> Describe any proposals for on-site minimization, recycling or reuse of hazardous constituents:	
<i>w</i> . Describe any proposals for on-site minimization, recycling of reuse of nazardous constituents.	
v. Will any hazardous wastes be disposed at an existing offsite hazardous waste facility?	□ Yes □ No
If Yes: provide name and location of facility:	
If No: describe proposed management of any hazardous wastes which will not be sent to a hazardous waste facility:	
$\mathbf{F}$ Site and Setting of Depressed Action (Entire type f Operation E in N(A))	

## E. Site and Setting of Proposed Action (Entirety of Section E is N/A)

#### E.1. Land uses on and surrounding the project site

a. Existing land uses.	a.	Existing	land	uses.
------------------------	----	----------	------	-------

*i*. Check all uses that occur on, adjoining and near the project site.

mmercial 
Residential (suburban) 
Rural (non-farm)

□ Forest □ Agriculture □ Aquatic

□ Other (specify): _____

*ii*. If mix of uses, generally describe:

b. Land uses and covertypes on the project site. Land use or Current Acreage After Change Covertype Acreage Project Completion (Acres +/-) Roads, buildings, and other paved or impervious • surfaces Forested • Meadows, grasslands or brushlands (non-• agricultural, including abandoned agricultural) Agricultural • (includes active orchards, field, greenhouse etc.) Surface water features • (lakes, ponds, streams, rivers, etc.) Wetlands (freshwater or tidal) • Non-vegetated (bare rock, earth or fill) • • Other Describe:

c. Is the project site presently used by members of the community for public recreation? <i>i.</i> If Yes: explain:	$\Box$ Yes $\Box$ No
<ul> <li>d. Are there any facilities serving children, the elderly, people with disabilities (e.g., schools, hospitals, licensed day care centers, or group homes) within 1500 feet of the project site?</li> <li>If Yes,</li> </ul>	□ Yes □ No
<i>i</i> . Identify Facilities:	
e. Does the project site contain an existing dam?	□ Yes □ No
If Yes:	
<ul> <li><i>i.</i> Dimensions of the dam and impoundment:</li> <li>Dam height:</li></ul>	
Dam length: feet	
Surface area: acres	
Volume impounded:gallons OR acre-feet	
<i>ii</i> . Dam's existing hazard classification:	
<i>iii.</i> Provide date and summarize results of last inspection:	
f. Has the project site ever been used as a municipal, commercial or industrial solid waste management facility, or does the project site adjoin property which is now, or was at one time, used as a solid waste management facil If Yes:	□ Yes □ No ity?
<i>i</i> . Has the facility been formally closed?	$\Box$ Yes $\Box$ No
If yes, cite sources/documentation:	
<i>ii</i> . Describe the location of the project site relative to the boundaries of the solid waste management facility:	
<i>iii.</i> Describe any development constraints due to the prior solid waste activities:	
g. Have hazardous wastes been generated, treated and/or disposed of at the site, or does the project site adjoin property which is now or was at one time used to commercially treat, store and/or dispose of hazardous waste? If Yes:	□ Yes □ No
<i>i</i> . Describe waste(s) handled and waste management activities, including approximate time when activities occurre	ed:
<ul> <li>h. Potential contamination history. Has there been a reported spill at the proposed project site, or have any remedial actions been conducted at or adjacent to the proposed site?</li> <li>If Yes:</li> </ul>	□ Yes □ No
<i>i</i> . Is any portion of the site listed on the NYSDEC Spills Incidents database or Environmental Site Remediation database? Check all that apply:	$\Box$ Yes $\Box$ No
□ Yes – Spills Incidents database Provide DEC ID number(s):	
<ul> <li>Yes – Environmental Site Remediation database</li> <li>Provide DEC ID number(s):</li></ul>	
<i>ii.</i> If site has been subject of RCRA corrective activities, describe control measures:	
<i>iii.</i> Is the project within 2000 feet of any site in the NYSDEC Environmental Site Remediation database?	□ Yes □ No
If yes, provide DEC ID number(s):	- 105 - 110
<i>iv.</i> If yes to (i), (ii) or (iii) above, describe current status of site(s):	

v. Is the project site subject to an institutional control limiting property uses?	$\Box$ Yes $\Box$ No
If yes, DEC site ID number:	
<ul> <li>Describe the type of institutional control (e.g., deed restriction or easement):</li> <li>Describe any use limitations:</li> </ul>	
Describe any use minitations     Describe any engineering controls:	
• Will the project affect the institutional or engineering controls in place?	$\Box$ Yes $\Box$ No
• Explain:	
E.2. Natural Resources On or Near Project Site	
a. What is the average depth to bedrock on the project site? feet	
b. Are there bedrock outcroppings on the project site?	$\Box$ Yes $\Box$ No
If Yes, what proportion of the site is comprised of bedrock outcroppings?%	
c. Predominant soil type(s) present on project site:	%
	%
	%
d. What is the average depth to the water table on the project site? Average: feet	
e. Drainage status of project site soils:  Well Drained: % of site	
□ Moderately Well Drained:% of site	
Poorly Drained% of site	
Image: Poorly Drained      % of site         f. Approximate proportion of proposed action site with slopes:       Image: O-10%:      % of site         Image: Imag	
$\Box 10-15\%: \qquad \underline{\qquad}\% \text{ of site}$ $\Box 15\% \text{ or greater:} \qquad \underline{\qquad}\% \text{ of site}$	
g. Are there any unique geologic features on the project site?	□ Yes □ No
If Yes, describe:	
h. Surface water features.	
<i>i</i> . Does any portion of the project site contain wetlands or other waterbodies (including streams, rivers,	□ Yes □ No
ponds or lakes)?	
<i>ii</i> . Do any wetlands or other waterbodies adjoin the project site?	$\Box$ Yes $\Box$ No
If Yes to either <i>i</i> or <i>ii</i> , continue. If No, skip to E.2.i.	
<i>iii.</i> Are any of the wetlands or waterbodies within or adjoining the project site regulated by any federal,	$\Box$ Yes $\Box$ No
state or local agency? <i>iv.</i> For each identified regulated wetland and waterbody on the project site, provide the following information	
Streams: Name Classification	
• Lakes or Ponds: Name Classification	
Wetlands: Name Approximate Size	
• Wetland No. (if regulated by DEC)	□ Yes □ No
waterbodies?	_ 105 _ 110
If yes, name of impaired water body/bodies and basis for listing as impaired:	
i. Is the project site in a designated Floodway?	$\Box$ Yes $\Box$ No
j. Is the project site in the 100-year Floodplain?	$\Box$ Yes $\Box$ No
k. Is the project site in the 500-year Floodplain?	$\Box$ Yes $\Box$ No
1. Is the project site located over, or immediately adjoining, a primary, principal or sole source aquifer?	$\Box$ Yes $\Box$ No
If Yes: <i>i</i> . Name of aquifer:	

