

JOURNAL
OF THE
COUNTY LEGISLATURE
OF THE
COUNTY OF ONONDAGA
2024

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JAMIE McNAMARA, Clerk

TAMMY BARBER, Deputy Clerk

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**ONONDAGA COUNTY LEGISLATURE
2024**

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17th	Nodesia R. Hernandez	PO Box 183, Syracuse, 13214	315-552-0401	nodesiahernandez@ongov.net	D

*Floor Leaders

**Chairman

2024
STANDING COMMITTEES
ONONDAGA COUNTY LEGISLATURE

COUNTY FACILITIES

DEB CODY (CHAIR); DAVE KNAPP (VICE CHAIR)

MAURICE BROWN, CODY KELLY, NODESIA HERNANDEZ

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

Authorized Agencies: Erie Canal Museum (318 Erie Blvd E., Syr. 13202 – 471-0593); Everson Museum of Art (401 Harrison St., Syr. 13202 – 474-6064); Onondaga Historical Association (321 Montgomery St., Syr. 13202 – 428-1864); Landmark Theatre (362 S. Salina St., Syr. 13201 – 475-7980); CNY Arts, Inc. (421 Montgomery St., 11th Floor, Syr. 13202 – 435-2155); The Arts Branch of the YMCA of Greater Syracuse (340 Montgomery St., Syr. 13202 - 474-6851 x328); CNY Jazz Central (441 E. Washington St., Syr. 13202 - 479-JAZZ); Museum of Science and Technology (MOST) (500 S. Franklin St., Syr. 13202 – 425-9068); Skaneateles Festival (97 E. Genesee St., Skaneateles 13152 – 685-7418); Syracuse International Film Festival (1153 West Fayette Street, 3rd Floor., Suite 7, Syr. 13204 – 671-2188); Syracuse Jazz Fest Productions, Inc. (314 North Ave., Ste. 2, Syr. 13206 – 437-5627); Syracuse Opera (411 Montgomery St., Ste. 60, Syr. 13202 – 475-5915); Syracuse Stage (820 E. Genesee St., Syr. 13210 – 443-3275); The Syracuse Orchestra (450 S. Salina St. #100, Syr. 13202 – 299-5598); Red House Arts Center (400 South Salina Street, Syr. 13202 – 362-2785); Syracuse City Ballet (932 Spencer St., Syr. 13204 – 487-4879); NYS Rhythm & Blues Festival (P.O. Box 384, Syr. 13201 – info@nysbluesfest.com); Baltimore Woods Nature Center (4007 Bishop Hill Rd., Marcellus 13108 – 673-1350)

ENVIRONMENTAL PROTECTION

JULIE ABBOTT (CHAIR); CODY KELLY (VICE CHAIR)

DEB CODY, DAN ROMEO, MAURICE BROWN

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

Authorized Agencies: Onondaga County Soil and Water Conservation District (6680 Onondaga Lake Pkwy, Liverpool 13088 – 457-0325)

HEALTH & HUMAN SERVICES

CODY KELLY (CHAIR); RICH MCCARRON (VICE CHAIR)

KEVIN MEAKER, PALMER HARVEY, KEN BUSH

Health Department, Office of Environmental Health, Medical Examiner, Council on Environmental Health, Adult & Long Term Care Services, Children & Family Services, Department of Social Services – Economic Security, Veterans Service Agency, Mental Health Services, Hillbrook Detention Facility

Authorized Agencies: Assigned Counsel Program (109 S. Warren St., Syr. 13202 – 476-2921); Hiscock Legal Aid Society (351 S. Warren St., Syr. 13202 – 422-8191); Aurora of CNY (1065 James St., Syr. 13203 – 422-7263); Boys & Girls Clubs of Syracuse (2100 E. Fayette St., Syr. 13224 – 472-6727)

PLANNING AND ECONOMIC DEVELOPMENT

DAVE KNAPP (CHAIR); KEVIN MEAKER (VICE CHAIR)

