RESOLUTION NOS. 114 - 146

June 1, 2010

Listed below are the resolutions to be presented to the County Legislature at the June Session. The meeting will be held at 2:30 p.m. on Tuesday, June 1, 2010.

A. CALL TO ORDER
B. CALLING OF ROLL MEMBERS
C. INVOCATION - Mr. Rhinehart
D. SALUTE TO FLAG - Mr. Buckel
E. READING OF MINUTES
F. APPROVAL OF MINUTES
G. PRESENTATION OF COMMUNICATIONS

1. Correspondence:
   a. 4-16-10 Letter from County Executive Mahoney - Re: Appointment to the Region 7 Fish and Wildlife Management Board (Richard Garrett)
   b. 5-21-10 Letter from County Executive Mahoney - Re: Appointment of William Bleyle as Commissioner of Emergency Communications

H. REPORTS OF STANDING COMMITTEES
I. REPORTS OF SPECIAL COMMITTEES
J. CALL OF RESPECTIVE LEGISLATIVE DISTRICTS (District No. 6)

6TH DISTRICT - MR. RHINEHART
1. No. 115 - Personnel Resolution (Metropolitan Water Board) (18-0-1 Kinne)
2. No. 116 - Changing the Date of the November 2010 Legislative Session (18-0-1 Kinne)

8TH DISTRICT - MR. CORBETT - ENVIRONMENTAL PROTECTION
3. No. 117 - Confirming Appointment to the Region 7 Fish and Wildlife Management Board (Richard Garrett) (18-0-1 Kinne)
4. No. 118 - A Resolution Calling a Public Hearing in Connection with the Proposed Increased Cost of Sewer Separation Improvements for the Onondaga County Sanitary District of the County of Onondaga, New York, Intended to Enable the County to Comply with Requirements Set Forth in the Amended Consent Judgment in Connection with the Settlement of Atlantic States Legal Foundation, Inc. et al v. County of Onondaga, et al (18-0-1 Kinne)

9TH DISTRICT - MR STANCRYZK
4a. No. 144 - DEFEATED Memorializing the Legislature and the Governor of the State of New York to Amend Section 519 of the Racing, Pari-Mutuel Wagering and Breeding Law to Place Onondaga County in the Capital District Region (5 Buckel, Holmquist, Masterpole, Rapp, Rhinehart - 13 Lesniak, Stanczyk, Corbett, Kilmartin, DeMore, Warner, Jordan, Laguzza, Williams, Ervin, Dougherty, Meyer, Tassone - 1 Kinne)

11TH DISTRICT - MR. KILMARTIN - PUBLIC SAFETY
5. No. 119 - Authorizing an Intermunicipal Agreement with the Village of Solvay for the Village Real Property Rental Registration and Inspection Program (18-0-1 Kinne)
6. No. 120 - Amending the 2010 County Budget to Accept Homeland Security Funds for the Onondaga County Department of Emergency Management, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution ($87,070) (18-0-1 Kinne)
7. No. 121 - Accepting a C.O.P.S. Grant in the Amount of $300,000 for the Onondaga County Interoperable Communications System Project, and Authorizing the County Executive to Enter into Agreements to Implement this Resolution (18-0-1 Kinne)
13TH DISTRICT – MR. WARNER
8. **No. 122** - Amending Resolution No. 231-2000, as Amended, to Change the Authority to Hire Management Confidential Employees from Step G to Step B (12 Stanczyk, Buckel, Corbett, Holmquist, Warner, Jordan, Laguzza, Masterpole, Williams, Ervin, Meyer, Rapp – 8 Lesniak, Kilmartin, DeMore, Dougherty, Tassone, Rhinehart – 1 Kinne)

14TH DISTRICT – MR. JORDAN – WAYS AND MEANS
9. **No. 123** - Personnel Resolution (Information Technology) (18-0-1 Kinne)
10. **No. 124** - 2010 Transfer Resolution (Parks - $50,000) (18-0-1 Kinne)
11. **No. 125** - Mortgage Tax Apportionment (18-0-1 Kinne)
12. **No. 126** - Authorizing the County Executive to Enter into Intermunicipal Agreements Related to the Care Coordination Program, in which the Onondaga County Department of Mental Health is to be a Participant (18-0-1 Kinne)
13. **No. 127** - A Resolution Authorizing the Acquisition and Installation of Peoplesoft Enterprise Products in and for the County of Onondaga, New York, at a Maximum Estimated Cost of $9,887,416, and Authorizing the Issuance of $9,887,416 Bonds of Said County to Pay the Cost Thereof (17 - 1 Meyer – 1 Kinne)
14. **No. 128** - Calling for a Public Hearing on the Tentative 2010-2011 Budget of the Onondaga Community College (18-0-1 Kinne)
15. **No. 129** - Standard Work Day and Reporting Resolution (17-0-2 DeMore, Kinne)
16. **No. 130** - Authorizing the Settlement of the Supreme Court Action of Lawrence Corriders, Individually and as Administrator of the Estate of Johnny Corriders, Decedent and Priscilla Corriders, by Lawrence Corriders, Guardian of the Person and Property of Priscilla Corriders, and Incapacitated Person v. County of Onondaga, Onondaga County Department of Social Services, Gerard Mainville, Deborah Mainville, Donald Hilton and Staci Hilton (18-0-1 Kinne)

16TH DISTRICT – MR. LAGUZZA
17. **No. 114** - In Memoriam – Dominick DeRegis (Adopted by rising tribute)

1ST DISTRICT – MR. LESNIAK
18. **No. 131** - Amending Resolution No. 14-1995 to Delete the Three Month Waiting Period for Health Insurance for County Employees Not Represented by a Bargaining Unit, Except for Elected County Officials (18-0-1 Kinne)

5TH DISTRICT – MRS. RAPP – PLANNING & ECONOMIC DEVELOPMENT AND COUNTY FACILITIES
19. **No. 132** - Calling for a Public Hearing for Renewal of Agricultural District No. 1, Towns of LaFayette, Onondaga, Otisco, and Tully (18-0-1 Kinne)
20. **No. 133** - Calling for a Public Hearing on the Proposed Inclusion of Viable Agricultural Lands Within Certified Agricultural Districts Pursuant to Section 303-B of the New York State Agriculture and Markets Law (18-0-1 Kinne)
21. **No. 134** - Amending the 2010 County Budget to Restore the Onondaga County Print Shop ($125,416) (18-0-1 Kinne)
22. **No. 135** - Approving Amendments to the Management Agreement between the County and the Onondaga County Convention Center War Memorial Complex Management Corporation (18-0-1 Kinne)
23. **No. 136** - Authorizing the Acceptance of Payment from the New York State Department of Transportation for Real Property Acquired for the Improvement of New York State Route 173 in the Town of Onondaga (18-0-1 Kinne)
24. **No. 137** - Authorizing the Acquisition of Real Property Necessary for the Reconstruction of the DeWitt-Cicero, Part II (Thompson Road) C.R. 14 in the Town of Cicero, County of Onondaga (18-0-1 Kinne)
25. **No. 138** - Amending the 2010 County Budget to Accept Institute of Museum and Library Services (IMLS) Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution ($2,914) (18-0-1 Kinne)
26. **No. 139** - Amending the 2010 County Budget to Accept State Construction Funds for the Onondaga County Public Library and Authorizing the County Executive to Enter into Contracts to Implement this Resolution ($425,208) (18-0-1 Kinne)
27. **No. 140** - Amending the 2010 County Budget to Accept New York State Special Legislative Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution ($50,000) (18-0-1 Kinne)
28. **No. 141** - Amending the 2010 County Budget to Accept American Library Association/Dollar General Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution ($5,000) (18-0-1 Kinne)
29. **No. 142** - Amending the 2010 County Budget to Accept New York State Division of Library Development Funds for the Onondaga County Public Library, and Authorizing the County Executive to Enter into Contracts to Implement this Resolution ($23,091) (18-0-1 Kinne)

30. **No. 143** - Amending the 2010 Budget to Appropriate Revenues from the Sale of Marina Docks at Onondaga Lake Park ($17,276) (18-0-1 Kinne)

31. **PULLED** Memorializing the Legislature and the Governor of the State of New York to Amend Section 519 of the Racing, Pari-Mutuel Wagering and Breeding Law to Place Onondaga County in the Capital District Region

32. **PULLED** Establishing the Intent of This Legislature to Use Revenues Received From Off Track Betting to Support Authorized Agencies that Promote Conventions, Tourism and Economic Development within the County

32a. **No. 145 - (Waiver)** Amending Resolution No 147 – 2010 Regarding the Authorization to Enter into a 25-Year Lease with the Syracuse Chargers Rowing Club for Property Located at Onondaga Lake Park (18-0-1 Kinne)

33. **No. 146 - (Waiver)** Memorializing the New York State Legislature to Enact Senate Bill No. S.6464-A and Assembly Bill No. A.9528-A Entitled “An Act Authorizing the County of Onondaga to Enter into a Lease with the Syracuse Chargers Rowing Club” and Requesting and Concurring in the Preparation of a Home Rule Request (18-0-1 Kinne)

**LOCAL LAWS:**

A. **PASSED** - A Local Law Amending Local Law No. 6-1997, as Amended, to Revise an Empire Zone – Sponsored by Mrs. Rapp (16 - 2 Buckel, Masterpole – 1 Kinne)

B. **PASSED** - A Local Law Designating a Regionally Significant Project within the Onondaga County Empire Zone (Light 4 Life Candles, LLC) – Sponsored by Mrs. Rapp (18-0-1 Kinne)

C. **PASSED** - A Local Law Authorizing the Lease of Property Located in the Town of Marcellus from Dearborn Deposits, LTD., and Authorizing Contracts for the Construction of a Communications Tower – Sponsored by Mr. Kilmartin (18-0-1 Kinne)

D. **PASSED** - A Local Law Regulating the Transfer of Secondhand Articles, and Repealing Local Law No. 3-1981 Regarding the Transfer of Precious Metals and Jewelry – Sponsored by Mr. Kilmartin (15 - 3 DeMore, Jordan, Meyer – 1 Kinne)

E. **PASSED** - A Local Law Amending the Fees Collected by the Onondaga County Department of Parks and Recreation, and Amending Local Law No. 22-2002, as Previously Amended – Sponsored by Mrs. Rapp (18-0-1 Kinne)

F. **PULLED** - A Local Law Amending Local Law No. 16-2002 Relating to the Establishment of Fees Collected by the Onondaga Department of Health for Certain Categories of Charitable Organizations that Serve Food, and Repealing Resolution No. 23-1993 – Sponsored by Mr. DeMore

G. **PASSED** - A Local Law Amending Local Law No. 1-2010 Designating a Regionally Significant Project within the Onondaga County Empire Zone (Tessy Plastics Corporation) – Sponsored by Mrs. Rapp (18-0-1 Kinne)

**K. UNFINISHED BUSINESS**

**L. ANNOUNCEMENTS FROM THE CHAIR**

**M. ADJOURNMENT**

Respectfully submitted,

DEBORAH L. MATURO, Clerk
ONONDAGA COUNTY LEGISLATURE
June 1, 2010

Motion Made By Mr. Laguzza, Mr. Meyer, Mrs. Rapp

Mr. Lesniak, Mrs. Tassone, Mr. Rhinehart, Mrs. Ervin,
Mr. Corbett, Mr. Stanczyk, Mr. Holmquist, Mr. Kilmartin,
Mr. Dougherty, Mr. DeMore, Mr. Warner, Mr. Jordan, Mr. Kinne,
Mr. Masterpole, Ms. Williams, and Mr. Buckel

RESOLUTION NO. 114

IN MEMORIAM

WHEREAS, it has pleased Almighty God to remove from this Earth Dominick DeRegis; and

WHEREAS, Dominick DeRegis was a member of the Onondaga County Legislature from 1972-1974, proudly representing the 14th district; and

WHEREAS, Dominick DeRegis was born and raised on Syracuse’s North Side, attending North High School, and LeMoyne College before being drafted into the U.S. Army during the Korean War; and

WHEREAS, Dominick DeRegis owned and operated DeRegis Monuments for many years, a business that was started by his grandfather; and

WHEREAS, Dominick DeRegis also owned and operated the Cabaret Restaurant in North Syracuse; and

WHEREAS, Dominick DeRegis was an avid sportsman, a member of the New York State Monument Dealers Association, the Northside Businessmen Association, the Lincoln Republican Club, and the Salem Hyde Little League; and

WHEREAS, Dominick DeRegis leaves behind his wife, Josie, four children, and eleven grandchildren, and it is the desire of this Legislature to express sympathy to Dominick DeRegis’ grieving family on the sad occasion of his passing; now, therefore be it

RESOLVED, that the members of the Onondaga County Legislature do hereby express sincere and heartfelt sympathy to Dominick DeRegis’ family and friends; and, be it further

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

DeRegis_Memoriam

DLL

ADOPTED
JUN 01 2010


Deborah A. Maceo
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
June 1, 2010
Motion Made By Mr. Rhinehart

PERSONNEL RESOLUTION

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

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

Metropolitan Water Board Admin. Unit 80-57-00
Authorize Advance Step hire for R.P. 01 80570000 0001 5376, Administrative Director (Metropolitan Water Board), Grade 37, Step Q at $102,513 effective June 28, 2010.

