LOCAL LAW NO.1 -2019

A LOCAL LAW ELIMINATING THE BURIAL FEE FOR VETERANS, VETERANS' SPOUSES AND VETERANS' DEPENDENTS ELIGIBLE FOR BURIAL WITHIN THE ONONDAGA COUNTY VETERANS CEMETERY, AND AMENDING LOCAL LAW NO. 10-2013

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

Section 1. Findings/Purpose.

The Onondaga County Veterans Cemetery honors Onondaga County residents and family members who dedicated portions of their lives to military service and the defense of our nation. In recognition of their valued service to this country and this community, Onondaga County determines it is in the interest of the County to eliminate the \$500.00 per person fee for burial within the Onondaga County Veterans Cemetery for those Veterans, Veterans' spouses, and dependents eligible for burial within the Veterans Cemetery.

Section 2. Effect on Existing Legislation.

Local Law No. 10-2013 hereby is amended by striking the \$500.00 per person Veterans Cemetery Burial Fee and substituting "No Fee (\$0.00) Veterans Cemetery Burial."

Section 3. Prepaid Burial Fees.

Burial fees prepaid to the County for the burial of Veterans, Veterans' spouses and dependents within the County Veterans Cemetery shall be reimbursed by the County, where the burial has not occurred as of the effective date of this local law. Reimbursement will be made pursuant to applications to be made available at the time this local law takes effect.

Section 4. Severability.

If any clause, sentence, paragraph, section, subdivision or other part of this Local Law or its applications shall be adjudged by a Court of competent jurisdiction to be invalid or unconstitutional, such order or judgment shall not affect, impair, or otherwise invalidate the remainder of this Local Law which shall remain in full force and effect except as expressly limited by such order or judgment.

Section 5. Effective Date.

This local law shall take effect May 1, 2019 and shall be filed consistent with the provisions of the Municipal Home Rule Law.

LL- Veterans Burials LHT

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LOCAL LAW NO. 2 - 2019

A LOCAL LAW AMENDING LOCAL LAW NO. 9-2009 TO EXTEND THE SIXTY-FIVE CENT SURCHARGE ON CERTAIN TELEPHONE ACCESS LINES FOR AN ADDITIONAL TEN YEARS

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

Section 1. Pursuant to New York State County Law Section 334 and Onondaga County Local Law No. 9-2009, a surcharge is imposed in the amount of sixty-five cents per access line per month. The authority to impose the surcharge expires July 28, 2019, and it is necessary to extend that authorization for an additional ten years consistent with state legislation.

Section 2. Local Law No. 9-2009 hereby is amended to strike Section 5 of said local law and substitute the following: This local law will expire and be deemed repealed ten years after the effective date of the 2019 adopted state legislation consistent with the provisions of the applicable chapter of the Laws of 2019.

Section 3. This local law shall become effective upon filing consistent with the provisions of the Municipal Home Rule Law.

LL – E911 Surcharge LHT mmd dak

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LOCAL LAW NO. 3 - 2019

A LOCAL LAW AUTHORIZING A LEASE AGREEMENT FOR THE USE OF NBT BANK STADIUM

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

Section 1. Findings.

Onondaga County owns NBT Bank Stadium, and such stadium has been used to host professional baseball. The Community Baseball Club of Central New York, Inc. owns the right to operate a professional Triple-A minor league baseball team. To continue the stadium's use, it is necessary to authorize the execution of a lease and the lease hereby is authorized.

The term will be for an initial period, concluding on October 31, 2025, and an extended period, commencing on November 1, 2025, and concluding on October 31, 2043.

During each lease year of the initial term, the amount of the base rent is fixed at Two Hundred Thousand Dollars and 00/100 (\$200,000.00) for each such year, payable in seven (7) equal installments during the months of April, May, June, July, August, September, and October in the then current lease year.