CHRIS RYAN, PALMER HARVEY, MARK OLSON

Agricultural Districts, Economic Development, Community Development, Information Technology, Syracuse/Onondaga County Planning Agency, Onondaga County Industrial Development Agency, Onondaga Civic Development Corporation, Trust for the Cultural Resources of the County of Onondaga, Greater Syracuse Property Development Corporation (Land Bank), Central New York Regional Planning and Development Board

Authorized Agencies: Visit Syracuse (109 South Warren St., Syr. 13202 – 470-1910); CenterState CEO (115 W. Fayette St., Syr. 13202 – 470-1800), Cornell Cooperative Extension (6505 Collamer Road East Syracuse, NY 13057 – 424-9485)

PUBLIC SAFETY

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KEN BUSH, CHARLES GARLAND, NODESIA HERNANDEZ

District Attorney, Emergency Management, Emergency Communications (E-911), Commissioner of Jurors, Sheriff's Office (Civil Department, Police Department, Corrections Department and Custody Department), Probation, Justice Center Oversight Committee

WAYS & MEANS

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CHRIS RYAN, JULIE ABBOTT, DAN ROMEO, DAVE KNAPP, CHARLES GARLAND

Board of Elections, Civil Service, CNY Works, Comptroller, County Clerk, County Executive, County Legislature, Employee Relations, Finance Department, Law Department, Office of Diversity & Inclusion, Division of Purchase, Personnel, Human Rights Commission, Risk Management

Authorized Agencies: Americanization League (312 Oswego St., Syr. 13204 – 435-4120)

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2024

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315.435.3770

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**LIBRARY, ONONDAGA COUNTY PUBLIC
AT THE GALLERIES**
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Dane Dell Director of Library Information Systems
Tom Walters Communications Director
Sharon Rorer Administrative Assistant

**Onondaga County Public Library
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Sarah Gaffney VP, Enrollment Management
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Monifa Wilcox VP, Human Resources
Eunice Williams, Ed. D. VP, Chief Diversity Officer

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Erin Morga Executive Secretary

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Lisa Stapleton Director, Personnel Administration
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Employee Benefits

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Vacant Deputy Commissioner

PURCHASE, DIVISION OF

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Latasha Hills Executive Assistant

SHERIFF'S OFFICE

407 South State Street, Syracuse, NY 13202

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Tobias Shelley Sheriff
Jeffrey Passino Undersheriff
Lisa Dell Chief, Civil Department
John S. Drapikowski Chief, Custody Department
Matthew Fischer Chief, Police Department
Richard Miori Chief, Correction Department
Maureen Murphy Chief of Administration
Craig Belcher Chief of Special Operations
Thomas Newton Director of Communications
Stephanie Powers Executive Secretary

SOCIAL SERVICES – ECONOMIC SECURITY, DEPT. OF

12th Floor, John H. Mulroy Civic Center

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Jennifer Robinson Executive Deputy Commissioner
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Lorraine Korkus Director, Child Support
Rachel-Storm Heasley Asst Commissioner, Staff Develop
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Vacant Assistant Commissioner, Quality Assurance
Sarah Easterly Social Services Program Coordinator
Chris Fadden Assistant Commissioner, Personnel
Michael Torrick Management Systems Coordinator
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Lorraine Alexander Executive Secretary

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Odean D. Dyer, PE Deputy Commissioner
James E. Fensken, PE Acting Deputy Commissioner
Ayanna Moore Administrative Director
Patty Jeschke Sr. Project Coordinator/Public Information

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Cynthia (Cindy) Meili Assistant Director

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Dave Snyder Deputy Commissioner
Eric Schuler Deputy Commissioner
Meagan Murphy Financial Analyst
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AGENCIES, AUTHORITIES AND BOARDS

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Vacant Chairman
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Tina M. Fitzgerald Treasurer
Neil Burke Member
Anthony Q. Davis, Jr. Member
Monty Flynn Member
Joseph A. Hardick Member
Julius L. Lawrence, Jr. Member
Louella Williams Member
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Christopher Tuff Deputy Chief Executive Officer

CNY WORKS
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**ONONDAGA COUNTY RESOURCE
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Tammy Palmer Public Information Officer
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**ONONDAGA COUNTY SOIL & WATER
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www.ocswcd.org