RES 6-10c.doc
mmw

ADOPTED

JUN 0 1 2010


Deborah A. Mauer
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
CHANGING THE DATE OF THE NOVEMBER 2010 LEGISLATIVE SESSION

WHEREAS, Rule 1 provides that the date of a regular session may be changed by a motion duly passed by a majority of the whole number of the County Legislature; and

WHEREAS, it is the desire of this Legislature to change the date of the November 2010 regular session from Tuesday, November 2, 2010 to Wednesday, November 3, 2010; now, therefore be it

RESOLVED, that this Legislature hereby changes the date of the November 2, 2010 Regular Session to Wednesday, November 3, 2010 at 2:30 p.m.
June 1, 2010

Motion Made By Mr. Corbett, Mr. DeMore

RESOLUTION NO. 117

CONFIRMING APPOINTMENT TO THE REGION 7 FISH AND WILDLIFE MANAGEMENT BOARD

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

APPOINTMENT:
Richard Garrett
1212 Apulia Road
Lafayette, NY 13084-9509

Mailing Address:
P.O. Box 155
Apulia Station, NY 13020

TERM EXPIRES:
December 31, 2012

WHEREAS, it is the desire of this Legislature to confirm said appointment; now, therefore be it RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of the above individual as a member of the Region 7 Fish and Wildlife Management Board for the term specified above or until subsequent action by the County Executive.

GARRETT.FISH.WILDLIFE.doc

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE 1st DAY OF June, 2010.

Deborah A. Matuso
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK

FILED WITH CLERK
ONON. CO. LEG.
APR 22, 2010

10MH 26 PM 3:47
June 1, 2010

Motion Made By Mr. Corbett

RESOLUTION NO. 118

A RESOLUTION CALLING A PUBLIC HEARING IN CONNECTION WITH THE PROPOSED INCREASED COST OF SEWER SEPARATION IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT OF THE COUNTY OF ONONDAGA, NEW YORK, INTENDED TO ENABLE THE COUNTY TO COMPLY WITH REQUIREMENTS SET FORTH IN THE AMENDED CONSENT JUDGMENT IN CONNECTION WITH THE SETTLEMENT OF ATLANTIC STATES LEGAL FOUNDATION, INC. ET AL V. COUNTY OF ONONDAGA, ET AL.

WHEREAS, on September 17, 1997, this County Legislature adopted Resolution No. 189 - 97 authorizing the County Executive to execute an Amended Consent Judgment settling the above-noted litigation; and

WHEREAS, on September 17, 1997, the County Executive signed the Amended Consent Judgment; and

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

WHEREAS, the County Legislature has duly approved and authorized the implementation of certain sewer separation projects in order to remediate the problems of combined sewer overflows which release raw sewage into tributaries of Onondaga Lake at an estimated maximum cost of $15,000,000 on December 4, 2000; and

WHEREAS, the County Legislature approved a $5,000,000 increase to the estimated maximum estimated cost on June 2, 2009 to include separation of CSO 051; and

WHEREAS, the Commissioner of Water Environment Protection has requested an increase of the estimated maximum cost by an additional $5,000,000 for the separation of CSO 022; and

WHEREAS, this County Legislature has given due consideration to the aforesaid request; and

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

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

Section 1. A meeting of the County Legislature of the County of Onondaga, New York shall be held in the Legislative Chambers in the County Court House, in Syracuse, New York, on the 6th day of July, 2010, at 2:15 P.M., Prevailing Time, for the purpose of conducting a public hearing upon the aforesaid matter. The Clerk of said County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published and posted in the manner provided by law.
Section 2. This resolution shall take effect immediately.

ADOPTED
JUN 01 2010

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE 1ST DAY OF June, 2010.

Deborah A. Matus
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
June 1, 2010

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 119

AUTHORIZING AN INTERMUNICIPAL AGREEMENT WITH THE VILLAGE OF SOLVAY FOR THE VILLAGE REAL PROPERTY RENTAL REGISTRATION AND INSPECTION PROGRAM

WHEREAS, the Village of Solvay has established a real property rental registration and inspection program for residential rental properties located in the Village; and

WHEREAS, pursuant to this program, no rental unit may be let, rented or occupied by anyone other than the property owner until such rental unit is registered with the Village, an inspection has been performed by a housing inspector and a rental unit permit has been issued for such rental unit; and

WHEREAS, the Village of Solvay has requested an agreement with the County for qualified employees of the Onondaga County Department of Emergency Management to render Housing Inspector services pursuant to the Real Property Rental Registration and Inspection Program; and

WHEREAS, the Village of Solvay has agreed to reimburse the county for inspection services rendered by county personnel at the rate of $42.00 per hour, for a maximum amount of $26,000; and

WHEREAS, the Village of Solvay has also agreed to assume all responsibility for any re-inspection that may be necessary, administrative support services, including the issuance of notices of violation, scheduling inspections, records maintenance and the pursuit of any legal action, as necessary; and

WHEREAS, the Village of Solvay has agreed to assume responsibility for notifying owners, managers and residents in advance of inspections and tracking inspections by street and recording progress; now, therefore be it

RESOLVED, that the County of Onondaga is hereby authorized to enter into an intermunicipal agreement with the Village of Solvay for inspections required by the Village Real Property Rental Registration and Inspection Program; and, be it further

RESOLVED, that the County shall be reimbursed for housing inspection services performed on behalf of the Village of Solvay at the rate of $42.00 per hour, for a maximum amount of $26,000, said contract not to extend beyond November 1, 2010 without consent of this Legislature; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute documents to further the intent of this Resolution.

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT HOMELAND SECURITY FUNDS FOR
THE ONONDAGA COUNTY DEPARTMENT OF EMERGENCY MANAGEMENT, AND
AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT
THIS RESOLUTION

WHEREAS, the Onondaga County Department of Emergency Management is eligible to receive
federal Regional HazMat Grant Program funds, and such funds are administered by the New York State
Office of Homeland Security; and

WHEREAS, this grant program is designed to promote regional partnerships among hazardous
materials response teams; and

WHEREAS, the Onondaga County Department of Emergency Management, on behalf of the
other regional grant participants, applied for and received approval for a grant of $87,070, and such funds
are to be used from August 1, 2009 to July 31, 2012; and

WHEREAS, the funds are to further enhance the Syracuse Central New York Urban Area
regional hazardous materials response capability, providing joint training and exercises among the
responders in the City of Syracuse, Onondaga County, Oswego County and Madison County, and such
funds will strengthen this technical response and recovery capability in the event of a large-scale
hazardous materials incident; and

WHEREAS, the training will include hands-on practice with technical instruments, including
assessment and management of radioactive hazardous materials, and the equipment will provide for
effective operations, safety and survey of geographic areas suspected of radiological contamination; and

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

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

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

REVENUES:
In Admin. Unit 40-38 Emergency Management
FAMIS Index 309997 Project # 735002 Regional Haz Mat
In Account 022-0371 St. Aid Pub. Safety Other
$87,070 $87,070
APPROPRIATIONS:
In Admin. Unit 40-38
Emergency Management
FAMIS Index 309997
Project # 735002 Regional Haz Mat

$87,070

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

1st DAY OF June, 2010.

Deborah A. Matus
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
June 1, 2010

Motion Made By Mr. Kilmartin, Mr. Corbett

RESOLUTION NO. 121

ACCEPTING A C.O.P.S. GRANT IN THE AMOUNT OF $300,000 FOR THE ONONDAGA COUNTY INTEROPERABLE COMMUNICATIONS SYSTEM PROJECT, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, Onondaga County is implementing an Onondaga County Interoperable Communications System (OCICS) Project; and

WHEREAS, by Resolution No. 249 - 2007, this Legislature declared its intent for any grant funds awarded to the Department of Emergency Communications (E-911) for the OCICS Project to be applied to reduce borrowing and/or pay debt service for the project; and

WHEREAS, funds are available from the United States Department of Justice, Office of Community Oriented Policing Services (COPS) 2010 Technology (Tech) Grant Program in the amount of $300,000 for the OCICS Project; and

WHEREAS, it is the desire of this Legislature to accept this grant and to use these grant funds to reduce borrowing and/or reduce debt service incurred by the OCICS Project; now, therefore be it

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


Deborah A. Matoro
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
June 1, 2010

Motion Made By Mr. Warner, Mr. Meyer, Mr. Holmquist

RESOLUTION NO. 122

AMENDING RESOLUTION NO. 231 - 2000, AS AMENDED, TO CHANGE THE AUTHORITY TO HIRE MANAGEMENT CONFIDENTIAL EMPLOYEES FROM STEP G TO STEP B

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

WHEREAS, given the difficult economic climate, it is necessary to amend Resolution No. 231 - 2000 to change the authorization for advance step hires from Step G to Step B; now, therefore be it

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

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

ADOPTED
JUN 01 2010

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE
1ST DAY OF JUNE, 2010.

Debrah A. Matusz
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK

FILED WITH CLERK
ONON. CO. LEG.
MAY 19, 2010

10 MAY 26 PM 3:47
LEGISLATURE
ONONDAGA COUNTY
RECEIVED
June 1, 2010

Motion Made By Mr. Jordan

RESOLUTION NO. 123

PERSONNEL RESOLUTION

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

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

Information Technology Admin. Unit 10-27-00
Create R.P. 01 10270000 0005 2124, Duplicating Machine Operator 1, Grade 04 $31,097.00, effective 07/01/2010
Create R.P. 01 10270000 0005 7113, Duplicating Machine Operator 2, Grade 07 $38,975.00, effective 07/01/2010
Create R.P. 01 10270000 0005 2123, Reproduction Services Supervisor, Grade 10 $49,537.00, effective 07/01/2010

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE 1st DAY OF June, 2010.