During each Lease Year of the extended term, Lessee's base rent (per lease year) is set forth in the following schedule, payable in seven (7) equal installments during the months of April, May, June, July, August, September, and October during the lease year in question:

Lease Year	Ba	Base Rent		
Commences	(Pe	(Per Lease Year)		
November 1 in:				
2025	\$	225,000		
2026	\$	225,000		
2027	\$	225,000		
2028	\$	225,000		
2029	\$	225,000		
2030	\$	250,000		
2031	\$	250,000		
2032	\$	250,000		
2033	\$	250,000		
2034	\$	275,000		
2035	\$	275,000		
2036	\$	275,000		
2037	\$	275,000		
2038	\$	275,000		
2039	\$	300,000		
2040	\$	300,000		
2041	\$	300,000		
2042	\$	300,000		

The term concludes on October 31, 2043, unless earlier terminated pursuant to the lease agreement.

There shall be no additional rent beyond the Base Rent.

Section 2. Environmental Review.

The County of Onondaga accepts the determination that the proposed project is a Type II Action under the New York State Environmental Quality Review Act (SEQRA), with no further review of environmental impacts being required.

Section 3. Lease Authorized.

The County Executive is authorized to enter into any agreements and execute documents reasonably necessary to allow the Community Baseball Club of Central New York, Inc. to lease the NBT Bank Stadium for the proposed rent and terms described within Section 1 of this local law and the execution of documents hereby is ratified.

Section 4. Effective Date.

This local law shall take effect upon filing, consistent with the provisions of the Municipal Home Rule Law, subject to a permissive referendum.

LL - NBT Bank Stadium Lease LHT dak

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LOCAL LAW NO. 4 - 2019

A LOCAL LAW PROVIDING FOR THE RELEASE OR RETURN OF CERTAIN FIRE INSURANCE PROCEEDS TO AN INSURED PURSUANT TO SECTION 22 OF NYS GENERAL MUNICIPAL LAW

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

Section 1. New York State General Municipal Law Section 22 provides for Onondaga County to adopt an authorizing resolution providing for its Chief Fiscal Officer to make claims against fire insurance policy proceeds for certain taxes, levies, and special assessments incurred by the County for properties impacted by fire, except owner occupied single family and two-family residential structures. This local law is adopted pursuant to NYS General Municipal Law Section 22, which requires the adoption of a local law prior to adopting such authorizing resolution.

Section 2. Onondaga County hereby authorizes its Chief Fiscal Officer to provide for the release or return to the insured of any amounts which the County would otherwise be entitled to claim, provided that the insured agrees in writing with the County to restore the affected premises to the same or improved condition that the property was in prior to the time that the lien against proceeds arose, subject to such conditions as the County provides for by resolution to guarantee performance of such obligation including, but not limited to, an agreement to deposit such proceeds in an escrow account or requiring the insured to obtain a performance bond.

Section 3. This Local Law shall take effect upon filing pursuant to the provisions of the New York State Municipal Home Rule Law.

LL - Fire Ins YV dak

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LOCAL LAW 5 - 2019

A LOCAL LAW RELATING TO CERTAIN FEES COLLECTED BY THE ONONDAGA COUNTY HEALTH DEPARTMENT AND THE CENTER FOR FORENSIC SCIENCES FOR MEDICAL EXAMINER AND FORENSIC LABORATORY SERVICES, AND FURTHER AMENDING LOCAL LAW NO. 6–2018

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

Section 1. Collection Authorized.

Local Law No. 13-2016, amended by Local Law No. 10-2017 and Local Law No. 6-2018, established a fee schedule for services performed through the Center for Forensic Sciences, collected by the Onondaga County Commissioner of Health, and it is necessary to empower the Commissioner to collect fees imposed by local law, including those authorized herein. The procedures for the collection of such fees shall be as prescribed by applicable laws, as may be amended, or as otherwise determined by the Commissioner.

Section 2. Fees to be Collected.