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ONONDAGA COUNTY WATER AUTHORITY (OCWA)

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Kelly Caramanna Director of Safety & Training
Tiffany Latino-Gerlock Director of Communications

**ONONDAGA COUNTY WATER DISTRICT
METROPOLITAN WATER BOARD
*See Onondaga County Water Authority***

**CITY OF SYRACUSE OFFICIALS
2024**

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Ruthnie Angrand Dir. of Marketing & Communications
Tori Townsend Constituent Relations Coordinator
Josephine Galdamez Intergovernmental Affairs Coordinator
Hayley Jackson Executive Assistant to the Mayor/Scheduler

CITY OF SYRACUSE DEPARTMENT HEADS & DEPUTIES

*[All addresses City Hall, Syracuse, NY 13202, & all phone numbers are
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Michael Collins, Comm. of Neighbor & Bus. Dev 448-8100
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Michael Monds, Chief of Fire473-5525 x700
Public Safety Building, 511 S. State St.
Joseph Awald, Commissioner, Water473-2609
101 N. Beech St., Syracuse 13210

COMMON COUNCIL

233 East Washington Street, Syracuse, 13202
Telephone: 315.448.8466 FAX: 315.448.8423

Helen Hudson (D)..... Common Council President
Chol Majok (D) Councilor-At-Large
Amir Gethers (D) Councilor-At-Large
Rita Paniagua (D) Councilor-At-Large
Rasheada Caldwell (D) Councilor-At-Large
Marty Nave (D) 1st District Councilor
Patrick J. Hogan (D)2nd District Councilor
Corey Williams (D) 3rd District Councilor
Patrona Jones-Rowser (D) 4th District Councilor
Jimmy Monto (D) 5th District Councilor

COURTS

Court Administration 315.671.2111

Appellate Division, Fourth Department
Courthouse, Room 408

Hon. Donald A. Greenwood 315.671.1103
Jennifer Conley Secretary

Supreme Court Clerk
505 South State Street, Room 110
Telephone: 315.671.1030 FAX: 315.671.1176

Supreme Court Justices
Fourth Floor Court House

Hon. James P. Murphy (Dist Admin. Judge)..... 315.671.1100
Sarah Burgess Secretary
Hon. Deborah H. Karalunas (Dist Admin. Judge).... 315.671.1106
Janice Korzyp Secretary
Hon. Robert E. Antonacci, II315-671-1109
Nancy White Secretary
Hon. Danielle Fogel315-671-1125
Karen Carnival Secretary
Hon. Joseph E. Lamendola 315.671.1196
Terri Cooper Secretary
Hon. Rory A. McMahon 315.671.1131
Janet LaSalle Secretary
Hon. Gerard J. Neri 315.671.1133
Jaqueline LaMott Secretary

**Supreme Court
Integrated Domestic Violence
203 Court House**

Hon. Gerald J. Neri 315.671.1133
Hon. Rory A. McMahon 315-671-1131

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

Hon. Kevin P. Kuehner 315.728.7231
Yvonne Earl Secretary
Hon. Jean Marie Westlake 315.728.7234
Chris Plochocki Secretary

**Onondaga County Court
110 Criminal Courts Building
Telephone: 315.671.1020 FAX: 315.671.1191**

Hon. Matthew Doran 315.671.1054
Rosemarie Laun Secretary
Hon. Theodore H. Limpert 315.671.1050
Tammy S. Alvarez Secretary
Hon. Melinda H. McGunnigle 315.671.1056
Jennifer Webb Secretary
Hon. Gordon Cuffy (Acting JSC) 315.671.1014
Jessie Wallis-Adams Secretary

**Family Court
112 Court House
Telephone: 315.671.2000**

Hon. Julie A. Cecile 315.671.2040
Hon. Julie A. Cerio 315.671.2050
Hon. Christina F. DeJoseph 315.671.2010
Hon. Diane E. Plumley 315-671-2839
Hon. Joseph J. Zavaglia 315-671-2030