Deborah A. Matuso
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
June 1, 2010

Motion Made By Mr. Jordan

RESOLUTION NO. 124

2010 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

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<th>FROM:</th>
<th>TO:</th>
<th>AMOUNT:</th>
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<tbody>
<tr>
<td>Admin. Unit 69 Parks FAMIS Index #510024 Acct. 650-6650 Contingency</td>
<td>Admin Unit 69 Parks FAMIS Index #510024 Acct. 300-9300 All Other Expenses</td>
<td>$50,000</td>
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I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE 1ST DAY OF June, 2010.

Deborah A. Mateo
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
June 1, 2010

Motion Made By Mr. Jordan

MORTGAGE TAX APPORTIONMENT

RESOLVED, that pursuant to Section 261 of the Tax Law, the Commissioner of Finance hereby is authorized and directed to forthwith draw warrants and deliver the same to the supervisors of the several towns in the County of Onondaga, the treasurers of the respective villages in said towns, and the City of Syracuse, covering the amounts due respectively for mortgage tax payments for the period October 1, 2009 through March 31, 2010, as follows:

**APPORTIONMENT OF TOWNS AND CITY:**

<table>
<thead>
<tr>
<th>Town</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Camillus</td>
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<tr>
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<td>VanBuren</td>
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<td>City of Syracuse</td>
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**APPORTIONMENT OF VILLAGES:**

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<td>Fabius</td>
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<td>Lysander-Baldwinsville</td>
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<td>Location</td>
<td>Amount</td>
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<td>CICERO</td>
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<td>DEWITT</td>
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<td>ELBRIDGE</td>
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<td>FABIUS</td>
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**PERCENT INCREASE**

0.97329677314

---

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE 1ST DAY OF June, 2010.

Deborah A. Mateus
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK

ADOPTED
JUN 01 2010
June 1, 2010

Motion Made By Mr. Jordan

RESOLUTION NO. 126

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO INTERMUNICIPAL AGREEMENTS RELATED TO THE CARE COORDINATION PROGRAM, IN WHICH THE ONONDAGA COUNTY DEPARTMENT OF MENTAL HEALTH IS TO BE A PARTICIPANT

WHEREAS, in accordance with New York State Mental Hygiene Law Article 41, each county mental health department is responsible for engaging in a process for planning, developing, and providing financial support for community-based services for persons diagnosed with either mental illness, a developmental disability, or alcoholism and substance abuse; and

WHEREAS, the county mental health departments are cooperating with each other, the New York State Office of Mental Health, local provider organizations and service recipients to create the “Care Coordination Program”, and such program is intended to develop and implement an inter-related set of initiatives to identify and serve high needs individuals; to support person-centered, recovery-focused service planning, provide care coordination; to provide complex care management; to identify best practices; and to monitor the cost, quality and effectiveness of service to adults diagnosed with serious mental illness and/or chemical dependency; and

WHEREAS, these participants, including the Onondaga County Department of Mental Health, have already been working together on an informal basis to create and develop the Care Coordination Program, and it is now the participants' intent to formalize their collaboration by executing an intermunicipal agreement with each other; and

WHEREAS, the informal Care Coordination Program has achieved significant results for participating service recipients in Onondaga County, marked by improvement in recipient-reported quality of life, increases in gainful activity, and fewer emergency room visits, hospitalizations, and arrests; and

WHEREAS, in addition, Medicaid costs for participating service recipients in Onondaga County are lower than such costs for comparable groups in similarly-situated New York State counties; and

WHEREAS, as part of the formalized Care Coordination Program, the county mental health departments will continue the already established components of the program and will work collaboratively to put in place managed systems of care for people diagnosed with serious mental illness, using a strategy which blends managed care techniques with recovery-oriented, person-centered planning to achieve improved clinical outcomes, and this new program component will be known as “Managed Systems of Care”; and

WHEREAS, Managed Systems of Care that actively involve participating service recipients in the treatment process is in the interests of the service recipients, the local provider organizations and the governments; and

WHEREAS, local and regional Managed Systems of Care will also help control Medicaid costs and non-Medicaid costs incurred by county governments; and
WHEREAS, to develop and operate Managed Systems of Care, the county mental health departments require professional expertise, sophisticated technical systems, and staffing resources, and although such resources are unavailable to any single county mental health department, these entities can collaborate and obtain such resources together, allowing for greater efficiencies and for the establishment of common standards of practice and operating procedures in each county mental health department; and

WHEREAS, as such, the county mental health departments will draft and execute an intermunicipal agreement, allowing these entities to establish a framework to support their ongoing collaboration on the Care Coordination Program and to further develop the Managed Systems of Care; and

WHEREAS, such intermunicipal agreement will also include, inter alia, a provision in which the participating entities agree to sponsor the formation of a not for profit corporation, responsible for managing the collaborative activities of the Care Coordination Program, and a provision in which the participating county mental health department may make financial contribution to support the operation of the corporation, subject to appropriation by this Legislature; and

WHEREAS, it is the desire of this Onondaga County Legislature for the Onondaga County Department of Mental Health to continue participating in the Care Coordination Program and to formalize its role through such an intermunicipal agreement; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts to implement the intent of this resolution for a term not to exceed five years, and such contracts shall be renewable for three additional five-year terms.
BOND RESOLUTION DATED JUNE 1, 2010

A RESOLUTION AUTHORIZING THE ACQUISITION AND INSTALLATION OF PEOPLESOF T ENTERPRISE PRODUCTS IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF $9,887,416, AND AUTHORIZING THE ISSUANCE OF $9,887,416 BONDS OF SAID COUNTY TO PAY THE COST THEREOF

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

Section 1. The acquisition and installation of PeopleSoft Enterprise application software products and related computer hardware, computer software, system integration services, and consulting services in and for the County of Onondaga, New York to support financial, procurement, human resources and payroll business processes, is hereby authorized at an estimated maximum cost of $9,887,416.

Section 2. The plan for the financing thereof is by the issuance of $9,887,416 bonds of said County hereby authorized to be issued therefore, to be allocated $8,691,936 for hardware and installation costs and $1,195,480 for software expenses.

Section 3. It is hereby determined that the aforesaid constitutes a specific object or purpose having a period of probable usefulness of ten years for the hardware and installation and five years for the software, pursuant to subdivision 81 of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.
Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

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

2) The provisions of law which should be complied with the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

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

Section 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution, including but not limited to agreements with other municipalities to share services.

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

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

ADOPTED: AYES: 17 NAYS: 1 ABSENT: 1

Dated: June 1, 2010

Approved: \[Signature\]

County Executive, Onondaga County

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE 1st DAY OF June, 2010.

[Signature]

CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
June 1, 2010

Motion Made By Mr. Jordan

RESOLUTION NO. 128

CALLING FOR A PUBLIC HEARING ON THE TENTATIVE 2010-2011 BUDGET OF THE ONONDAGA COMMUNITY COLLEGE

RESOLVED, pursuant to Section 6304 of the Education Law, this County Legislature hereby determines that a public hearing on the tentative budget of the Onondaga Community College for the fiscal year commencing on the 1st day of September, 2010 and ending on the 31st day of August 2011 shall be held at the Legislature Chambers by the Ways and Means Committee of said County Legislature, at the Court House, Syracuse, New York, which committee is hereby designated to hold such public hearing on Friday, June 11, 2010 at 11:00 o'clock a.m.

ADOPTED

JUN 01 2010

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

15th DAY OF June, 2010

Deborah A. Matus
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
June 1, 2010

Motion Made By Mr. Jordan

STANDARD WORK DAY AND REPORTING RESOLUTION

WHEREAS, the County of Onondaga hereby establishes the following as standard work days for elected and appointed officials and will report the following days worked to the New York State and Local Employees' Retirement System based on the record of activities maintained and submitted by these officials to the Clerk of this Legislature:

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<th>Title</th>
<th>Name</th>
<th>Standard Work Day (Hrs/day)</th>
<th>Term</th>
<th>Participates in Employer's Time Keeping System (Y/N)</th>
<th>Days/Month (based on sample Record of Activities)</th>
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<td>James M. Rhinehart</td>
<td>6</td>
<td>January 01, 2010 - December 31, 2011</td>
<td>N</td>
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<td>6</td>
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<td>Judith A. Tassone</td>
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<td>Kathleen A. Rapp</td>
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<td>Casey E. Jordan</td>
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<td>January 01, 2010</td>
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<td>Susan Stanczyk</td>
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<td>December 31, 2011</td>
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<td>Martin C. Skahen</td>
<td>May 5, 2010</td>
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<tr>
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<td>Jeremy P. Cali</td>
<td>December 12, 2009</td>
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<tr>
<td>Chief Assistant District Attorney</td>
<td>Joseph T. Coolican</td>
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<tr>
<td>Attorney</td>
<td>Robert J. Demarco</td>
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<tr>
<td>Assistant District Attorney</td>
<td>Matthew D. Dotzler</td>
<td>December 12, 2009</td>
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<tr>
<td>Attorney</td>
<td>Michael J. Manfredi</td>
<td>December 12, 2009</td>
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<tr>
<td>Assistant District Attorney</td>
<td>Scott E. Wells</td>
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<td>Secretary</td>
<td>Jodi L. Reith-Farley</td>
<td>August 24, 2009</td>
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<td>Devinn N. Barneate</td>
<td>October 5, 2009</td>
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<td>Deputy County Attorney 1</td>
<td>Kelly M. Berger</td>
<td>October 5, 2009</td>
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<tr>
<td>Deputy County Attorney 2</td>
<td>Louis P. Dettor</td>
<td>October 5, 2009</td>
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<tr>
<td>Deputy County Attorney 2</td>
<td>David M. Primo</td>
<td>October 5, 2009</td>
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<td>Mary J. Fahey</td>
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<td>Executive Secretary</td>
<td>Kimberly A. Kominski</td>
<td>January 1, 2010</td>
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<tr>
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<td>Nancy L. Moran</td>
<td>January 1, 2010</td>
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<td>Commissioner</td>
<td>William J. Lansley</td>
<td>September 28, 2009</td>
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<td>Peter P. Troiano</td>
<td>March 2, 2010</td>
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<tr>
<td>DS Chief</td>
<td>Ted A. Botsford</td>
<td>August 28, 2009</td>
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<td>N</td>
<td>20</td>
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<tr>
<td>Deputy Commissioner</td>
<td>Mark D. Premo</td>
<td>January 16, 2010</td>
<td></td>
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</tbody>
</table>
and, be it further

RESOLVED, that, pursuant to the requirements of 2 NYCRR 315.4, the Clerk of this Legislature is hereby directed to transmit this resolution and a supporting affidavit of posting to be filed with the New York State Office of the Comptroller within forty-five days of adoption, and cause to be posted a copy of this resolution on the Onondaga County website for a minimum of thirty days; and, be it further

RESOLVED, Resolution No. 81 - 2993 hereby is amended to reflect the foregoing.

standard work day resolution.doc

ADOPTED
JUN 01 2010

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE 1st DAY OF June, 2010.

Deborah A. Matuso
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK

WHEREAS, on or about September 2, 2005, by Summons and Complaint, Plaintiff, Lawrence Corriders, as Administrator of the Estate of Johnny Corriders, Decedent, and Priscilla Corriders, by Lawrence Corriders, Guardian of the Person and Property of Priscilla Corriders, an Incapacitated Person, commenced this action against the County of Onondaga and the Onondaga County Department of Social Services demanding payment for the injuries and death sustained by Johnny Corriders as result of a drowning incident while in foster care; and

WHEREAS, Plaintiff, Lawrence Corriders, Individually and as Administrator of the Estate of Johnny Corriders, is willing to settle against the County of Onondaga upon the payment of $200,000; now, therefore be it

RESOLVED, that the County Attorney is hereby authorized to settle this action in the amount of $200,000, and the Comptroller be and hereby is authorized to draw his warrant charging it against the proper funds; and, be it further

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

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE 1ST DAY OF JUNE, 2010.