m. Identify the predominant wildlife species that occupy or use the project site:	
in. Identify the predominant when especies that beeupy of use the project site.	
n. Does the project site contain a designated significant natural community?	$\Box$ Yes $\Box$ No
If Yes:	
<i>i</i> . Describe the habitat/community (composition, function, and basis for designation):	
ii Course(a) of description or evaluation:	
<i>ii</i> . Source(s) of description or evaluation:	
Currently: acres     Following completion of project as proposed: acres	
Gain or loss (indicate + or -):	
o. Does project site contain any species of plant or animal that is listed by the federal government or N	
endangered or threatened, or does it contain any areas identified as habitat for an endangered or thre	atened species?
If Yes:	
<i>i</i> . Species and listing (endangered or threatened):	
p. Does the project site contain any species of plant or animal that is listed by NYS as rare, or as a spe	ecies of $\Box$ Yes $\Box$ No
special concern?	
If Yes:	
i. Species and listing:	
q. Is the project site or adjoining area currently used for hunting, trapping, fishing or shell fishing?	$\Box$ Yes $\Box$ No
If yes, give a brief description of how the proposed action may affect that use:	
E.3. Designated Public Resources On or Near Project Site	
a. Is the project site, or any portion of it, located in a designated agricultural district certified pursuant	to $\Box$ Yes $\Box$ No
Agriculture and Markets Law, Article 25-AA, Section 303 and 304?	
If Yes, provide county plus district name/number:	
b. Are agricultural lands consisting of highly productive soils present?	🗆 Yes 🗆 No
<i>i.</i> If Yes: acreage(s) on project site?	
<i>ii.</i> Source(s) of soil rating(s):	
c. Does the project site contain all or part of, or is it substantially contiguous to, a registered National Natural Landmark?	$\Box$ res $\Box$ no
If Yes:	
<i>i</i> . Nature of the natural landmark:	
<i>ii.</i> Provide brief description of landmark, including values behind designation and approximate size/	extent:
d. Is the project site located in or does it adjoin a state listed Critical Environmental Area?	$\Box$ Yes $\Box$ No
If Yes:	
<i>i.</i> CEA name:	
<i>ii.</i> Basis for designation:	
iii. Designating agency and date:	

<ul> <li>e. Does the project site contain, or is it substantially contiguous to, a building, archaeological site, or district which is listed on the National or State Register of Historic Places, or that has been determined by the Commission Office of Parks, Recreation and Historic Preservation to be eligible for listing on the State Register of Historic Places.</li> <li><i>i</i>. Nature of historic/archaeological resource:  <ul> <li>Archaeological Site</li> <li>Historic Building or District</li> </ul> </li> <li><i>ii</i>. Name:</li></ul>	
<i>iii.</i> Brief description of attributes on which listing is based:	
f. Is the project site, or any portion of it, located in or adjacent to an area designated as sensitive for archaeological sites on the NY State Historic Preservation Office (SHPO) archaeological site inventory?	□ Yes □ No
<ul> <li>g. Have additional archaeological or historic site(s) or resources been identified on the project site?</li> <li>If Yes: <ul> <li><i>i</i>. Describe possible resource(s):</li> <li><i>ii</i>. Basis for identification:</li> </ul> </li> </ul>	□ Yes □ No
<ul> <li>h. Is the project site within fives miles of any officially designated and publicly accessible federal, state, or local scenic or aesthetic resource?</li> <li>If Yes: <ul> <li>i. Identify resource:</li> </ul> </li> </ul>	□ Yes □ No
<i>ii</i> . Nature of, or basis for, designation (e.g., established highway overlook, state or local park, state historic trail or etc.):	scenic byway,
<i>iii.</i> Distance between project and resource: miles.	
<ul> <li>i. Is the project site located within a designated river corridor under the Wild, Scenic and Recreational Rivers Program 6 NYCRR 666?</li> <li>If Yes:</li> </ul>	□ Yes □ No
<i>i.</i> Identify the name of the river and its designation:	□ Yes □ No
,	

#### **F. Additional Information**

Attach any additional information which may be needed to clarify your project.

If you have identified any adverse impacts which could be associated with your proposal, please describe those impacts plus any measures which you propose to avoid or minimize them.

#### G. Verification

I certify that the information provided is true to the best of my knowledge.