**Surrogate's Court
209 Court House
Telephone: 315.671.2098**

Hon. Mary Keib Smith Surrogate Judge
Eileen A. Casey, Esq. Chief Clerk
Louise Magnarelli, Esq. Law Clerk

**Supreme Court Library
500 Court House
Telephone: 315.671.1150**

Syracuse Court, City of
505 South State Street
Telephone: 315.671.2767

Hon. Mary Anne Doherty Supervising City Court Judge

COURTS

Administration	671-2111
County Court	671-1020
Family Court	671-2000
Supreme Court	671-1030
Surrogates Court	671-2100
City Court	671-2700

PROCEEDINGS
OF THE
COUNTY LEGISLATURE
OF
ONONDAGA COUNTY
NEW YORK
2024
TWO HUNDRED
AND
THIRTY-FIRST
SESSION

January 2, 2024

Pursuant to Article II, Section 203, of the Onondaga County Charter, the Organizational meeting of the County Legislature was convened on the above date at 1:32 p.m.

Chair Pro Tem McNamara called the meeting to order.

The Deputy Clerk called the roll and the following legislators were present: May, Meaker, Burtis, Gunnip, Cody, Abbott, Romeo, Ryan, Harvey, Olson, McCarron, Knapp, Bush, Kelly, Brown, Garland, Hernandez.

Leader May gave the invocation. Legislator Meaker led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The next order of business is the election of a permanent Chairperson. Chair Pro Tem McNamara announced that nominations were in order.

Mr. May nominated Legislator Timothy T. Burtis for Chairperson, seconded by Ms. Cody.

Mr. Brown nominated Legislator Christopher J. Ryan for Chairperson, seconded by Mr. Garland.

There being no further nominations, Chair Pro Tem McNamara declared nominations closed, and a vote was taken on the election of Chairperson.

Voting in favor of Legislator Burtis: 11 (May, Meaker, Burtis, Gunnip, Cody, Abbott, Olson, McCarron, Knapp, Bush, Kelly)

Voting in favor of Legislator Ryan: 6 (Romeo, Ryan, Harvey, Brown, Garland, Hernandez)

The Clerk declared that as per Rule 52 of the Rules of the County Legislature, the Majority of the Whole had elected Timothy T. Burtis, Chairman of the Onondaga County Legislature for the years 2024 and 2025 by a vote of 11 to 6.

The Clerk requested that Legislator Burtis assume the Chair.

Chairman Burtis announced that Legislator Brian F. May had been elected Floor Leader of the Republican Party, and Legislator Christopher J. Ryan Floor Leader of the Democratic Party. Designations of the same have been filed with the Clerk of the Legislature.

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

* * *

Chairman Burtis requested nominations for the position of Clerk of the Onondaga County Legislature. Mr. Meaker nominated Jamie McNamara for Clerk, seconded by Mr. May.

Motion Made By Mr. Meaker, Mr. May, Mr. Burtis, Ms. Gunnip, Ms. Cody, Ms. Abbott, Mr. Olson,
Mr. McCarron, Mr. Knapp, Mr. Bush, Dr. Kelly

RESOLUTION NO. 1

CONFIRMING APPOINTMENT OF JAMIE MCNAMARA AS CLERK OF THE ONONDAGA
COUNTY LEGISLATURE

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

JAMIE MCNAMARA
3626 Nadir Lane, Baldwinsville, New York 13027

ADOPTED. Ayes: 17

Chairman Burtis announced that Ms. McNamara is Clerk of the Onondaga County Legislature.

* * *

Chairman Burtis requested nominations for the position of Deputy Clerk of the Onondaga County
Legislature. Mr. Meaker nominated Tamara Barber for Deputy Clerk, seconded by Mr. May.

Motion Made By Mr. Meaker, Mr. May, Mr. Burtis, Ms. Gunnip, Ms. Cody, Ms. Abbott, Mr. Olson,
Mr. McCarron, Mr. Knapp, Mr. Bush, Dr. Kelly

RESOLUTION NO. 2

CONFIRMING APPOINTMENT OF TAMARA BARBER AS DEPUTY CLERK OF THE
ONONDAGA COUNTY LEGISLATURE

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

TAMARA BARBER
7721 Frayer Lane, Liverpool, NY 13090

ADOPTED. Ayes: 17

Chairman Burtis announced that Ms. Barber is Deputy Clerk of the Onondaga County Legislature.