Deborah A. Mature
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
June 1, 2010

Motion Made By Mr. Lesniak

RESOLUTION NO. 131

AMENDING RESOLUTION NO. 14 - 1995 TO DELETE THE THREE MONTH WAITING PERIOD FOR HEALTH INSURANCE FOR COUNTY EMPLOYEES NOT REPRESENTED BY A BARGAINING UNIT, EXCEPT FOR ELECTED COUNTY OFFICIALS

WHEREAS, by Resolution No. 14 - 1995, the County imposed a three month waiting period for health insurance benefits for county employees not represented by a bargaining unit; and

WHEREAS, the three month waiting period for health insurance has negatively impacted recruitment for County positions, without a commensurate financial benefit to the County; and

WHEREAS, it is the desire of this Legislature to amend Resolution No. 14 - 1995 to eliminate the three month waiting period and to remove the preexisting condition exclusion clause for employees not represented by a bargaining unit, but not for elected County officials, such that enrollment and eligibility for health benefits for such unrepresented employees shall take effect on the first day of the first month following the date of hire; now, therefore be it

RESOLVED, that Resolution No. 14 - 1995 hereby is amended in Appendix C, Point I, Section B, subparagraphs 2 and 3, to add the following sentence at the end of each such subparagraph: Effective June 1, 2010, the provisions of this subparagraph shall not apply to unrepresented employees, but shall continue to apply to County elected officials, such that enrollment and eligibility for health benefits for unrepresented employees shall take effect on the first day of the first month following the date of hire; provided, however, that no such unrepresented employee shall receive benefits retroactively before the date on which this resolution was adopted; and, be it further

RESOLVED, that upon adoption of this resolution, any unrepresented employee, except for an elected county official, who is ineligible for health benefits due to said three month waiting period shall become eligible for health benefits to take effect as of June 1, 2010; and, be it further

RESOLVED, that Resolution No. 14 - 1995 shall remain in full force, except as specifically provided for herein.


Deborah A. Maresca
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
CALLING FOR A PUBLIC HEARING FOR RENEWAL OF AGRICULTURAL DISTRICT NO. 1,
TOWNS OF LAFAYETTE, ONONDAGA, OTISCO, AND TULLY

WHEREAS, pursuant to Section 303-a of Article 25AA of the New York State Agriculture and
Markets Law, this Onondaga County Legislature adopted Resolution No. 276 - 2009 providing for notice
of the eight year review of Agricultural District No. 1 in the Towns of LaFayette (west of Interstate 81),
Onondaga, Otisco, and Tully (west of Interstate 81); and

WHEREAS, as part of that review, the County Agriculture and Farmland Protection Board has
prepared reports in accordance with the provisions of Article 25AA, including recommendations to
continue such district with modifications; and

WHEREAS, as part of the review and renewal process, Article 25AA requires the County to hold
a public hearing concerning the renewal of Agricultural District No. 1; and

WHEREAS, a notice of renewal for Agricultural District No. 1 was mailed to involved and
affected agencies, municipalities, and landowners by Cornell Cooperative Extension, Onondaga County
and the Syracuse-Onondaga County Planning Agency; now, therefore be it

RESOLVED, that pursuant to Article 25-AA of the New York State Agriculture and Markets
Law, a public hearing on the renewal of Agricultural District No. 1 shall be held at the Onondaga County
Court House, 401 Montgomery St., Syracuse, New York on Tuesday July 6, 2010 at 2:20 p.m.; and, be it
further

RESOLVED, that the Clerk of this Legislature hereby is directed to provide notice of such
hearing in accordance with the provisions of Article 25AA of the New York State Agriculture and
Markets Law.
June 1, 2010

Motion Made By Mrs. Rapp

RESOLUTION NO. 133

CALLING FOR A PUBLIC HEARING ON THE PROPOSED INCLUSION OF VIABLE AGRICULTURAL LANDS WITHIN CERTIFIED AGRICULTURAL DISTRICTS PURSUANT TO SECTION 303-B OF THE NEW YORK STATE AGRICULTURE AND MARKETS LAW

WHEREAS, Section 303-b of the New York State Agriculture and Markets Law provides land owners with a thirty day period to submit requests for the inclusion of predominantly viable agricultural lands within certified agricultural districts; and

WHEREAS, pursuant to Resolution No. 71 - 2004, that thirty-day period began January 1, 2010 and ended January 31, 2010; and

WHEREAS, the owners of the following properties filed requests for inclusion of predominantly viable agricultural land within certified agricultural districts:

<table>
<thead>
<tr>
<th>DISTRICT</th>
<th>MUNICIPALITY</th>
<th>PARCEL</th>
<th>ACRES</th>
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</thead>
<tbody>
<tr>
<td>2</td>
<td>Skaneateles</td>
<td>026.-01-06.0</td>
<td>68.54</td>
</tr>
<tr>
<td>2</td>
<td>Skaneateles</td>
<td>026.-01-04.0</td>
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<td>Skaneateles</td>
<td>025.-01-03.1</td>
<td>20.47</td>
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<tr>
<td>2</td>
<td>Skaneateles</td>
<td>045.-04-01.0</td>
<td>10.12</td>
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<tr>
<td>2</td>
<td>Spafford</td>
<td>022.-01-30.0</td>
<td>14.95</td>
</tr>
<tr>
<td>2</td>
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<td>Camillus</td>
<td>027.-03-09.1</td>
<td>262.30</td>
</tr>
<tr>
<td>3</td>
<td>Camillus</td>
<td>027.-03-10.2</td>
<td>176.94</td>
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<tr>
<td>3</td>
<td>Cicero</td>
<td>060.-01-04.1</td>
<td>24.65</td>
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<tr>
<td>3</td>
<td>Elbridge</td>
<td>029.-03-24.1</td>
<td>8.96</td>
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<tr>
<td>3</td>
<td>Manlius</td>
<td>099.-01-17.0</td>
<td>0.85</td>
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<td>3 Total</td>
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<td></td>
<td>473.70</td>
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<tr>
<td>4</td>
<td>Pompey</td>
<td>001.-02-14.4</td>
<td>121.58</td>
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<tr>
<td>4</td>
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<td>001.-06-03.0</td>
<td>3.60</td>
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<tr>
<td>4</td>
<td>Pompey</td>
<td>001.-06-04.0</td>
<td>25.93</td>
</tr>
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<td>4 Total</td>
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<td>151.11</td>
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<tr>
<td>Grand Total</td>
<td></td>
<td></td>
<td>900.03</td>
</tr>
</tbody>
</table>

* Calculated using a Geographic Information System, not Real Property Services (RPS) data.

and

WHEREAS, the Onondaga County Agricultural and Farmland Protection Board has reviewed such requests and determined that such property consists predominantly of viable agricultural land and that the inclusion of such land would serve the public interest by assisting in maintaining a viable agricultural industry within the districts; and
WHEREAS, Section 303-b of the Agriculture and Markets Law requires a hearing upon notice concerning the request for inclusion of such parcels within the certified agricultural districts, and it is the desire of this Legislature to call such hearing; now, therefore be it

RESOLVED, that pursuant to Section 303-b of New York State Agricultural and Markets Law, a public hearing will be held to consider the above requests for inclusion and recommendations on the inclusion of predominantly viable agricultural lands within certified agricultural districts, which hearing shall be held at the Onondaga County Court House, 401 Montgomery Street, Syracuse, New York on Tuesday, July 6, 2010 at 2:25 p.m.; and, be it further

RESOLVED, that the Clerk of this Legislature hereby is directed to cause publication of such hearing pursuant to applicable law.
June 1, 2010

Motion Made By Ms. Rapp

RESOLUTION NO. 134

AMENDING THE 2010 COUNTY BUDGET TO RESTORE THE ONONDAGA COUNTY PRINT SHOP

WHEREAS, in an attempt to reduce county costs, the 2010 County Budget provided appropriations for the County print shop through June 30, 2010, with the intent that the County would evaluate the costs and benefits of continuing to maintain the print shop; and

WHEREAS, the Department of Management and Budget is conducting a study of the costs of the County Print Shop and of the printing services purchased from outside vendors, to evaluate whether it is in the best interest of the County to continue the print shop operations; and

WHEREAS, based upon the preliminary results of the DMB study and specifically based upon the estimated savings attributable to printing the Election Board ballots at the County print shop, it is the desire of this Legislature to amend the 2010 county budget to provide funding to restore the print shop operations for the remainder of the 2010 budget year; now, therefore be it

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

<table>
<thead>
<tr>
<th>A960 Appropriations</th>
<th>125,416</th>
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<tbody>
<tr>
<td>In Admin. Unit 10-27</td>
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<tr>
<td>Information Technology</td>
<td></td>
</tr>
<tr>
<td>FAMIS Index 160028</td>
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<tr>
<td>In Acct. 101-4101 Reg. Emp. Sal &amp; Wage</td>
<td>68,611</td>
</tr>
<tr>
<td>In Acct. 120-9120 Employee Benefits</td>
<td>32,522</td>
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<tr>
<td>In Acct. 300-9300 Supplies and Materials</td>
<td>26,621</td>
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<tr>
<td>In Acct. 408-9408 Fees for Services</td>
<td>15,000</td>
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<tr>
<td>In Acct. 413-9413 Mtc, Utilities and Rent</td>
<td>77,008</td>
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<tr>
<td>In Acct. 650-6650 Contingent Account</td>
<td>(50,000)</td>
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<td>169,762</td>
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In Admin. Unit 80-05-10
Facilities Management
FAMIS Index 470005
In Acct. 410-9410 All Other Expenses | (622) |
In Acct. 495-9463 All Other Interdepartmentals | 622 |

In Admin. Unit 10-13-20
Comptroller's - Accounting
FAMIS Index 102038
In Acct. 410-9410 All Other Expenses | (1,492) |
In Acct. 495-9463 All Other Interdepartmentals | 1,492 |
In Admin. Unit 40-15
Department of Correction
FAMIS Index 290015
In Acct. 410-9410 All Other Expenses (1,185)
In Acct. 495-9463 All Other Interdepartmentals 1,185

In Admin. Unit 10-19
County Clerk
FAMIS Index 110007
In Acct. 410-9410 All Other Expenses (124)
In Acct. 495-9463 All Other Interdepartmentals 124

In Admin. Unit 10-21
County Executive
FAMIS Index 130039
In Acct. 410-9410 All Other Expenses (2,101)
In Acct. 495-9463 All Other Interdepartmentals 2,101

In Admin. Unit 10-25
County Legislature
FAMIS Index 150029
In Acct. 410-9410 All Other Expenses (1,110)
In Acct. 495-9463 All Other Interdepartmentals 1,110

In Admin. Unit 40-31
District Attorney
FAMIS Index 300200
In Acct. 410-9410 All Other Expenses (1,715)
In Acct. 495-9463 All Other Interdepartmentals 1,715

In Admin. Unit 40-34
Emergency Communication
FAMIS Index 305011
In Acct. 410-9410 All Other Expenses (510)
In Acct. 495-9463 All Other Interdepartmentals 510

In Admin. Unit 10-35-10
Economic Development
FAMIS Index 180000
In Acct. 410-9410 All Other Expenses (522)
In Acct. 495-9463 All Other Interdepartmentals 522

In Admin. Unit 10-37
Board of Elections
FAMIS Index 190009
In Acct. 410-9410 All Other Expenses (Outside Printing) (1,784)
In Acct. 495-9463 All Other Interdept (Print Shop) 1,784

In Acct. 410-9410 All Other Expenses (Ballot Printing) (26,148)
In Acct. 495-9463 All Other Interdept (Ballot Printing) 26,148
In Acct. 410-9410 All Other Expenses (Ballot Savings) (44,346)