Applicant/Sponsor Name _____ Date_____

Signature_____ Title_____

#### LOCAL LAW NO.: _____ - 2023

#### OF

#### MARCH 13, 2023

## A LOCAL LAW AMENDING ARTICLE XII ENTITLED "DEPARTMENT OF FIRE" OF THE CITY CHARTER OF THE CITY OF NEWBURGH

**BE IT ENACTED** by the City Council of the City of Newburgh as follows:

#### SECTION 1 - TITLE

This Local Law shall be referred to as "A Local Law Amending Article XII entitled 'Department of Fire' of the City Charter of the City of Newburgh".

#### SECTION 2 - AMENDMENT

#### Article XII of the City Charter is hereby amended as follows:

Article XII. Department of Fire

#### § C12.00. Department established; head; bureaus.

There shall be a Department of Fire, which shall consist of a Fire Commissioner, Fire Chief, and such other ranks and members within the Department as the City Manager may hereafter create with the approval of the Council and consistent with the New York State Civil Service Law, headed by the Fire Chief and including the Bureau of Fire, the Bureau of Fire Prevention and the Bureau of Code Compliance.

#### § C12.01. Fire Commissioner Chief.

The Fire <u>Commissioner shall be appointed by the City Manager and Chief</u> as the head of the Department of Fire shall have supervision and control of the Bureau of Fire, the Bureau of Fire Prevention and the Bureau of Code Compliance, the officers, members and employees applicable laws, ordinances, regulations, policies and procedures, and. He shall also have such other functions and duties as may be assigned by the City Manager.

#### <u>§ C12.02. Fire Chief.</u>

The Fire Chief shall be appointed by the City Manager and shall have administrative responsibility for fire fighting and fire prevention activities including code enforcement as directed by the City

<u>Underlining</u> denotes additions <del>Strikethrough</del> denote deletions Manager and the Fire Commissioner consistent with applicable laws, ordinances, regulations, policies and procedures.

# § C12.<u>03</u><del>02</del>. Bureau of Code Compliance.

There shall be a Bureau of Code Compliance headed by the Code Compliance Supervisor, who shall be under the direct supervision of the Fire <u>Commissioner</u> <del>Chief</del>. The offices of the Building Inspector and the Plumbing Inspector shall be within the Bureau of Code Compliance.

## § C12.09. Compensation of Fire Department personnel.

- A. The Council shall, by ordinance, determine and regulate the compensation of all personnel of the Fire Department, except as otherwise provided by law.
- B. Any member of the Fire Department shall, while serving in an acting capacity in a grade or position above that regularly held by such a member, be entitled to receive the same minimum compensation as that provided for the position or grade in which he is so acting.

# § C12.10. Organization of Police and Fire Departments; rules of operation of Police, Fire and Health Departments.

The Police and Fire Departments shall, as to their membership and component parts, remain as now constituted until the same shall be changed by action of the Council. The Council has power at all times by ordinance to determine the number of officers and members of each of said Departments and the classes and grades into which they shall be divided and may pass ordinances not inconsistent with law for the government of Police, Fire and Health Departments and regulating the powers and duties of their officers and members. Members of the Fire Department shall <u>be appointed by the City Manager consistent with New York State Civil Service Law continue to be elected by the several companies composing the Fire Department of said City in the manner provided by the bylaws and rules of said companies and in existing ordinances of the City.</u>

## § C12.13. Issuance of appearance tickets.

Members of the Fire Department are public servants and as such shall have the power to enforce all the laws, ordinances and regulations of the City and the state pertaining to fire prevention and fire safety, including those sections of the Vehicle and Traffic Law regulating parking in the vicinity of a fire hydrant, following or parking in the vicinity of emergency fire vehicles, crossing of a fire hose and parking in a designated fire lane. For this purpose, they are authorized to issue and serve legal process as defined by the laws of the state for violations of the aforesaid laws, ordinances and regulations, including the authority to issue and serve appearance tickets as defined by the Criminal Procedure Law. The City Manager shall designate those members of the Fire Department who shall exercise this function and shall have the authority to make regulations governing its exercise.

#### § C12.13. Exemption of police and firemen from military and jury duty or arrest.

No member of the Police or Fire Department shall be liable to military or jury duty or to arrest on criminal or civil process while on duty.

#### § C12.40. Powers and duties of Building Inspector.

The Building Inspector shall pass upon all plans and specifications for buildings or other structures to be erected within the City. He shall not approve any such plans or specifications unless they shall comply in all respects with the ordinances of the City relating thereto. He shall generally inspect all buildings and other structures erected in the City during the course of their construction. He shall have power summarily to stop the construction of any building or structure which is not being constructed in accordance with the ordinances of the City relating thereto and shall have the power summarily to cause the removal of any building or other structure or portion thereof which, because of a violation of the ordinances of the City relating thereto, he deems unsafe.

#### § C12.50. Powers and duties of Plumbing Inspector.

The Plumbing Inspector, when required, shall assist the Building Inspector in the examination and approval of plans and specifications filed with him in relation to the plumbing provided for in such plans and specifications. He shall inspect all plumbing in new buildings before the same is used, and the same shall not be used until his permit therefor is given. He may require the installation of new plumbing in any building or structure within the City, the plumbing of which does not conform to the ordinances of the City relating thereto. He shall have all the powers in relation to plumbing in buildings and structures within the City herein granted to the Building Inspector in relation to buildings and structures therein.

## SECTION 3 - SEVERABILITY

The provisions of this Local Law are separable and if any provision, clause, sentence, section, subsection, word or part thereof is held to be illegal, invalid, or unconstitutional, or inapplicable to any person or circumstance, such illegality, invalidity, or unconstitutionality, or inapplicability shall not affect or impair any of the remaining provisions, clauses, sentences, subsections, words or parts of this Local Law or their application to other persons or circumstances. It is hereby declared to be the legislative intent that this Local Law would have been adopted is such illegal, invalid, or unconstitutional provision, clause, sentence, subsection, word or part had not been included therein, and if such person or circumstance to which the Local Law or part here of is held inapplicable had been specifically exempt therefrom.