* * *

Chairman Burtis requested nominations for the position of Assistant Clerk of the Onondaga County
Legislature. Mr. Bush nominated Deborah A. Kaminski for Assistant Clerk, seconded by Mr. May.

Motion Made By Mr. Bush, Mr. May, Mr. Meaker, Mr. Burtis, Ms. Gunnip, Ms. Cody, Ms. Abbott,
Mr. Olson, Mr. McCarron, Mr. Knapp, Dr. Kelly

RESOLUTION NO. 3

CONFIRMING APPOINTMENT OF DEBORAH A. KAMINSKI AS ASSISTANT CLERK OF
THE ONONDAGA COUNTY LEGISLATURE

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

DEBORAH A. KAMINSKI
3525 Warners Road, Camillus, NY 13031

ADOPTED. Ayes: 17

Chairman Burtis announced that Mrs. Kaminski is Assistant Clerk of the Onondaga County
Legislature.

* * *

Mr. May requested a waiver to present the following resolution. There was no objection and the
waiver was granted.

Motion Made By Mr. Burtis

RESOLUTION NO. 4

APPOINTING LEGISLATIVE COUNSEL FOR THE ONONDAGA COUNTY LEGISLATURE

RESOLVED, that the following firm hereby is appointed to serve as Legislative Counsel for the
Onondaga County Legislature, effective January 1, 2024, and extending through the end of the current
legislative term on December 31, 2025, with such individuals being assigned work by the Chair of this
Onondaga County Legislature as may be appropriate:

Harris Beach, PLLC
333 West Washington Street
Suite 200
Syracuse, New York 13202

and, be it further

RESOLVED, that, consistent with the Onondaga County Charter and Administrative Code, the
County Attorney is sole legal advisor to the County, and Legislative Counsel shall coordinate legal
work with the County Attorney and shall apprise the County Attorney in a timely manner of legal
opinions rendered so as to allow the County Attorney to properly perform all functions of the office;
and, be it further

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

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Ryan

RESOLUTION NO. 5

CONFIRMING APPOINTMENT OF JOHN N. DESANTIS AS LEGISLATIVE AIDE OF THE
ONONDAGA COUNTY LEGISLATURE

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

JOHN N. DESANTIS
59 Brown Street, Baldwinsville, New York 13027

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Olson, Mr. May, Mr. Meaker, Mr. Burtis, Ms. Gunnip, Ms. Cody, Ms. Abbott,
Mr. McCarron, Mr. Knapp, Mr. Bush, Dr. Kelly

RESOLUTION NO. 6

CONFIRMING APPOINTMENT OF JAMES E. BEEBE AS LEGISLATIVE ANALYST OF THE
ONONDAGA COUNTY LEGISLATURE

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

JAMES E. BEEBE
409 Ferndale Lane, Minoa, New York 13116

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Bush, Mr. May, Mr. Meaker, Mr. Burtis, Ms. Gunnip, Ms. Cody, Ms. Abbott,
Mr. Olson, Mr. McCarron, Mr. Knapp, Dr. Kelly

RESOLUTION NO. 7

CONFIRMING APPOINTMENT OF DARCIE L. LESNIAK AS DIRECTOR, LEGISLATIVE
BUDGET REVIEW OF THE ONONDAGA COUNTY LEGISLATURE

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

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

ADOPTED. Ayes: 17

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, February 6, 2024. There was no objection and the meeting was adjourned at 1:47 p.m.

Respectfully submitted,
JAMIE McNAMARA, Clerk
Onondaga County Legislature

* * *

February 6, 2024

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February 6, 2024

The Legislature of Onondaga County convened on the above date at 1:06 p.m. Chairman Burtis presiding.