In Admin. Unit 10-39-10
Finance Department
FAMIS Index 200246
In Acct. 410-9410 All Other Expenses (469)
In Acct. 495-9463 All Other Interdepartmentals 469

In Admin. Unit 10-39-15
Management and Budget
FAMIS Index 200501
In Acct. 410-9410 All Other Expenses (3,102)
In Acct. 495-9463 All Other Interdepartmentals 3,102

In Admin. Unit 40-43
Health Department
FAMIS Index 319962
In Acct. 410-9410 All Other Expenses (9,284)
In Acct. 495-9463 All Other Interdepartmentals 9,284

In Admin. Unit 40-43-51
Center for Forensic Science
FAMIS Index 330308
In Acct. 410-9410 All Other Expenses (470)
In Acct. 495-9463 All Other Interdepartmentals 470

In Admin. Unit 40-43-52
Correctional Health
FAMIS Index 330407
In Acct. 410-9410 All Other Expenses (4,187)
In Acct. 495-9463 All Other Interdepartmentals 4,187

In Admin. Unit 10-47
Law Department
FAMIS Index 210096
In Acct. 410-9410 All Other Expenses (189)
In Acct. 495-9463 All Other Interdepartmentals 189

In Admin. Unit 40-53
Mental Health
FAMIS Index 360420
In Acct. 410-9410 All Other Expenses (1,221)
In Acct. 495-9463 All Other Interdepartmentals 1,221

In Admin. Unit 40-55-20
Aging & Youth - Youth Bureau
FAMIS Index 450361
In Acct. 410-9410 All Other Expenses (96)
In Acct. 495-9463 All Other Interdepartmentals 96
In Admin. Unit 80-69
Parks and Recreation
FAMIS Index 510024
In Acct. 410-9410 All Other Expenses (3,536)
In Acct. 495-9463 All Other Interdepartmentals 3,536

In Admin. Unit 10-71-10
Personnel Department
FAMIS Index 230128
In Acct. 410-9410 All Other Expenses (4,736)
In Acct. 495-9463 All Other Interdepartmentals 4,736

In Admin. Unit 40-73-20
Probation
FAMIS Index 401101
In Acct. 410-9410 All Other Expenses (835)
In Acct. 495-9463 All Other Interdepartmentals 835

In Admin. Unit 10-75
Purchase
FAMIS Index 240028
In Acct. 410-9410 All Other Expenses (783)
In Acct. 495-9463 All Other Interdepartmentals 783

In Admin. Unit 40-79-20
Sheriff-Police/Civil
FAMIS Index 410001
In Acct. 410-9410 All Other Expenses (10,444)
In Acct. 495-9463 All Other Interdepartmentals 10,444

In Admin. Unit 40-81-10
Social Services - Admin.
FAMIS Index 430009
In Acct. 410-9410 All Other Expenses (22,048)
In Acct. 495-9463 All Other Interdepartmentals 22,048

In Admin. Unit 10-87
SOCPA
FAMIS Index 260133
In Acct. 410-9410 All Other Expenses (24)
In Acct. 495-9463 All Other Interdepartmentals 24

In Admin. Unit 40-95
Veterans Service Agency
FAMIS Index 460006
In Acct. 410-9410 All Other Expenses (64)
In Acct. 495-9463 All Other Interdepartmentals 64
### Estimated Revenues

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<tr>
<th>Admin. Unit</th>
<th>Description</th>
<th>Amounts</th>
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<tr>
<td>10-27</td>
<td>Information Technology</td>
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<tr>
<td>10-35-20</td>
<td>Community Development</td>
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<td>10-55-10</td>
<td>Aging and Youth - Aging</td>
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#### Admin. Unit 10-27

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<td>In Acct. 060-3030 Info Tech Chgs Elections Ballots</td>
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#### Admin. Unit 40-49-20

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#### Admin. Unit 40-65-10

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#### Admin. Unit 40-35-20

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#### Admin. Unit 10-35-20

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<td>In Acct. 495-9463 All Other Interdepartmentals</td>
<td>1,310</td>
</tr>
</tbody>
</table>
I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE 1ST DAY OF June, 2010.

Deborah A. Mateo
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
APPROVING AMENDMENTS TO THE MANAGEMENT AGREEMENT BETWEEN THE COUNTY AND THE ONONDAGA COUNTY CONVENTION CENTER WAR MEMORIAL COMPLEX MANAGEMENT CORPORATION

WHEREAS, pursuant to Chapter 839 of the Laws 1987 of the State of New York, Onondaga County constructed the Onondaga County Convention Center/War Memorial Complex (Oncenter Complex), a county-owned facility, for the purpose of attracting athletics, concerts, conventions and other related business to Onondaga County and, particularly, the downtown area, including its hotels, shops, and restaurants; and

WHEREAS, in order to provide for the efficient and professional operation of the Oncenter Complex, the County has entered into an agreement with the Oncenter Management Corporation (the Corporation) for management of the Oncenter Complex, with it being the sole purpose of the Corporation to manage this county-owned facility; and

WHEREAS, a difficult economic climate has caused a decrease in overall revenues generated at the Oncenter Complex, making it necessary for the County to identify ways in which it can better support the Corporation in providing its management services to the County, thereby continuing to serve a public purpose by generating tourism in the area; and

WHEREAS, it is the understanding of this Legislature that the Corporation is also identifying and implementing various measures to effect a decrease in its overall expenses and limiting the amount of County subsidies; and

WHEREAS, it is the desire of this Legislature to approve amendments to the Management Agreement, consistent with these principles; now, therefore be it

RESOLVED, that this Legislature approves the inclusion, by the County Executive, of the following amendments to the Management Agreement between the Corporation and the County; and, be it further

RESOLVED, that Section 1.01(a) is hereby amended to insert the following:

Provided, however, that the County Executive may elect to terminate such portion of this Agreement whereby the Corporation manages and operates the Civic Center cafeteria, located in the basement of the Civic Center, and/or the Madison Street Café, located on the first floor of the Civic Center. In the event that the County Executive so elects, she shall cause written notice of such decision to be delivered to the Corporation, indicating therein the termination date. The Corporation shall no longer manage, operate, promote, maintain or repair the Civic Center cafeteria and/or the Madison Street Café after said termination date. Thereafter, the County will provide for whatever operation of these facilities it deems appropriate.

and, be it further
RESOLVED, that Section 2.03(e) is hereby amended to strike the second “and” found within the first sentence of such subsection and to substitute therefor “and/or”, making the first sentence read as follows:

All repairs to the Complex made under subparagraphs (b) and (d) of this Section that have a useful life of more than one year and/or cost more than $10,000 each when considered reasonably discretely, shall be paid for from the accrued reserve for repairs and capital replacements established by the County in accordance with Chapter 839 of the Laws of the State of New York of 1987, as amended and as outlined in the Development and Operations Plan as part of the operating expenses of the Complex, as the case may be, approved in the Corporation’s annual budget by its Board of Directors, and appropriated by the County Legislature.

and, be it further

RESOLVED, that in all other respects the Management Agreement, dated October 2007, on file with the Clerk of this Legislature, be hereby ratified and approved as may be amended herein.
AUTHORIZING THE ACCEPTANCE OF PAYMENT FROM THE NEW YORK STATE DEPARTMENT OF TRANSPORTATION FOR REAL PROPERTY ACQUIRED FOR THE IMPROVEMENT OF NEW YORK STATE ROUTE 173 IN THE TOWN OF ONONDAGA

WHEREAS, as part of a project for the improvement of New York State Route 173 in the Town of Onondaga, the New York State Department of Transportation appropriated certain real property owned by the County of Onondaga and two temporary easements; and

WHEREAS, said property is located along the South side of Route 173 in the area of Onondaga Community College as shown on New York State Department of Transportation map numbers 81, 82, 83, and 87 on file with the Clerk of this Legislature; and

WHEREAS, the New York State Department of Transportation has offered the County $22,200 for the property and temporary easements, based upon an appraisal; and

WHEREAS, the above amount is fair and reasonable; now, therefore be it

RESOLVED, that the County of Onondaga hereby accepts $22,200 for the above mentioned property, and temporary easements, plus interest from the date of acquisition; and, be it further

RESOLVED, that the County Executive is authorized to enter into agreements to further the intent of this Resolution.
June 1, 2010

Motion Made By Mrs. Rapp

RESOLUTION NO. 137

AUTHORIZING THE ACQUISITION OF REAL PROPERTY NECESSARY FOR THE RECONSTRUCTION OF THE DEWITT-CICERO, PART II (THOMPSON ROAD) C.R. 14 IN THE TOWN OF CICERO, COUNTY OF ONONDAGA

WHEREAS, the Facilities Committee of the Onondaga County Legislature has reviewed the right-of-way necessary for the reconstruction of the Dewitt-Cicero Road Part II (Thompson Road) CR 14; and

WHEREAS, appraisals have been obtained from a certified appraiser, as required by the Eminent Domain Procedure Law, and the values thereof are designated by the map numbers at the amounts specified as follows:

<table>
<thead>
<tr>
<th>OWNER(S)</th>
<th>MAP NO.</th>
<th>TYPE OF ACQUISITION</th>
<th>SIZE</th>
<th>Total Appraised Comp. ($)</th>
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</thead>
<tbody>
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<td>FEE</td>
<td>0.027</td>
<td>$2,200</td>
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<tr>
<td>Believers' Chapel</td>
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<td>FEE</td>
<td>0.028</td>
<td>$2,000</td>
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<tr>
<td>Peter D. Salmon and Rebecca D. Salmon</td>
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<td>FEE</td>
<td>0.080</td>
<td>$4,000</td>
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<tr>
<td>Linda F. Gardner</td>
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<td>FEE</td>
<td>0.034</td>
<td>$7,600</td>
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<td>Charles A. Abbey, Jr. &amp; Dorothy M. Abbey</td>
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<td>FEE</td>
<td>0.049</td>
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<tr>
<td>Believers Chapel</td>
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<tr>
<td>Richard H. Smith and Donna L. Smith</td>
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<td>Robert Canestraro and Starr Canestraro</td>
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<tr>
<td>George G. Diffin and Eileen C. Diffin</td>
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<td>$1,100</td>
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WHEREAS, the above amounts are considered fair and reasonable for the property rights to be acquired; and it is the desire of the Department of Transportation to make offers at the above amounts or at such amounts that do not exceed in total $415,900; and

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

RESOLVED, that the County Legislature is hereby authorized, directed and designated to act as the lead agency; and, be it further
RESOLVED, that as lead agency the County Legislature hereby determines that the proposed action is an Unlisted Action under SEQRA and an Environmental Assessment Form has been prepared; and, be it further

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

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

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

RESOLVED, that the Department of Transportation be and is hereby authorized to make offers at the above amounts to acquire the necessary rights for each property; or at such amounts that do not exceed in total $415,900 for acquisition of all such rights-of-way; and, be it further

RESOLVED, that the County Comptroller be, and hereby is, directed to draw a check payable to the owner of each property acquired in payment thereof, said check to be delivered to the County Attorney who shall obtain proper conveyance and approve title before delivery of said check, and that said sum be, and hereby is made a charge upon the proper fund or funds; and, be it further

RESOLVED, that if the offer is not accepted by the property owner, that the County Attorney, on behalf of the County of Onondaga be, and hereby is, authorized and directed to commence condemnation proceedings to acquire the property pursuant to the statutes in such cases made and provided, and the cost of said property be charged against the proper fund or funds.