## SECTION 4 - CODIFICATION

It is the intention of the City Council of the City of Newburgh and it is hereby enacted that the provisions of this Local Law shall be included in the Charter of the City of Newburgh; that the sections and subsections of this Local Law may be re-numbered and/or re-lettered by the codifier to accomplish such intention; that the term "Local Law" shall be changed to "Charter", "Article", or other appropriate word as required for codification; and that any such rearranging of the numbering

<u>Underlining</u> denotes additions <del>Strikethrough</del> denote deletions and/or lettering and editing shall not affect the validity of this Local Law or the provisions of the City Charter affected thereby.

## <u>SECTION 5</u> – <u>VALIDITY</u>

The invalidity of any provision of this Local Law shall not affect the validity of any other provision of this Local Law that can be given effect without such invalid provision.

## SECTION 6 - EFFECTIVE DATE

This Local Law and shall be effective on effective immediately after the filing in the Office of the New York State Secretary of State in accordance with the provisions of New York State Municipal Home Rule Law.

## LOCAL LAW NO.: _____ - 2023

### OF

## MARCH 13, 2023

## A LOCAL LAW AMENDING CHAPTER 42 ENTITLED "FIRE DEPARTMENT" OF THE CODE OF ORDINANCES OF THE CITY OF NEWBURGH

**BE IT ENACTED** by the City Council of the City of Newburgh as follows:

### SECTION 1 - TITLE

This Local Law shall be referred to as "A Local Law amending Chapter 42 entitled 'Fire Department' of the Code of Ordinances of the City of Newburgh".

### SECTION 2 - AMENDMENT

Article I of Chapter 42 of the Code of Ordinances of the City of Newburgh entitled "Composition and Organization" hereby is amended to read as follows:

Chapter 42. Fire Department

### Article I. Composition and Organization

#### § 42-1. Personnel.

The <u>personnel of the Fire Department shall be composed and organized as provided in Article XII</u> of the Charter of the City of Newburgh consist of a Chief of the Fire Department, two Deputy Chiefs and such Assistant Chiefs, Captains, Lieutenants and firemen as the City Manager shall deem advisable, appointed by the City Manager in accordance with the provisions of the Civil Service Law of the State, and such call men as the City Manager may from time to time appoint.

### § 42-2. Reserved Duties of Chief.

It shall be the duty of the Chief of the Fire Department, under the general administrative supervision of the City Manager, to:

A. Plan and direct all fire-fighting and fire-prevention activities.

B. Be responsible for the instruction and training of recruits.

C. Maintain high standards of performance throughout the Department.

D. Keep such records, make such examinations and reports and perform such related duties as may be required by the City Manager.

<u>Underlining</u> denotes additions <del>Strikethrough</del> denote deletions § 42-3. Reserved Duties of Deputy Chiefs.

It shall be the duty of the Deputy Chiefs of the Fire Department to:

A. Assist the Chief at all times in the performance of his duties.

B. Exercise, during the absence or disability of the Chief, all the powers and duties of the Chief of the Fire Department as enumerated in § 42-2 of this article, in order of their seniority as Deputy Chief or as otherwise designated by the Chief.

## § 42-4. Reserved Duties of Assistant Chiefs.

It shall be the duty of each Assistant Chief of the Fire Department to direct the work of the Department on assigned shifts within the limits of departmental policy and instructions of the Chief.

### § 42-5. Reserved Dutics of call men.

It shall be the duty of each call man of the Fire Department to:

A. Plan and direct all fire-fighting and fire-prevention activities.

B. Be responsible for the instruction and training of recruits.

C. Maintain high standards of performance throughout the Department.

D. Keep such records, make such examinations and reports and perform such related duties as may be required by the City Manager.

## § 42-6. Personnel; duties Assignment to duty; hours.

A. All officers and firemen shall be assigned to duties at the discretion of the <u>Fire Commissioner</u> Chief of the Fire Department.

B. The hours of duty of all officers and firemen shall be fixed by the Chief of the Fire Department, such hours of duty to be in conformance with all local and state laws and ordinances, <u>rules and regulations</u>.

## § 42-7. Compensation.

All members of the <del>paid</del> Fire Department shall receive such compensation as shall be fixed by local law or by the City Council. The City Council shall not set any compensation lower than any local or state law or ordinance.

## § 42-8. Supervision and control; charges against firemen.

A. Generally. Subject to the authority granted the City Manager by law, all <u>firefighters</u>, <del>paid firemen</del> shall at all times, be under the direct supervision and control of the <u>Fire Commissioner</u>, <u>Fire Chief</u>, <u>and</u> officers of the Department <del>and the paid officers of the unit to which they are attached</del>.

B. Charges against firemen. The Captain of each unit, after first presenting the same to the Chief, shall prefer charges to the City Manager against any firemen assigned to his unit who may be guilty of insubordination, disobedience to orders or the violation of any rule, law or ordinance or regulation of the Department or who shall be intoxicated while on duty, and such Captain may, in his discretion, suspend such employee from duty until such charges are heard and a determination made thereon.

## § 42-9. Charges, sSuspension or dismissal.

Any member or employee of the Fire Department who shall fail to perform his duty or who shall be guilty of disorderly conduct while on duty or of insubordination or disobedience to orders or who shall violate any law or ordinance or any rule or regulation of the Department may be suspended for a definite period or dismissed from the Department by the City Manager <u>consistent with applicable laws, rules, regulations, and procedures</u>.

## § 42-10. Badges.

Each member of the Fire Department shall be issued a badge, which shall be worn as directed by the rules and regulations of the Department.