This local law eliminates the distinction formerly made between "contract rates" and "non-contract rates", such that there is now only one "fee" imposed for all such services. The fees to be charged for the services listed below are amended as follows:

CENTER FOR FORENSIC SCIENCES - OFFICE OF THE MEDICAL EXAMINER

EXAMINATIONS

"Autopsy Examination- contract rate" and "Autopsy Examination –non-contract rate" are stricken and substituted with "Autopsy Examination" with the fee established at \$2,900.

"External Examination- contract rate" and "External Examination-non contract rate" are stricken and substituted with "External Examination" with the fee established at \$1,800.

"Special Cases –contract rate" and "Special Cases – non-contract rate" are stricken and substituted with "Special Cases" with the fee established at \$3,900.

"Sudden Infant Death" is stricken.

"Homicide" and "Initially Pending Manner of Death (Age less than or equal to 3 years)" are added to "Special Cases" with the fee established at \$3,900.

SKELETAL EXAMINATIONS

"Human Remains – contract rate" and "Human Remains – non-contract rate" are stricken and substituted with "Human Remains" with the fee established at \$3,000.

NON-MEDICAL EXAMINER/CASE REVIEW

"Non-Medical Examiner/Case Review non-contract rate" is stricken with the fee for "Non-Medical Examiner Case Review" established at \$400.

"On-call service - non-contract rate" is stricken with the fee for "On-call Service" established at \$800.

TESTIMONY

"Testimony/Contract Counties" is stricken and substituted with "Criminal Testimony" with the fee established for each job title, as set forth below:

Forensic Pathologist Testimony/Deposition	\$450/per hour
Forensic Investigator Testimony/Deposition	\$300/per hour
Forensic Autopsy Technician Testimony/Deposition	\$300/per hour
Toxicologist Testimony/Deposition	\$400/per hour
Forensic Chemist Testimony/Deposition	\$350/per hour

"Consultation/Non-Contract Counties" is stricken and substituted with "Civil Testimony" with the fee established for each job title, as set forth below:

Forensic Pathologist Testimony/Deposition	\$600/per hour
Forensic Investigator Testimony/Deposition	\$450/per hour
Forensic Autopsy Technician Testimony/Deposition	\$450/per hour
Toxicologist Testimony/Deposition	\$550/per hour
Forensic Chemist Testimony/Deposition	\$500/per hour

HEALTH DEPARTMENT

FOOD SERVICE ESTABLISHMENTS AND PERMITS

Late Fee – Annual Permits	\$60
Late Fee – Temporary Permits	\$30

CLINIC FEES

Immunizations Fee included within Vaccine Administration Fees

Section 3. Effect on Prior Legislation.

In all other respects, Local Law Nos. 13-2016, 10–2017, and 6-2018 and any additional local law regarding fees for the Health Department and Center For Forensic Sciences shall remain in full force and effect except as specifically amended herein.

Section 4. Effective Date.

This Local Law shall take effect on January 1, 2020, and shall be filed consistent with provisions of the Municipal Home Rule Law.

LL- CFS – Health Fees LHT dak

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LOCAL LAW NO. 6 -2019

A LOCAL LAW REPEALING LOCAL LAW NO. 10-1996 AND LOCAL LAW NO. 3-1991 REGARDING ADMINISTRATIVE FEES IMPOSED UPON PROBATIONERS UNDER SUPERVISION BY ONONDAGA COUNTY

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

Section 1. Local Law No. 10-1996 is hereby repealed.

Section 2. Local Law No. 3-1991 hereby is repealed.

Section 3. Local Law No. 10-1992 remains in full force and effect such that there shall continue to be an administrative fee of \$30.00 per month for any individual convicted of any crime under Article 31 of the NYS Vehicle and Traffic Law who is supervised by the Onondaga County Department of Probation.

Section 4. This local law shall take effect upon filing, consistent with the provisions of the Municipal Home Rule Law.

LL – Probation Fees BY

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LOCAL LAW NO. 7 - 2019

A LOCAL LAW AMENDING THE ONONDAGA COUNTY CHARTER AND ADMINISTRATIVE CODE ESTABLISHING THE ONONDAGA COUNTY OFFICE OF DIVERSITY AND INCLUSION

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

Section 1. Purpose and Findings.