Deborah A. Mares
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
June 1, 2010

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 138

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT INSTITUTE OF MUSEUM AND LIBRARY SERVICES (IMLS) FUNDS FOR THE ONONDAGA COUNTY PUBLIC LIBRARY, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, for over 100 years, the Onondaga County Public Library (OCPL) has developed and maintained a unique and extensive genealogy and history collection that is one of the premiere collections in the United States; and

WHEREAS, included within this collection is the Autograph Manuscript Collection, consisting of 218 letters and other documents written in the 18th and 19th centuries by a number of American historical figures, among them such notable figures as Thomas Jefferson, George Washington, Andrew Jackson, Frederick Douglass, Ralph Waldo Emerson, Louisa May Alcott, Walt Whitman, Harriet Beecher Stowe, and Laura Ingalls Wilder; and

WHEREAS, it is necessary to preserve these unique, invaluable and fragile documents, and the federal Institute of Museum and Library Services grant funds will enable OCPL to do so by engaging conservator services to professionally clean, repair and rehouse the collection in acid free folders and archival boxes; and

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

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

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

REVENUES:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>CL510 Estimated Revenues</td>
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</tr>
<tr>
<td>In Administrative Unit 655000</td>
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</tr>
<tr>
<td>OCPL Grants</td>
<td></td>
</tr>
<tr>
<td>FAMIS Index 390062</td>
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<tr>
<td>Project #767294</td>
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<tr>
<td>IMLS Preservation Grant</td>
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<tr>
<td>In Acct. 0242 Fed Aid Inst of Museum Svc</td>
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$2,914
APPROPRIATIONS:
CL960 Appropriations
In Administrative Unit 655000
OCPL Grants
FAMIS Index 390062
Project #767294
IMLS Preservation Grant

$2,914

IMLS Preservation.doc
KMB 3.22.10

ADOPTED
JUN 01 2010

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND
EXACT COPY OF LEGISLATION DULY ADOPTED BY THE
COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE

1st DAY OF June, 2010.

Deborah A. Matteo
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK

10 MAY - 5 AM 50
LEGISLATURE
ONONDAGA COUNTY
RECEIVED
June 1, 2010

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 139

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT STATE CONSTRUCTION FUNDS FOR THE ONONDAGA COUNTY PUBLIC LIBRARY AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the Onondaga County Public Library (OCPL) has applied to the NYS Division of Library Development for funding for various construction projects at the Syracuse branch libraries; and

WHEREAS, these projects include replacing the roofs at Beauchamp, Hazard, Mundy and Paine branches, and replacing the HVAC system and roof at Petit Branch; and

WHEREAS, the library roofs were last replaced in the mid-1980s, and each of them are currently deteriorated and leaking, cause significant heating and cooling losses, and are long past their useful lives; and

WHEREAS, most of Petit Branch's HVAC system is original to the building's 1961 construction, employs outdated technology, and is at or beyond the end of its useful life; and

WHEREAS, these projects are all within the scope of the Branch Libraries Comprehensive Infrastructure program that was authorized by this Legislature in October 2009; and

WHEREAS, the NYS Education Department has approved funding for these construction projects and it is the desire of this Legislature to accept such funds; now, therefore be it

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

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

REVENUES:
In Admin. Unit 650000 OCPL Capital Projects
FAMIS Index 390070
Project # 562136
Branches Comprehensive Infrastructure
In Acct. 0626 State Aid Lib Construction

$425,208
APPROPRIATIONS:
In Admin. Unit 650000 OCPL Capital Projects
FAMIS Index 390070
Project # 562136
Branches Comprehensive Infrastructure
In Acct. 7355 Construction Costs

$425,208

ADOPTED
JUN 01 2010

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE 1ST DAY OF JUNE, 2010.

Deborah A. Maturo
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
June 1, 2010

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 140

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT NEW YORK STATE SPECIAL LEGISLATIVE FUNDS FOR THE ONONDAGA COUNTY PUBLIC LIBRARY, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the New York State Division of Library Development has made available Special Legislative funds to the Onondaga County Public Library (OCPL) through the Electronic Information Center grant, which is intended to offset the expense of library databases used throughout the OCPL system; and

WHEREAS, one such database is Learning Express, a unique education and career online resource meeting students’ needs from grade school through college, and such database additionally offers workplace skill and career tools, including basic civil service test preparation, business writing, resume tips and templates, plus three levels of online computer tutorials for all Microsoft Office applications; and

WHEREAS, with this database being available to all OCPL libraries, it affords the libraries the opportunity to avoid purchasing multiple copies of many test study books, such as GED and ASVAB, thereby providing cost savings system-wide; and

WHEREAS, another database is Heritage Quest, a comprehensive treasury of American genealogical sources with coverage dating back to the 1700s, and such database is one of the few resources of its kind offering remote access, allowing OCPL to extend access to high demand genealogical materials to all OCPL cardholders; and

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

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

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

REVENUES:
CL510 Estimated Revenues
In Administrative Unit 655000
OCPL Grants
FAMIS Index 390062
Project #767295
Electronic Information Center Grant
In Acct. In Acct. 027-0640
State Aid Other Culture & Recreation

$50,000

$50,000
APPROPRIATIONS:
CL960 Appropriations
In Administrative Unit 655000
OCPL Grants
FAMIS Index 390062
Project #767295
Electronic Information Center Grant

$50,000

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE
1st DAY OF June, 2010.

Deborah A. Maturo
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK

ADOPTED
JUN 01 2010

10 MAY - 5:11:50
LEGISLATURE
ONONDAGA COUNTY
RECEIVED
June 1, 2010

Motion Made By Mrs. Rapp, Mr. Corbett

RESOLUTION NO. 141

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT AMERICAN LIBRARY ASSOCIATION/DOLLAR GENERAL FUNDS FOR THE ONONDAGA COUNTY PUBLIC LIBRARY, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, Dollar General has made available funds through the American Library Association for the Tutoring Success @ Your Library Grant program; and

WHEREAS, the recent dramatic increase in the refugee population in Syracuse has resulted in the Onondaga County Public Library (OCPL) seeing increased numbers of learners of English as a Second Language (ESOL) seeking materials to study independently; and

WHEREAS, at the same time, Literacy Volunteers of Greater Syracuse (LVGS) is experiencing a significant growth in applicants who are waitlisted for ESOL classes and who are seeking tutors; and

WHEREAS, these funds will enable OCPL to partner with LVGS to provide in-service training to literacy volunteers, enabling them to make the best use of the many resources the library has to offer, and to provide funding to update OCPL’s collection of self-study materials for ESOL learners and workbooks and other materials for tutors; and

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

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

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

REVENUES:
In Administrative Unit 655000
Onondaga County Public Library
FAMIS Index 390062
Project # 767296
ALA Tutoring Success @ Your Library Grant
In Acct. 057-2040 Other Unclassified Revenue $5,000
APPROPRIATIONS:
In Administrative Unit 655000
Onondaga County Public Library
FAMIS Index 390062
Project # 767296
ALA Tutoring Success @ Your Library Grant

$5,000


Deborah A. Matuso
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
June 1, 2010

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

RESOLUTION NO. 142

AMENDING THE 2010 COUNTY BUDGET TO ACCEPT NEW YORK STATE DIVISION OF LIBRARY DEVELOPMENT FUNDS FOR THE ONONDAGA COUNTY PUBLIC LIBRARY, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS TO IMPLEMENT THIS RESOLUTION

WHEREAS, the New York State Division of Library Development has made available funds for the statewide Opportunity Online Broadband Grant program; and

WHEREAS, this funding will enable the Baldwinsville Public Library, Northern Onondaga Public Library and Salina Free Library to upgrade their Internet connectivity; and

WHEREAS, the grant also provides funds for technical support and training for the participating libraries' staff and trustees in the benefits of broadband connectivity and in strategies for achieving sustainable funding for such broadband connectivity; and

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

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

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

REVENUES:

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<th>Description</th>
<th>Amount</th>
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<tr>
<td>In Administrative Unit 655000</td>
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</tr>
<tr>
<td>OCPL Grants</td>
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<td>FAMIS Index 390062</td>
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<tr>
<td>Project #767297</td>
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<tr>
<td>Opportunity Online Broadband Grant</td>
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<tr>
<td>In Acct. 027-6640</td>
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</tr>
<tr>
<td>State Aid Other Culture &amp; Recreation</td>
<td>$23,091</td>
</tr>
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</table>
APPROPRIATIONS:
CL960 Appropriations
In Administrative Unit 655000
OCPL Grants
FAMIS Index 390062
Project #767297
Opportunity Online Broadband Grant

$23,091

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE 1st DAY OF June, 2010.

[Signature]
Deborah A. Matuso
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
AMENDING THE 2010 BUDGET TO APPROPRIATE REVENUES FROM THE SALE OF MARINA DOCKS AT ONONDAGA LAKE PARK

WHEREAS, as part of the Parks for Tomorrow II initiative, the Onondaga Lake Park marina was renovated in 2009 to feature new floating docks; and

WHEREAS, for safety purposes, a new marina fence must be installed along the A-wall at an estimated cost of $1,500; and

WHEREAS, additionally, to increase accessibility for those individuals with disabilities and to bring the new marina in compliance with the Americans with Disabilities Act, paving improvements are necessary at an estimated cost of $17,000, and

WHEREAS, these improvements were not budgeted for in the capital project, but are necessary in order to provide a safe and accessible marina at Onondaga Lake Park; and

WHEREAS, the old marina docks were sold at auction, generating $17,276 in unanticipated revenues for the Parks Department; and

WHEREAS, it is the desire of this Legislature to appropriate these auction revenues to fund paving improvements and a fence at Onondaga Lake Park; now, therefore be it

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

APPROPRIATIONS:
In Admin. Unit 80-69-00 Parks and Recreation
FAMIS Index 510024
In Acct. 413-9413 Maintenance, Utilities, and Rents
$17,276

REVENUES:
In Admin. Unit 80-69-00 Parks and Recreation
FAMIS Index 510024
In Acct. 056-1975 Sales of Equipment
$17,276


Deborah A. Matero
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
June 1, 2010

Motion Made By Mrs. Rapp

RESOLUTION NO. 145

AMENDING RESOLUTION NO. 147 - 2010 REGARDING THE AUTHORIZATION TO ENTER INTO A 25-YEAR LEASE WITH THE SYRACUSE CHARGERS ROWING CLUB FOR PROPERTY LOCATED AT ONONDAGA LAKE PARK

WHEREAS, by Resolution No. 147 - 2010, the County Legislature authorized the execution of a lease for a term not to exceed twenty-five years with the Syracuse Chargers Rowing Club for approximately 1.6 ± acres of property at Onondaga Lake Park to construct an additional boathouse building in which to operate its community rowing programs and store equipment; and

WHEREAS, the Syracuse Chargers Rowing Club proposed to pay rent in the amount of $2,500.00 per year, plus utilities, with a five percent (5%) increase every five years; and

WHEREAS, the authorization for said lease was subject to the enactment of appropriate state legislation; and

WHEREAS, the legislation proposed by the State requires the County to dedicate an amount equal to or greater than the fair market value of the lease for the acquisition of additional waterfront park land and/or capital improvements to existing waterfront park and recreational facilities, which may exceed the amount of rent proposed by the Chargers; and

WHEREAS, it is the desire of this Legislature that the Syracuse Chargers Rowing Club procure an appraisal to determine the fair market value of that proposed lease and that, depending upon the results of that appraisal, that the County Executive renegotiate the terms of the lease to reflect the fair market value of said property; now, therefore be it

RESOLVED, that Resolution No. 147 - 2010 be amended to strike the 6th Resolved Clause and the 9th Resolved Clause and to substitute the following:

RESOLVED, that the County Executive hereby is authorized to enter into a lease with the Syracuse Chargers Rowing Club for a term not to exceed twenty-five years, provided that the amount of rent paid by the Chargers shall be renegotiated to reflect the appraised fair market value of said property and to meet any additional conditions of the State Legislature


Deborah A. Matus
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
June 1, 2010

Motion Made By Mrs. Rapp

RESOLUTION NO. 146

MEMORIALIZING THE NEW YORK STATE LEGISLATURE TO ENACT SENATE BILL NO. S.6464-A AND ASSEMBLY BILL NO. A.9528-A ENTITLED "AN ACT AUTHORIZING THE COUNTY OF ONONDAGA TO ENTER INTO A LEASE WITH THE SYRACUSE CHARGERS ROWING CLUB" AND REQUESTING AND CONCURRING IN THE PREPARATION OF A HOME RULE REQUEST

WHEREAS, there has been introduced for adoption in the New York State Legislature Senate Bill No. S.6464-A and Assembly Bill No. A.9528-A entitled "AN ACT authorizing the county of Onondaga to enter into a lease with the Syracuse Chargers Rowing Club" authorizing the County of Onondaga to enter into a lease for a period not to exceed twenty-five years, for approximately 1.6 acres of waterfront park land, known as Onondaga Lake Park, with the Syracuse Chargers Rowing Club for the purpose of conducting rowing activities; and

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

RESOLVED, that the Onondaga County Legislature does hereby request the New York State Legislature to enact Senate Bill No. S.6464-A and Assembly Bill No. A.9528-A entitled "AN ACT authorizing the County of Onondaga to enter into a lease with the Syracuse Chargers Rowing Club" and requests and concurs in the preparation and submittal of a Home Rule Request regarding the same.