## <u>SECTION 3</u> – <u>SEVERABILITY</u>

The provisions of this Local Law are separable and if any provision, clause, sentence, section, subsection, word or part thereof is held to be illegal, invalid, or unconstitutional, or inapplicable to any person or circumstance, such illegality, invalidity, or unconstitutionality, or inapplicability shall not affect or impair any of the remaining provisions, clauses, sentences, subsections, words or parts of this Local Law or their application to other persons or circumstances. It is hereby declared to be the legislative intent that this Local Law would have been adopted is such illegal, invalid, or unconstitutional provision, clause, sentence, subsection, word or part had not been included therein, and if such person or circumstance to which the Local Law or part here of is held inapplicable had been specifically exempt therefrom.

## SECTION 4 - CODIFICATION

It is the intention of the City Council of the City of Newburgh and it is hereby enacted that the provisions of this Local Law shall be included in the Charter of the City of Newburgh; that the sections and subsections of this Local Law may be re-numbered and/or re-lettered by the codifier to accomplish such intention; that the term "Local Law" shall be changed to "Charter", "Article", or other appropriate word as required for codification; and that any such rearranging of the numbering and/or lettering and editing shall not affect the validity of this Local Law or the provisions of the City Charter affected thereby.

## SECTION 5 - VALIDITY

The invalidity of any provision of this Local Law shall not affect the validity of any other provision of this Local Law that can be given effect without such invalid provision.

## SECTION 6 - EFFECTIVE DATE

This Local Law and shall be effective on effective immediately after the filing in the Office of the New York State Secretary of State in accordance with the provisions of New York State Municipal Home Rule Law.

OF

#### MARCH 13, 2022

## A RESOLUTION ADOPTING RULE II-A TO RULES OF ORDER AND PROCEDURE FOR THE COUNCIL OF THE CITY OF NEWBURGH

WHEREAS, by Resolution No. 36-2022 of February 14, 2022, the City Council of the City of Newburgh adopted for use Rules of Order and Procedure for City Council meetings; and

WHEREAS, this Council finds that amending such Rules and Order of Procedure to add Rule II-A adopting procedures for Council Members to participate in meetings by videoconference when a Council Member is unable to be physically present due to extraordinary circumstances consistent with Public Officers Law § 103-a and Local Law No. A-2022 of August 8, 2022 and codified as Section 20-1.2 of the City Code of Ordinances is in the best interests of the City of Newburgh;

**NOW, BE IT RESOLVED**, that the Council of the City of Newburgh, New York hereby adopts for use the Rules of Order and Procedure, as amended, as set forth in the copy attached hereto and made a part of this Resolution; and

**BE IT FURTHER RESOLVED,** that this Resolution shall take effect at the next Council meeting subsequent to its adoption.

## City of Newburgh City Council Rules of Order and Procedure

### Rule I: General Rules of Procedure

- A. The presiding officer shall preserve order and decorum and shall decide questions of order, subject to an appeal by motion to the City Council; the appeal to be taken without debate. The presiding officer may, if (s)he so desires, present motions and resolutions to the City Council, and (s)he may debate on any question which is being considered by it.
- B. When a question is under consideration, no motion shall be entertained except as herein specified, which shall have precedence in the following order:
  - 1. Motion for clarification, or to request reversal of ruling of the presiding officer, or limiting or extending discussion;
  - 2. Recess the session;
  - 3. Lay on table;
  - 4. Postpone to a meeting of a certain date;
  - 5. Refer to work session;
  - 6. Amend;
  - 7. Call the previous question, to be asked as follows: "Shall the main question be put now?" If answered in the negative, the main question remains before the Council.
- C. A motion to lay a question on the table shall be decided without amendment or debate, and a motion to postpone shall be decided without debate.
- D. A motion to adjourn may be made at the conclusion of the City Manager's Report and shall be decided without debate. The Presiding Officer may adjourn a meeting in an emergency which endangers the public health, safety or welfare.
- E. Every member desiring to speak shall address the presiding officer. All council members shall confine him/herself to the question under debate and avoid personalities. A member once recognized shall not be interrupted when speaking.
- F. No question or motion shall be debated or put, unless it is seconded. It shall then be stated by the presiding officer.
- G. A motion to reconsider any action taken by the Council may be made on the day such action was taken, either immediately during the session or at a recessed or adjourned session. Such motion must be made by a member on the prevailing side, but may be seconded by any member. The motion is subject to debate. This rule shall not prevent any member of the Council from making or re-making the same or any other motion at a subsequent meeting of the Council.

- H. No member of the Council shall by conversation or otherwise delay or interrupt the proceedings or the peace of the Council nor disturb any member while speaking or refuse to comply with these rules, or the orders of its presiding officer. The Presiding Officer, subject to appeal by motion to the Council, may direct a member who is acting in violation of this section to leave the meeting or call for a recess.
- I. As the sergeant-at-arms of the meetings, the Police Chief, or designee, shall carry out all order and instructions given by the presiding officer, for the purpose of maintaining order and decorum at the meetings, subject to an appeal by motion, to the Council.
- J. Any motion may be withdrawn by the maker before it has been amended or voted upon, but in such case any other member may renew the motion at that time.
- K. Council Member absence, violation of rules or disorderly behavior may be addressed by City Charter Section C4.01(A).

## Rule II. Order of Business

- A. The Order of Business shall be in conformity with section 20-3 of the Code of Ordinances. Further comments from the Council shall be limited to 3 minutes for each Council Member.
- B. The Order of Business may be departed from by majority vote of the members present.