Fostering diversity and inclusion in ongoing County operations to reflect the population served will increase operational performance, as well as promote respect and equality within the County workforce and community.

Section 2. Charter Amendment.

The Onondaga County Charter, being Local Law No. 1-1961, as previously amended, is hereby further amended as follows:

A new Article XXVII is hereby established within the Charter, entitled "Office of Diversity and Inclusion."

Such new Article XXVII is to read as follows:

Section 2701. OFFICE OF DIVERSITY AND INCLUSION.

There shall be an Office of Diversity and Inclusion, headed by a Chief Diversity Officer who shall be appointed by and be directly responsible to the County Executive, subject to confirmation by the County Legislature. The appointment shall be on the basis of professional experience and qualifications for the duties of the office. The Chief Diversity Officer shall serve at the pleasure of the County Executive.

Section 2702. POWERS AND DUTIES OF THE CHIEF DIVERSITY OFFICER.

The Chief Diversity Officer shall be empowered to administer and operate the Office of Diversity and Inclusion. Except as otherwise provided in this Charter or the Administrative Code, the Chief Diversity Officer shall perform such other and related duties as shall be required by law or as may be assigned by the County Executive on matters related to diversity and inclusion.

Section 3. Administrative Code Amendment.

The Onondaga County Administrative Code, being Local Law No. 1-1975, as previously amended, is hereby further amended as follows:

A new article is hereby established within the Administrative Code, entitled "Office of Diversity and Inclusion."

Such new Article XXXII is to read as follows:

Section 32.01. OFFICE OF DIVERSITY AND INCLUSION.

There shall be an Office of Diversity and Inclusion headed by a Chief Diversity Officer who shall be appointed by the County Executive subject to confirmation by the County Legislature. The appointment shall be on the basis of professional experience and qualifications for the duties of the office. The Chief Diversity Officer shall serve at the pleasure of the County Executive.

Section 32.02. CHIEF DIVERSITY OFFICER, POWERS AND DUTIES.

Except as may otherwise be provided in the Charter or this Code, the Chief Diversity Officer shall:

- (a) develop and recommend comprehensive strategies addressing diversity and inclusion in a manner that will advance equitable opportunities within County operations.
- (b) recommend practices that create opportunities to foster diversity and inclusion within the County workforce and County processes, and as may be otherwise required by applicable law or desired for the well-being of the County.
- (c) be responsible for addressing matters regarding diversity and inclusivity within County operations, including recruitment, training and retention of underrepresented populations.
- (d) manage and administer diversity and inclusivity programs and related services for the benefit of County employees, where such programs and services build awareness and promote respect and equality.
- (e) have all the powers and perform all the duties now or hereafter conferred or imposed by law, together with such other and related duties as may be required by the County Executive.

Section 32.03. DEPARTMENTAL DIVISIONS AND UNITS; DEPUTY CHIEF DIVERSITY OFFICER AND STAFF; APPOINTMENT; REVOCATION.

The Chief Diversity Officer may, within appropriations therefore, create such other divisions or units within the Department as may be deemed appropriate from time to time in the performance of the powers and duties of the office. In addition, the Chief Diversity Officer may appoint such Deputy Commissioners, assistants and employees of the Department as shall be authorized by the County Legislature. Each such appointee shall be directly responsible to and, unless otherwise required by law, serve at the pleasure of the Chief Diversity Officer. Appointments and revocations thereof, shall be in writing and reported to the Commissioner of Personnel.

The Chief Diversity Officer shall be empowered to assign such tasks and responsibilities to the Deputy Commissioners as may be desired, enabling the Deputy Commissioners to assist the Chief Diversity Officer in fulfilling the duties of the office.

Section 32.04. ACTING CHIEF OF DIVERSITY.