ADOPTED
JUN 01 2010

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE 1ST DAY OF JUNE, 2010.

Deborah L. Matus
CLERK, COUNTY LEGISLATURE ONONDAGA COUNTY, NEW YORK
LOCAL LAW NO. ____ - 2010

A LOCAL LAW AMENDING LOCAL LAW NO. 6 - 1997, AS AMENDED, TO REVISE AN EMPIRE ZONE

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

Section 1. By Local Law No. 6 - 1997, this Onondaga County Legislature authorized an application for the designation of an Economic Development Zone relative to certain land within Onondaga County.

Section 2. That the County of Onondaga has received Economic Development Zone approval from New York State.

Section 3. By Local Law No. 2 - 1999, adopted on December 21, 1998, the Economic Development Zone was expanded.

Section 4. By Local Law No. 12 - 1999, adopted on December 20, 1999, the Economic Development Zone was expanded a second time.

Section 5. By Local Law No. 3 - 2001, adopted February 5, 2001, the Economic Development Zone, currently known as the Empire Zone, was expanded a third time.

Section 6. By Local Law No. 11 - 2001, adopted October 1, 2001, the Empire Zone was expanded a fourth time.

Section 7. By Local Law No. 2 - 2002, adopted January 2, 2002, the Empire Zone was expanded a fifth time.

Section 8. By Local Law No. 9 - 2002, Local Law No. 10 - 2002, and Local Law No. 11-2002, adopted July 1, 2002, the Empire Zone was expanded a sixth time.

Section 9. By Local Law No. 26 - 2002, adopted December 16, 2002, the Empire Zone was expanded a seventh time.

Section 10. By Local Law No. 3 - 2003 and Local Law No. 4-2003, adopted January 6, 2003, the Empire Zone was expanded an eighth time.

Section 11. By Local Law No. 2 - 2004, adopted December 15, 2003, the Empire Zone was expanded a ninth time.

Section 12. By Local Law No. 8 - 2005, adopted November 1, 2005, the Empire Zone was expanded a tenth time.

Section 13. It is the desire of this Legislature to authorize an application to further revise the Empire Zone to include 297.71 +/- acres located in the Towns of Clay and Salina.

Section 14. The County of Onondaga is hereby authorized to submit an application to revise the Empire Zone to include the properties described in Section 16 of this Local Law.
Section 15. The Commissioner of the New York State Department of Economic Development is hereby requested to revise the boundaries of the Onondaga County Empire Zone in accordance with this local law.

Section 16. Local Law No. 6 - 1997, as previously amended by Local Law No. 2 - 1999, Local Law No. 12 - 1999, Local Law No. 3 - 2001, Local Law No. 11 - 2001, Local Law No. 2 - 2002, Local Law No. 9 - 2002, Local Law No. 10 - 2002, Local Law No. 11 - 2002, Local Law No. 26 - 2002, Local Law No. 3 - 2003, Local Law No. 4 - 2003, Local Law No. 2 - 2004, and Local Law No. 8 - 2005, hereby is further amended to expand the boundary of the Empire Zone as described therein to include the properties generally described as follows:

**Town of Clay**

<table>
<thead>
<tr>
<th>Tax Parcel No.</th>
<th>Address</th>
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<tbody>
<tr>
<td>115.-01-18.8</td>
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<tr>
<td>114.-02-12.4</td>
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<td>---------------</td>
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</table>

Section 18. This local law shall take effect immediately pursuant to the provisions of the New York State Municipal Home Rule Law.
LOCAL LAW NO. 6-1997

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

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

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

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

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

Section 3. Light 4 Life Candles, LLC is proposing the inclusion of their manufacturing facility on an 11.5 acre parcel at 100 Buckley Road, in the Town of Salina, New York as a Regionally Significant Project within the Onondaga County Empire Zone.

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

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

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

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

Section 8. The Onondaga County Legislature of Onondaga County hereby approves the allocation of zone lands for the proposed expansion of the Light 4 Life Candles, LLC manufacturing project for a Regionally Significant Project as determined by the Zone Administrative Board and the New York State Department of Economic Development, said zone lands to constitute the property identified as Tax Parcel 086-01-15.2 in the Town of Salina.

Section 9. The Commissioner of the New York State Department of Economic Development is hereby requested to approve this addition to the Onondaga County Empire Zone in accordance with this Local Law.
Section 10. This Local Law shall take effect immediately pursuant to the provisions of the New York State Municipal Home Rule Law.

ADOPTED
JUN 01 2010


Deborah A. Matus
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
A LOCAL LAW AUTHORIZING THE LEASE OF PROPERTY LOCATED IN THE TOWN OF MARCELLUS FROM DEARBORN DEPOSITS, LTD., AND AUTHORIZING CONTRACTS FOR THE CONSTRUCTION OF A COMMUNICATIONS TOWER

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

Section 1. Dearborn Deposits, Ltd. is the owner of property located in the Town of Marcellus at Limeledge Road, being tax map number 010.-01-06.4.

Section 2. Dearborn Deposits, Ltd. has agreed to lease to the County, a 100 x 100 sq. ft. portion of the above-described property together with driveway access for the construction, installation, operation and maintenance of a communications tower, shelter, generator and equipment.

Section 3. The term of the proposed lease is ten (10) years, with four (4) five-year (5-yr.) renewal options.

Section 4. The amount of proposed rent is $10.00 per year, and such amount is deemed to be fair and reasonable.

Section 5. An analysis of the potential environmental impacts of the aforementioned lease, if any, has been done under the State Environmental Quality Review Act (SEQRA). The County of Onondaga is hereby authorized, directed and designated to act as the lead agency.

Section 6. As lead agency, the County Legislature hereby determines that the proposed action is an Unlisted Action under SEQRA.

Section 7. The Environmental Assessment Form filed with the County Legislature is satisfactory with respect to scope and content and adequacy in compliance with SEQRA and is hereby accepted by the County.

Section 8. The County of Onondaga does hereby make and adopt a Negative Declaration for the project, and determines that the proposed action will not have a significant effect on the environment.

Section 9. The County Executive is hereby authorized to execute all documents for the construction, installation, operation and maintenance of a communications tower, shelter, generator and equipment at the above-described property.

Section 10. The County Executive is further authorized to enter into any and all agreements and execute all documents for the lease of the above-described property from Dearborn Deposits, Ltd. for a period of ten (10) years, with four (4) five-year (5-yr.) renewal options.
Section 11. This Local Law shall take effect upon filing in accordance with the provisions of the Home Municipal Rule Law.
LOCAL LAW NO. 2010

A LOCAL LAW REGULATING THE TRANSFER OF SECONDHAND ARTICLES, AND REPEALING LOCAL LAW NO. 3 - 1981 REGARDING THE TRANSFER OF PRECIOUS METALS AND JEWELRY

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

Section 1. Legislative Finding & Purpose.

The purpose of this local law is to protect the residents of the County of Onondaga by discouraging the theft and sale of stolen goods. Those Secondhand Dealers engaged in the sale of secondhand goods serve a legitimate function, but may also be used by thieves to dispose of stolen goods. This Local Law will regulate those commercial outlets by requiring Secondhand Dealers to register their businesses and to maintain records of transactions. These requirements will serve to assist in the recovery of stolen items, assist in the detection and apprehension of thieves, and discourage Secondhand Dealers from taking in articles that they suspect may be stolen, thereby greatly reducing the market for stolen goods and discouraging theft.

Section 2. Definitions.

a. "Secondhand Dealer" means any person, corporation, partnership, association, limited liability corporation, and the agents, associates or employees thereof, regularly engaged in the commercial exchange, purchase and/or sale of secondhand articles.

b. "Secondhand Article" means any goods sold at resale, except as specifically provided for herein.

c. "Identification" means an official document issued by the United States government, or by any state, county, municipality, public agency or department thereof, provided that such document contains a photographic image of the holder.

d. "Precious metals" shall mean gold, silver, platinum, titanium, precious and semi-precious stones and coins.

Section 3. License Required.

Effective August 1, 2010, no person, corporation, partnership, association, limited liability corporation or other entity shall operate in Onondaga County as a Secondhand Dealer or hold themselves out as a Secondhand Dealer without first being licensed by the Onondaga County Sheriff as provided for herein.

Section 4. Exemption from Licensing Requirement.

Nothing in this local law shall be construed to apply to the following:

a. The sale of any item sold at a garage sale, yard sale, estate sale, or moving sale (collectively referred to herein as "garage sale"), provided that all of the following conditions are met:
1. The garage sale is held on residential property owned, rented, leased, or occupied by the seller or by at least one seller if there are multiple sellers; and
2. The items offered for sale are owned by the seller, and/or the seller is authorized by the owner to sell said items.
3. The garage sale does not exceed a period of ninety-six (96) consecutive hours;
4. The seller does not conduct more than three garage sales in any consecutive twelve month period;
5. None of the items offered for sale were purchased by the seller for resale or received on consignment for purposes of resale.

b. The sale of any secondhand article by any non-profit or charitable organization or on property occupied by any non-profit or charitable organization.

c. The sale of secondhand books or magazines, wherever sold.

d. The sale of secondhand articles at an auction held by a licensed auctioneer.

e. The sale of used furniture, used clothing, or used baby/children’s items. The sale of electronics and games for electronics are not exempt from the requirements of this local law, but are exempt if sold at a garage sale, yard sale, estate sale or moving sale as defined herein.

f. Any transaction involving the sale or disposal of secondhand articles regulated by state or federal law.

g. Internet sales or purchases.

Section 5. License Application.

Applicants for a license pursuant to this local law must file with the Onondaga County Sheriff’s Office an application, supplied by such Office, containing the following information:

a. the exact name, address, and telephone number of the applicant and the principles and officers thereof and the date of incorporation or organization, as applicable; and

b. the name, business address, residential address, and telephone number of the operator of such business if other than the applicant; and

c. the address and telephone number where the business is to be conducted; and

d. the days and telephone number during which such business will be customarily open to the public.