## Rule II-A. Videoconferencing

- A. Members of the City Council of the City of Newburgh are authorized to participate in meetings by videoconference when a Council Member is unable to be physically present due to extraordinary circumstances consistent with Public Officers Law § 103-a and Local Law No. A-2022 of August 8, 2022 and codified as Section 20-1.2 of the City Code of Ordinances as follows:
  - 1. A quorum of 4 Council Members must be present in the same physical location where the public can attend;
  - 2. All Council Members shall be physically present at any meeting of the City Council unless a Council Member is unable to be physically present due to extraordinary circumstances. Extraordinary circumstances are unexpected, unforeseen and uncommon and may include, but are not limited to:
    - a. disability;
    - <u>b. illness;</u>
    - c. isolation or quarantine order;
    - d. the death of a relative where such term is defined to include a spouse, parent, step-parent, sibling, step-sibling, sibling's spouse, child, step-child, domestic partner, or individual for whom the member is the legal or designated guardian;
    - e. caregiving responsibilities for a relative;

- <u>f.</u> responsibilities and/or obligations of the member's primary employment or <u>business;</u>
- g. or any other significant or unexpected factor that may preclude physical <u>attendance.</u>
- 3. A Council Member who wishes to participate in a meeting by videoconference must provide advance notice and justification for their absence to the extent possible to the Mayor, or in the Mayor's absence to the President Pro Tem, with a copy to the City Manager and City Clerk. An email, text message, or telephone call is sufficient for this purpose if received by the Mayor and City Manager at least 24 hours before the meeting but no later than 10:00 am on the day of the meeting at which the Council Member intends to participate by videoconference.
- 4. The Mayor may require any Council Member requesting to participate in a meeting by teleconference to provide documentation, to the extent possible, supporting such request and may publicly confirm that such documentation was received without publicly stating the contents of such documentation.
- 5. Except in the case of executive sessions, the City Council shall ensure that members who are participating remotely can be heard, seen, and identified at all times when the meeting is being conducted.
- 6. The minutes of meetings involving videoconferencing shall state which members, if any, participated by videoconference, and shall be available to the public.
- 7. If videoconferencing is being used to conduct a meeting, the public notice for the meeting shall inform the public that videoconferencing will be used, where the public can view and/or participate in such meeting, where required documents and records will be posted or available, and identify the physical location for the meeting where the public can attend.
- 8. If videoconferencing is used to conduct a meeting, the public body shall provide the opportunity for members of the public to view such meeting by video, and to participate in proceedings by videoconference in real time where public comment or participation is authorized and shall ensure that videoconferencing authorizes the same public participation as in person participation.
- 9. Any and all videoconferencing technology used for public meetings shall be made accessible to members of the body and the public with disabilities in accordance with the Americans with Disabilities Act of 1990, as amended.
- B. A City of Newburgh public body may hold a meeting entirely by videoconference, with no in-person requirement, during a state of emergency declared by the Governor of New York pursuant to Executive Law § 28 or by the Orange County Executive or City Manager of the City of Newburgh pursuant to Executive Law § 24 if such public body determines that the circumstances necessitating the emergency declaration would affect or impair the ability of the public body to hold an in-person meeting.

Rule III. Voting

- A. The order of voting shall be by alphabetical order of the last name of each Council member with the Mayor voting last.
- B. All votes shall be by roll call. It shall be the duty of the City Clerk to enter on the minutes the names of the members voting for or against the question. Once a question has been put and the vote is being taken, the members of the Council shall confine themselves to voting and shall not resume discussion or make further comments on the question.
- C. Every resolution or motion must be seconded before being put to a vote. An abstention, silence or absence shall be considered a negative vote for the purposes of determining the final vote on a matter.
- D. No resolution, ordinance or local law may be introduced at a meeting unless the resolution, ordinance or local law has been considered at a work session of the Council prior to the Council meeting or is listed on the written agenda for said meeting. No resolution, ordinance or local law may be introduced at a meeting if it will result in exceeding the maximum number of work session items set forth in Rule X. Notwithstanding the foregoing, by majority vote, an emergency item concerning the public health, safety or welfare not discussed at work session or appearing on the written agenda may be introduced, considered, and voted upon.

## Rule IV. Executive Session

Whenever the Council shall determine to transact business in an executive session, it shall do so in accordance with the provisions of the New York State Open Meetings Law. All executive sessions shall be commenced at the public meeting. Proposals, discussions, statements and transactions in executive session are intended to be and shall be held and maintained in confidence and shall not be disclosed. The presiding officer shall direct all persons except members and designated officers and employees of the City to withdraw.

## Rule V. Participation of City Manager and Staff

The City Manager shall be permitted to address the Council and participate in discussions. Heads of Departments shall be permitted to address the Council. Any other City officer or employee shall be permitted to address the Council with permission of the presiding officer, subject to an appeal by motion to the City Council, the appeal to be taken without debate.

## Rule VI. Suspension of the Rules

In order to hear persons other than members of the City Council, the Mayor, and members of City staff, it shall be necessary to pass a motion suspending the rules of order. A motion to suspend the rules may be made at any time during the meeting and shall be decided without debate. Any such person speaking shall confine himself-herself to the subject and shall spend not longer than three

(3) minutes, unless the time is extended by the presiding officer. This rule shall not apply to public hearings.