The Chief Diversity Officer, subject to the approval of the County Executive, shall designate in writing a line of succession to the office of Acting Chief Diversity Officer in the event of absence from the County or inability to perform and exercise the powers and duties of the office. Such designation shall be filed with the County Clerk and the Clerk of the County Legislature and may be revoked at any time, evidenced by the Chief Diversity Officer filing a new written designation. The Acting Chief Diversity

Officer shall have all the powers and perform all the duties of the Chief Diversity Officer during the period of succession or until a new Chief Diversity Officer shall be appointed pursuant to law and shall qualify to assume that office.

Section 4. Effective Date.

This local law shall take effect January 1, 2020, and shall be filed consistent with the provisions of the Municipal Home Rule Law.

LL – Office of Diversity LHT dak

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LOCAL LAW NO. 8 - 2019

A LOCAL LAW AMENDING LOCAL LAW NO. 10-2013, AS AMENDED, PROVIDING FOR FEES TO BE COLLECTED BY THE ONONDAGA COUNTY DEPARTMENT OF PARKS AND RECREATION

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

Section 1. Collections Authorized.

The Onondaga County Department of Parks and Recreation is hereby empowered to collect fees for various services, facilities, and amenities provided by such department. Local Law No. 10-2013, as previously amended, is further amended as provided herein. The Onondaga County Department of Parks and Recreation shall also be empowered to collect all other fees as authorized by the laws of the State of New York and the federal government of the United States. The procedures for the collection of such fees shall be prescribed by applicable laws, as may be amended, or as otherwise determined by the Commissioner of Parks and Recreation.

Section 2. Fee Schedule - Amendment.

Local Law No. 10-2013, as amended, is further amended, as indicated:

Section 2, subheading Program, Highland Forest, Community Shelter, to strike all language consisting of "per day, weekday \$125.00"; "per day, weekend/holiday \$200.00"; "per day, weekday (off season) \$100.00"; "per day, weekend/holiday (off-season) \$150.00" and substitute the following to read as indicated.

Section 2, subheading Program, Highland Forest, Torbert, to strike all language consisting of "per day, weekday \$50.00" and substitute the following to read as indicated.

Program	Detail	Fee
Highland Forest		
Community Shelter	per day	\$50
Torbert	per day	\$50

The remainder of Local Law No. 10-2013, as previously amended, remains in effect, except as amended herein.

Section 3. Effective Date.

This local law shall take effect upon filing, consistent with the provisions of the Municipal Home Rule Law.

LL - Park Fees dak

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LOCAL LAW NO. 9 - 2019

A LOCAL LAW AMENDING THE ONONDAGA COUNTY SALARY PLAN WITH RESPECT TO THE COMMISSIONER OF HEALTH

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

Section 1. Purpose.

To better facilitate recruiting and retention of personnel in certain positions requiring professional licensure as a physician, a set of amendments were made to the Onondaga County Salary Plan pursuant to Resolution No. 46-2019 regarding personnel reporting to the Commissioner of Health, and it is desired to amend the salary plan with respect to this position. The incumbent is presently mid-term, being reappointed to the balance of a fixed four-year term by Resolution No. 19 - 2018, consistent with Section 1602 of the Onondaga County Charter. This term is to expire December 31, 2021. The mid-term increase is subject to permissive referendum, required by New York State Municipal Home Rule Law §24(2)(h).

Section 2. Amendment to Onondaga County Salary Plan Authorized.

The Onondaga County Salary Plan is amended to change the salary grade of Commissioner of Health from Grade 41 to Grade 44.

Health Department-Admin. Unit 43

Reallocate the salary grade for the Commissioner of Health from Grade 41 to Grade 44, and change the incumbent from Grade 41 step 17 (\$190,917) to Grade 44 step L (\$250,089).

Section 3. Effective Date.

This local law shall take effect with the start of the first full pay period occurring after January 1, 2020, and shall be filed with the Department of State, consistent with the provisions of the Municipal Home Rule Law, subject to a permissive referendum.

LL - Health Commissioner Salary LHT dak

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