The Clerk called the roll and the following legislators were present: May, Meaker, Gunnip, Cody, Abbott, Romeo, Ryan, Harvey, Olson, McCarron, Knapp, Bush, Kelly, Brown, Garland, Hernandez, Mr. Chairman

Legislator Meaker gave the invocation. Chairman Burtis led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

Gold Seal:

CELEBRATE BLACK HISTORY MONTH BY REMEMBERING HARRIET TUBMAN AND HONORING HER DESCENDANTS FOR KEEPING HER MEMORY AND SPIRIT ALIVE (Sponsored by Mr. Garland, Mr. Burtis, Mr. May, Mr. Ryan, Mr. Meaker, Ms. Gunnip, Ms. Cody, Ms. Abbott, Mr. Romeo, Ms. Harvey, Mr. Olson, Mr. McCarron, Mr. Knapp, Mr. Bush Jr., Dr. Kelly, Mr. Brown, Ms. Hernandez)

* * *

November 13, 2023

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 1401 of the Onondaga County Charter and Section 14.01 of the Onondaga County Administrative Code, I hereby reappoint, subject to confirmation of the County Legislature, Sarah Merrick, to serve as Commissioner of DSS: Economic Security, effective January 1, 2024, for a five-year term to expire on December 31, 2028, pursuant to provisions of the New York State Social Services Law.

I would ask you to schedule the appropriate review for discussion at December committee and place Ms. Merrick's nomination on your Session agenda for confirmation on December 19, 2023.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

January 16, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 1903 of the Onondaga County Charter, and Article III, Section 3.13 of the County Administrative Code, I have reappointed, subject to confirmation of the County Legislature, the following individuals to serve as members of the Onondaga County Fire Advisory Board.

February 6, 2024

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REAPPOINTMENTS:
William P. Murphy, III
2700 East Lake Road
Skaneateles, NY 13152

TERMS EXPIRE:
December 31, 2026

James C. Perrin Jr.
5971 Arentine Way
Cicero, NY 13039

December 31, 2026

Your confirmation of these reappointments would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

January 16, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 1903 of the Onondaga County Charter, and Article III, Section 3.13 of the County Administrative Code, I have appointed, subject to confirmation of the County Legislature, the following individuals to serve as members of the Onondaga County Fire Advisory Board.

APPOINTMENTS:
James J. Rolince
117 Dubiel Ave.
Syracuse, NY 13209

TERMS EXPIRE:
December 31, 2026

Douglas Bloodgood
1926 Route 80
Tully, NY 13159

December 31, 2025

Sean Doolittle
2984 US RT 11 058
Lafayette, NY 13084

December 31, 2025

Steven Dembowski
7504 Sugarwood Lane
North Syracuse, NY 13212

December 31, 2025

Your confirmation of these appointments would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

February 6, 2024

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January 17, 2024

TO: Colleen Gunnip, Chair
Ways & Means Committee Members

FROM: Tim Burtis, Chairman

RE: Reappointments to Cornell Cooperative Extension

This is to advise that I am reappointing Legislator Debra Cody and Legislator Charles Garland as our two Legislative Representatives to the Cornell Cooperative Extension Association of Onondaga County Board of Directors.

These appointments are for a one-year term to expire December 31, 2024 and will require confirmation by the full Legislature at the February 6, 2024 session.

Thank you for your anticipated cooperation.

* * *

January 17, 2024

TO: Colleen Gunnip, Chair
Ways & Means Committee Members

FROM: Tim Burtis, Chairman

RE: Appointment to the Onondaga County Jury Board

This is to advise that I am recommending the appointment of Richard McCarron to the Onondaga County Jury Board for a term to expire on December 31, 2025.

This appointment will require confirmation of the full Legislature at its February 6, 2024 Session.

Thank you for your consideration.

* * *

January 17, 2024

TO: Colleen Gunnip, Chair
Ways & Means Committee Members

FROM: Tim Burtis, Chairman

RE: Appointments to the Onondaga County Tobacco Asset Securitization Corporation

This is to advise that I am recommending the appointments of Legislator Colleen Gunnip and Legislator Richard McCarron to the Onondaga County Tobacco Asset Securitization Corporation. Both appointments are for a one-year term, which will expire on December 31, 2024.