## Rule VII. Guidelines for Public Comment

- A. The public shall be allowed to speak only during the Public Comment period of the meeting or at such other time as the presiding officer may allow, subject to appeal by motion to the Council.
- B. Speakers must adhere to the following guidelines:
  - 1. Speakers must be recognized by the presiding officer.
  - 2. Speakers must step to the designated speaking area in the room.
  - 3. Speakers must give their name, street name without number and organization, if any.
  - 4. Speakers must limit their remarks to 3 minutes. The City Clerk shall keep a record of the time and shall inform the presiding officer when the 3 minutes has expired.
  - 5. Speakers may not yield any remaining time they may have to another speaker.
  - 6. Council members may, with the permission of the presiding officer, request to respond to a speaker's remarks after the speaker has concluded remarks or the speaker's time has expired, but only for the purpose of clarification or information.
  - 7. All remarks shall be addressed to the Council as a body and not to any specific member or to staff. All speakers addressing the City Council at a public meeting shall speak from the public microphone with employees and agents of the City having the option to speak from the head table using a microphone. In no circumstances shall any speaker sit in front of the head table with his or her back to the public.
  - 8. Speakers shall observe the commonly accepted rules of courtesy, decorum, dignity and good taste. No profanities shall be used. No personal, slanderous, boisterous remarks shall be made. Council members, the Mayor and staff shall be treated with respect. The presiding officer, subject to appeal by motion to the Council, or the Council, may, by majority vote, request that the presiding officer direct that a speaker violating this provision or any other rule yield the floor and in the event the speaker fails to obey, (s)he may be escorted from the meeting by the sergeant-in-arms.
  - 9. Interested parties or their representatives may address the Council by written communications. Written communications shall be delivered to the Clerk or their designee. Speakers may read written communications verbatim.
- C. Members of the public not speaking shall observe commonly accepted rules of courtesy and decorum. They shall not annoy or harass others or speak when another speaker is being heard by the Council.

## Rule VIII. Use of Recording Equipment

All members of the public and all public officials are allowed to audio or video record public meetings. Recording is not allowed during executive sessions. The recording should be done in a manner which does not interfere with the meeting. The presiding officer, subject to appeal by

motion to the Council, may make the determination that the recording is being done in an intrusive manner, taking into consideration, but not limited to, brightness of lights, distance from the deliberations of the Council, size of the equipment, and the ability of the public to still participate in the meeting. If the presiding officer makes the determination that the recording is intrusive and has the effect of interfering with the meeting, (s)he may request an accommodation to avoid the interference and if not complied with, may ask the individual to leave the meeting room.

## Rule IX. Rules for Public Hearings

The following rules shall apply to a legally required public hearing held before the City Council:

(a) The Presiding Officer shall recognize each speaker when the hearing is commenced. Speakers shall identify themselves, their street name and organization, if any, prior to the remarks.

(b) Speakers must limit their remarks to five (5) minutes. Remarks shall be addressed only to the hearing issues. Speakers may not yield any remaining time they may have to another speaker. The City Clerk shall time speakers and advise the presiding officer when the time has expired.

(c) All remarks shall be addressed to the Council as a body and not to any individual member thereof.

(d) Speakers shall observe the commonly accepted rules of courtesy, decency, dignity and good taste. Any loud, boisterous individual shall be asked to leave by the Presiding Officer and may be removed at the request of the Presiding Officer, subject to appeal by motion to the Council. Speakers addressing issues outside the scope of the hearing shall be asked to cease their comments.

(e) Interested parties may address the Council by written communication. The statements may be read at the hearing, but shall be provided to all Council members and entered in the minutes of the hearing by the City Clerk.

(f) The City Clerk shall include in the minutes of the hearing the name, address and organization, if any, of each speaker, a summary of the remarks, and written statements submitted to the Council.

## Rule X. Work Sessions

There shall be regular work sessions of the Council to be held each Thursday preceding a Monday evening Council meeting. The work sessions shall be held at 6:00 p.m. in City Hall, 83 Broadway, Third Floor Council Chambers, unless the Council by majority vote cancels or changes the time or place of such session. The Rules IV, V, VI, and VIII of the Rules of Order of the Council shall apply to all work sessions. Work Session items requiring the preparation of a resolution, ordinance

or local law shall be submitted to the City Manager's office no later than close of business on Wednesday in the week before the work session. Discussion items for work sessions shall be submitted to the City Manager's office no later than noon on the Friday immediately preceding the work session. The number of work session items and presentations shall be limited to 20. Presentations shall be limited to 10 minutes. Priority shall be given to those items which require the action of the City Council before the next regularly scheduled work session. Items considered in Executive Session shall be excluded from the maximum number of work session items.

## Rule XI. Robert's Rules of Order

In the event any question in procedure shall arise that is not provided for by these rules, then, in that event, Robert's Rules of Order, Newly Revised,  $10^{th}$  Edition, shall be followed.

## Rule XII. Adoption of Ordinances

Provided the proposed adoption of an ordinance has been placed on an agenda for a meeting of the Council at which the public is afforded the opportunity to comment on agenda items before Council action, a formal public hearing will not be conducted prior to the adoption of such ordinance, unless otherwise required by federal, state, or local law, ordinance, rule or regulation.

This rule shall not be construed to prevent the Council from holding a public hearing on any ordinance at its discretion, provided a majority of the members of the Council in attendance at a meeting, upon a motion or resolution duly introduced, vote to conduct such public hearing.

Date Adopted	: May 14, 2001
Amended:	February 25, 2002 (Rule XII added)
	January 10, 2014 (Rule IV)
	February 22, 2016
	April 24, 2017 (Rule VII(B) amended)
	January 22, 2018 (Rule II, Rule VII(B), Rule IX amended)
	October 22, 2018 (Rule III(D) and Rule X amended)
	February 14, 2022 (Rule I(K) added, Rule 1(D), Rule 1(H), VII(B)(2), VII(b)(6)
	amended)
	March 13, 2023 (Rule II-A added)

Approved: March 13, 2023February 14, 2022

# RESOLUTION NO.: <u>43</u> - 2023

OF

#### MARCH 13, 2023

## A RESOLUTION AUTHORIZING THE SETTLEMENT OF LITIGATION REGARDING THE FORECLOSURE OF TAX LIENS IN REM FOR THE YEAR 2018 RELATED TO PROPERTY KNOWN AS 19 COTTAGE AVENUE (SECTION 3, BLOCK 9, LOT 8)