Section 6. License Fee.

Upon original application for a license to operate as a Secondhand Dealer, applicant shall pay to the Sheriff a fee in the amount of $75.00. Upon application for a renewal, licensee shall pay to the Sheriff a renewal fee in the amount of $75.00.

Section 7. Fingerprinting required.

Each applicant shall be required to provide fingerprint information to the Onondaga County Sheriff’s Office as necessary to obtain a criminal history record check through the New York State Division of
Criminal Justice Services/FBI. The Sheriff may require from such applicants fingerprint identification, signed waivers or consents permitting inquiry into the criminal history of applicants, and fees, pursuant to 837(8-a) of the New York Executive Law and amendments thereto, required by the New York State Division of Criminal Justice Services. The County hereby is authorized to enter into agreements with the Division of Justice Services for the provision of fingerprint searches.

Section 8. Licensing.

Upon filing of an application for a license, if the Sheriff shall be satisfied that the application complies with the provisions of this Local Law, the Sheriff shall issue a license to operate as a Secondhand Dealer. The license shall remain in effect for a period of one year unless surrendered or revoked. The Sheriff shall approve or deny every application within ninety (90) days from filing. In the event the location of the business changes, licensee shall notify the Sheriff in writing. If there are changes among the principles, officers or operators of such business, licensee shall notify the Sheriff and shall submit two fingerprint cards and the appropriate fee for each individual. The form of the license shall be prescribed by the Sheriff.

Section 9. Grounds for denial or revocation of license.

The Onondaga County Sheriff shall have the power to deny or revoke the license of any person convicted within the immediately preceding ten years of a crime involving theft, larceny, burglary, possession of stolen property, or other fraudulent dealing. The Sheriff may revoke any license for a conviction pursuant to § 14 of this local law. Notice of denial or revocation of a license issued pursuant to this local law shall be given by the Sheriff or his designee in writing, setting forth specifically the grounds on which such license was either denied or revoked with opportunity for a hearing as provided for herein. Such notice shall be transmitted by certified or registered mail. Such denial or revocation may be challenged pursuant to Article 78 of the New York State Civil Practice Law and Rules. Pending a hearing and adjudication on denial or revocation of a license, no person shall operate as a Secondhand Dealer.

Section 10. Expiration and renewal of licenses.

A license issued pursuant to this local law must be renewed annually, as measured from the date of the issuance of the initial license.

Section 11. Display of license.

Every Secondhand Dealer shall cause the Secondhand Dealer license to be prominently displayed at said Secondhand Dealer’s place of business.

Section 12. Records to be maintained by Secondhand Dealer.

a. Seller Information.

Except as otherwise provided herein, no Secondhand Dealer shall acquire within Onondaga County any secondhand article (whether or not acquired within the Secondhand Dealer’s physical place of business) unless such Secondhand Dealer has obtained and recorded the following information:

1. The amount paid, advanced, or loaned for the article;
2. A detailed and accurate description of the article including any identifying marks;
3. The serial and model number (if any);
4. In the case of precious metals, jewelry, and gems, a photograph of the article;
5. The Seller's Identification information as required in subparagraph c below; and
6. The date, time and place of the acquisition.

The information shall be recorded on a Receipt, numbered in consecutive order and maintained in the Dealer's records as provided for herein.

b. Identification Information.

Prior to acquiring any secondhand article covered by this local law, every Secondhand Dealer shall request Identification from the seller and shall verify the identity of the seller by comparing the seller to the photographic image contained on said Identification. The Secondhand Dealer shall record the seller's name, date of birth and address (or current address if different than that listed on the Identification), and the Identification number (e.g., motorist ID number) listed on the Identification. If the acquisition occurs within the physical place of business, the Secondhand Dealer shall make a photocopy of the front of the Identification. If the acquisition is made from another Secondhand Dealer, the Secondhand Dealer purchasing the item shall also record the business name and address of the Selling Dealer and the number of days the item was held by the Selling Dealer prior to instant acquisition.

c. Records Retention/Inspection.

1. Every Secondhand Dealer shall maintain for a period of 5 years all of the information required in subparagraphs a and b of this Section 12. Computerized records may be used to satisfy the requirements of this local law, provided that such records include the required information and are available upon reasonable request for inspection in printed format. All records required to be maintained pursuant to this local law and all secondhand articles covered by this local law shall be subject to examination during normal business hours by any member of the Onondaga County Sheriff's Office or other police department or agency.

2. On or before 10:00 a.m. every Tuesday, every Secondhand Dealer shall forward to the Onondaga County Sheriff, on electronic forms provided by the Sheriff, a copy of the Seller Information required by subparagraphs a and b of this Section 12 for each secondhand article acquired in the immediately preceding 7 days, and shall cause such forms to be delivered via electronic mail to the Sheriff at the address designated on said form. Photographs of precious metals, jewelry and gems shall not be required to be transmitted with these forms.

3. Failure to maintain the records required by this Section 11 shall constitute presumptive evidence of a crime.

Section 13. Requirement to Hold Secondhand Articles Prior to Disposal, Resale or Alteration.

For a period of seven days after the acquisition of any secondhand article, excluding the day of acquisition, (the "holding period"), every Secondhand Dealer shall maintain the secondhand article in a manner so as to be easily identified with the transaction in which said article was acquired. During said holding period, no Secondhand Dealer shall:

1. Sell, trade, transfer, remove from the local business premises or otherwise dispose of any secondhand article covered by this local law;
2. Alter in any fashion any such article; or
3. Commingle any such article with similar items.
Section 14. Penalty.

Any Secondhand Dealer who fails to comply with the provisions of Sections 3, 5, 7, 11, 12 and 13 of this local law shall, upon conviction thereof, be guilty of a Class A misdemeanor as defined in section 55.10 of the Penal Law of the State of New York as may be amended from time to time. Such violation shall be punishable as defined in the Penal Law of the State of New York as may be amended from time to time.

Conviction of any offense against the provisions of this local law shall constitute grounds upon which the Sheriff may deny or revoke the license.

Section 15. Repeal.

Local Law No. 3-1981 regulating the transfer of precious metals and jewelry hereby is repealed.

Section 16. Severability.

If any provision, sentence or clause of the local law is held unconstitutional, illegal or invalid by a Court of competent jurisdiction, such findings shall not affect or impair any of the remaining provisions, sentences or clauses or their application to persons and circumstances.

Section 17. Application.

This local law shall apply to all Secondhand Dealers operating in Onondaga County, except that this local law shall be inapplicable in any city, village or town, during such time as such city, village or town is regulating or licensing the occupation or business in question.

Section 18. Reverse Preemption.

This law shall be null and void on the day that statewide or federal legislation goes into effect, incorporating either the same or substantially similar provisions as are contained in this law, or in the event that a pertinent state or federal administrative agency issues and promulgates regulations preempting such action by the County of Onondaga. The Onondaga County Legislature may determine via resolution whether or not identical or substantially similar statewide legislation has been enacted for the purposes of triggering the provisions of this section.

Section 19. Effective Date.

The local law shall become effective August 1, 2010 and shall be filed pursuant to the provisions of the Municipal Home Rule.
LOCAL LAW NO. -2010


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

Section I. The purpose of this Local Law is to amend certain existing fees to be collected by the Onondaga County Commissioner of Parks and Recreation.

Section 2. Local Law No. 22-2002, as previously amended, hereby is further amended in Section 2 thereof to strike "$52.00" after "Highland Forest Davis Camp" and to substitute therefor "$110.00".

Section 3. Local Law No. 22-2002, as previously amended, hereby is further amended in Section 2 thereof to strike "Onondaga Lake Park Cold Springs (open area)" and to substitute therefore "Onondaga Lake Park Cold Springs Reserved (Tent) Shelter $75.00/day on weekdays; $150/day on weekends and holidays".

Section 4. The procedures for the collection of such fees shall be as prescribed by the appropriate laws of the State and any amendments thereto or as determined by the Commissioner of Parks and Recreation where the State has not enacted procedures.

Section 5. Any prior resolution or local law, including Local Law No. 22-2002, as previously amended, pertaining to the fees collected by the Onondaga County Commissioner of Parks and Recreation, is hereby amended to the extent necessary to comply with the intent of this Local Law, and in all other respects said local laws shall remain in full force and effect.

Section 6. This local law shall take effect upon filing pursuant to the provisions of the New York State Municipal Home Rule Law.

I HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND EXACT COPY OF LEGISLATION DULY ADOPTED BY THE COUNTY LEGISLATURE OF ONONDAGA COUNTY ON THE ___ DAY OF ___, 2010.

[Signature]
Deborah A. Maturo
CLERK, COUNTY LEGISLATURE
ONONDAGA COUNTY, NEW YORK
A LOCAL LAW AMENDING LOCAL LAW NO. 1 - 2010 DESIGNATING A REGIONALLY SIGNIFICANT PROJECT WITHIN THE ONONDAGA COUNTY EMPIRE ZONE

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

Section 1. This Onondaga County Legislature enacted Local Law No. 1 - 2010, thereby approving the allocation of zone lands for the proposed expansion of the Tessy Plastics Corporation manufacturing project as a Regionally Significant Project within the Town of Elbridge. Tessy Plastics Corporation now proposes the inclusion of additional zone lands in the Town of Van Buren, New York, as a part of the existing Regionally Significant Project within the Onondaga County Empire Zone, and it is the desire of this Legislature to amend Local Law No. 1 - 2010 approving such addition.

Section 2. Local Law No. 1 - 2010 is hereby amended in Section 3 thereof to insert the following:

Tessy Plastics Corporation requests the inclusion of 7528 State Fair Boulevard, Baldwinsville, in the Town of Van Buren, New York, consisting of a 270,000 square foot facility located on 49 acres of land as part of the existing Tessy Plastics Regionally Significant Project within the Onondaga County Empire Zone.

Section 3. Local Law No. 1 - 2010 is hereby further amended in Section 8 thereof to insert the following:

The Onondaga County Legislature of Onondaga County hereby further approves the allocation of zone lands for the proposed expansion of the Tessy Plastics Corporation manufacturing project for a Regionally Significant Project as determined by the Zone Administrative Board and the New York State Department of Economic Development, said zone lands to constitute the property identified as Tax Parcel 031.-11-01.1 in the Town of Van Buren.

Section 4. Regionally significant projects include a manufacturer projecting the creation of fifty of more jobs.

Section 5. The inclusion of these additional zone lands will further support and expand the existing Regionally Significant Project at the Elbridge manufacturing facility.

Section 6. These additional zone lands are not within the Onondaga County Empire Zone boundaries.

Section 7. The New York State Department of Economic Development has determined that the proposed expansion is eligible for Empire Zone benefits as part of the existing Regionally Significant Project under Section 957(d)(i) of the General Municipal Law.

Section 8. The Zone Administrative Board of the Onondaga County Empire Zone has determined that the proposed expansion is eligible for Empire Zone benefits as part of the existing Regionally Significant Project under 957(d)(i) of the General Municipal Law.
Section 9. The Onondaga County Legislature of Onondaga County hereby approves the allocation of zone lands for the proposed expansion of the Tessy Plastics Corporation manufacturing project for a Regionally Significant Project as determined by the Zone Administrative Board and the New York State Department of Economic Development, said zone lands to constitute the property identified as Tax Parcel 031-11-01 in the Town of Van Buren.

Section 10. The Commissioner of the New York State Department of Economic Development is hereby requested to approve this addition to the Onondaga County Empire Zone and to amend the Regionally Significant Project for Tessy Plastics in accordance with this local law.

Section 11. This local law shall take effect immediately pursuant to the provisions of the New York State Municipal Home Rule Law.