These appointments will require confirmation of the full Legislature at its February 6, 2024 Session.

Thank you for your consideration.

February 6, 2024

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* * *

January 17, 2024

TO: Julie Abbott, Chair
Environmental Protection Committee Members

FROM: Tim Burtis, Chairman

RE: Appointments to the Onondaga County Soil and Water Conservation District

This is to advise that I am recommending the appointment of Legislators Mark Olson and David Knapp to the Onondaga County Soil and Water Conservation District. These appointments are for a one-year term to expire December 31, 2024 and will require confirmation by the full Legislature at the February 6, 2024 session.

Thank you for your anticipated cooperation.

* * *

January 17, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

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

REAPPOINTMENT:

Jessi Lyons
3162 Midland Avenue
Syracuse, New York 13205

TERM EXPIRES:

December 31, 2026

APPOINTMENT:

James Pollard
401 Charles Ave.
Syracuse, NY 13209

TERM EXPIRES:

December 31, 2026

Your confirmation of these appointments would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 8

CONFIRMING REAPPOINTMENTS TO THE CORNELL COOPERATIVE EXTENSION ASSOCIATION OF ONONDAGA COUNTY BOARD OF DIRECTORS

WHEREAS, pursuant to Section 224 of the New York State County Law, Article V, Section 3 of the Constitution of the Cornell Cooperative Extension Association of Onondaga County, and the Association’s By-Laws, the Onondaga County Legislature has been requested annually to appoint two legislators to serve on the Board of Directors of said Association; and

WHEREAS, the Chairman of the Onondaga County Legislature has reappointed Debra Cody and Charles Garland as the Legislature’s representatives; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby confirms the reappointments of the following individuals as members of the Cornell Cooperative Extension Association of Onondaga County Board of Directors for the term specified:

REAPPOINTMENTS:
Debra Cody
107 Circle Road
North Syracuse, New York 13212

TERM EXPIRES:
December 31, 2024

Charles Garland
208 Martin Luther King W
Syracuse, New York 13205

December 31, 2024

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 9

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY JURY BOARD

WHEREAS, pursuant to Article 16, Section 503 of the Judiciary Law, the Onondaga County Legislature is requested to appoint one of its members (not engaged in the practice of law) to the Onondaga County Jury Board; now, therefore be it

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

APPOINTMENT:
Richard McCarron
4700 Manor Hill Drive
Syracuse, New York 13215

TERM EXPIRES:
December 31, 2025

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 10

APPOINTING TWO DIRECTORS TO THE ONONDAGA COUNTY TOBACCO ASSET
SECURITIZATION CORPORATION

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

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

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

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

APPOINTMENTS:
Colleen Gunnip
378 Grenadier Drive
Liverpool, New York 13090

Richard McCarron
4700 Manor Hill Drive
Syracuse, New York 13215

and, be it further

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

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

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 11

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

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

WHEREAS, it is the desire of the Onondaga County Legislature to appoint Mark Olson and David Knapp as the Legislature’s representatives; now, therefore be it

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

APPOINTMENTS:

Mark Olson
103 Barker Lane
Fayetteville, New York 13066

TERM EXPIRES:

December 31, 2024

David Knapp
PO BOX 467
LaFayette, New York 13084

December 31, 2024

ADOPTED. Ayes: 17

* * *

Mr. May requested a waiver to present the following resolution. Mr. Ryan objected, seconded by Mr. Romeo.

A vote was taken on granting the waiver.

Motion PASSED. Ayes: 11 (May, Meaker, Gunnip, Cody, Abbott, Olson, McCarron, Knapp, Bush, Kelly, Burtis) Noes: 6 (Ryan, Romeo, Harvey, Brown, Garland, Hernandez)

The waiver was granted.