WHEREAS, The City of Newburgh commenced a proceeding for the foreclosure of certain tax liens, such action being designated as Orange County Index Number EF-011885-2018; and

WHEREAS, Nicholas Kennedy, the record owner at the time of commencement of the action, indicated that he is prepared to withdraw his bankruptcy case and settle the action as it applies to the property known as 19 Cottage Avenue (Section 3, Block 9, Lot 8); and

WHEREAS, this Council has determined that it would be in the best interests of the City of Newburgh to settle this matter without the need for litigation;

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Newburgh, New York, that the Director of Finance and Enforcing Officer is hereby authorized to withdraw the liens on the property located at 19 Cottage Avenue (Section 3, Block 9, Lot 8), City of Newburgh, from the List of Delinquent Taxes and remove the property from the 2018 *In Rem* tax foreclosure action (Index Number EF-011885-2018), as the sum of Seventy-Two Thousand Seven Hundred Ninety and 29/100 dollars (\$72,790.29), representing all past due tax liens, together with all interest and penalties accruing thereon, together with all currently due taxes and charges, water charges, sewer charges, and sanitation charges, have been tendered to the City of Newburgh in full by certified check and is ready for acceptance; and

**BE IT FURTHER RESOLVED**, by the Council of the City of Newburgh, New York, that the City Manager be and he is hereby authorized to execute all such documentation and take such further action as may be appropriate and necessary to complete the settlement transaction.

RESOLUTION NO.: <u>44</u> - 2023

OF

#### MARCH 13, 2023

## A RESOLUTION AUTHORIZING THE SETTLEMENT OF LITIGATION REGARDING THE FORECLOSURE OF TAX LIENS IN REM FOR THE YEAR 2018 RELATED TO PROPERTY KNOWN AS 5 HILLCREST PLACE (SECTION 21, BLOCK 2, LOT 6)

WHEREAS, The City of Newburgh commenced a proceeding for the foreclosure of certain tax liens, such action being designated as Orange County Index Number EF-011885-2018; and

WHEREAS, Kevin Perez, the record owner at the time of commencement of the action, indicated that he is prepared to withdraw his bankruptcy case and settle the action as it applies to the property known as 5 Hillcrest Place (Section 21, Block 2, Lot 6); and

WHEREAS, this Council has determined that it would be in the best interests of the City of Newburgh to settle this matter without the need for litigation;

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Newburgh, New York, that the Director of Finance and Enforcing Officer is hereby authorized to withdraw the liens on the property located at 5 Hillcrest Place (Section 21, Block 2, Lot 6), City of Newburgh, from the List of Delinquent Taxes and remove the property from the 2018 *In Rem* tax foreclosure action (Index Number EF-011885-2018), as the sum of Six Thousand Seven Hundred Forty-Eight and 17/100 dollars (\$6,748.17), representing all past due tax liens, together with all interest and penalties accruing thereon, together with all currently due taxes and charges, water charges, sewer charges, and sanitation charges, have been tendered to the City of Newburgh in full by certified check and is ready for acceptance; and

**BE IT FURTHER RESOLVED**, by the Council of the City of Newburgh, New York, that the City Manager be and he is hereby authorized to execute all such documentation and take such further action as may be appropriate and necessary to complete the settlement transaction.

## RESOLUTION NO.: <u>45</u> - 2023

#### OF

#### MARCH 13, 2023

## A RESOLUTION AUTHORIZING THE CITY MANAGER TO EXECUTE A PAYMENT OF CLAIM WITH MARK MACKEY IN THE AMOUNT OF \$5,362.63

WHEREAS, Mark Mackey brought a claim against the City of Newburgh; and

WHEREAS, the parties have reached an agreement for the payment of the claim in the amount of Five Thousand Three Hundred Sixty-Two and 63/100 Dollars (\$5,362.63) in exchange for a release to resolve all claims among them; and

WHEREAS, this Council has determined it to be in the best interests of the City of Newburgh to settle the matter for the amount agreed to by the parties;

**NOW, THEREFORE, BE IT RESOLVED**, by the Council of the City of Newburgh, New York, that the City Manager is hereby authorized to settle the claim of Mark Mackey in the total amount of Five Thousand Three Hundred Sixty-Two and 63/100 Dollars (\$5,362.63) and that the City Manager be and he hereby is authorized to execute documents as the Corporation Counsel may require to effectuate the settlement as herein described.

### **RESOLUTION NO.:** <u>46</u> - 2023

#### OF

#### MARCH 13, 2023

## A RESOLUTION AUTHORIZING THE CITY MANAGER TO EXECUTE A PAYMENT OF CLAIM WITH GUY RICKLI D/B/A G & B EXCAVATING, LLC IN THE AMOUNT OF \$6,365.63

WHEREAS, Guy Rickli, d/b/a G & B Excavating, LLC, brought a claim against the City of Newburgh; and

WHEREAS, the parties have reached an agreement for the payment of the claim in the amount of Six Thousand Three Hundred Sixty-Five and 63/100 Dollars (\$6,365.63) in exchange for a release to resolve all claims among them; and

WHEREAS, this Council has determined it to be in the best interests of the City of Newburgh to settle the matter for the amount agreed to by the parties;

**NOW, THEREFORE, BE IT RESOLVED**, by the Council of the City of Newburgh, New York, that the City Manager is hereby authorized to settle the claim of Guy Rickli, d/b/a G & B Excavating, LLC, in the total amount of Six Thousand Three Hundred Sixty-Five and 63/100 Dollars (\$6,365.63) and that the City Manager be and he hereby is authorized to execute documents as the Corporation Counsel may require to effectuate the settlement as herein described.