Motion Made By Mr. Burtis

RESOLUTION NO. 12

PROVIDING FOR THE PROTECTION OF COUNTY HOME RULE, THE ONONDAGA COUNTY CHARTER AND THE RIGHTS OF ONONDAGA COUNTY RESIDENTS IN RELATION TO NEW YORK LEGISLATION A04282B/S03505 AND AMENDING THE 2024 COUNTY BUDGET

WHEREAS, New York State has enacted legislation (A04282B/S03505) amending the town law, the village law, the county law, and the municipal home rule law in relation to moving elections for certain local elected officials to even-numbered years; and

WHEREAS, the enacted state legislation is violative of the expansive home rule rights granted to all counties through the New York State Constitution; and

WHEREAS, Home Rule is embedded within New York State Constitution Article IX and empowers counties to adopt alternative forms of local governments, a significant power that is intended to be free from state intrusion into matters of local concern; and

WHEREAS, Article IX of the Constitution provides for a Bill of Rights, affording counties all of the autonomy, powers and protections required for the management of its affairs and effective self-government; and

WHEREAS, the enacted state legislation conflicts with and violates the Onondaga County Charter, the form of local government adopted by Onondaga County in 1961 and approved by the voters of this County at a public referendum; and

WHEREAS, Section 202 of the Onondaga County Charter states: “the term of office of the members of the county legislature shall be two years, and shall begin on the first day of January next following their election. Said elections for the county legislators shall be conducted at general elections in each odd-numbered year”; and

WHEREAS, Sections 301 and 501 of the Onondaga County Charter likewise require elections for the county executive and comptroller be conducted at general elections in odd-numbered years; and

WHEREAS, it is necessary to commence civil litigation to protect the County’s home rule powers and preserve its duly adopted Onondaga County Charter and Onondaga County Administrative Code; now, therefore be it

RESOLVED, that the 2024 County budget hereby is amended as follows:

REVENUES:

In Admin Unit 4700000000	
Law Department	
In Speed Type #210138	
In Account 590083 – Appropriated Fund Balance	\$100,000

APPROPRIATIONS:

In Admin Unit 4700000000	
Law Department	
In Speed Type #210138	
In Account 668720 – Transfer to Grant Expenditures	\$100,000

and, be it further

RESOLVED, that in accordance with and pursuant to the Onondaga County Charter and Onondaga County Administrative Code and appropriations, the County Executive and County Attorney are authorized to commence such actions, enter into such agreements, take such further actions, and execute such documents on behalf of the County and/or the County Legislature as they deem appropriate to implement the intent of this resolution.

Mr. Ryan made a motion to postpone the resolution for 90 days, seconded by Mr. Garland.

A vote was taken on the motion to postpone for 90 days.

Ms. Hernandez requested to be excused from the vote.

Motion FAILED. Ayes: 5 (Ryan, Romeo, Harvey, Brown, Garland) Noes: 11 (May, Meaker, Gunnip, Cody, Abbott, Olson, McCarron, Knapp, Bush, Kelly, Burtis) Excused: 1 (Hernandez)

Mr. Knapp assumed the chair, so Chairman Burtis could debate. After debate, Chairman Burtis reassumed the chair.

Mr. May made a motion for the previous question, seconded by Ms. Abbott. A vote was taken on the motion for the previous question.

Motion PASSED. Ayes: 11 (May, Meaker, Gunnip, Cody, Abbott, Olson, McCarron, Knapp, Bush, Kelly, Burtis) Noes: 5 (Ryan, Romeo, Harvey, Brown, Garland) Excused: 1 (Hernandez)

Debate was closed. A vote was taken on the resolution.

ADOPTED. Ayes: 11 (May, Meaker, Gunnip, Cody, Abbott, Olson, McCarron, Knapp, Bush, Kelly, Burtis) Noes: 5 (Ryan, Romeo, Harvey, Brown, Garland) Excused: 1 (Hernandez)

* * *

Motion Made By Ms. Gunnip, Mr. Knapp, Ms. Abbott, Dr. Kelly

RESOLUTION NO. 13

CONFIRMING THE REAPPOINTMENT OF SARAH MERRICK AS THE ONONDAGA COUNTY COMMISSIONER OF SOCIAL SERVICES

WHEREAS, pursuant to Social Services Law §116, Article XIV of the Onondaga County Charter and Article XIV of the Onondaga County Administrative Code, the Onondaga County Executive has duly reappointed Sarah Merrick to serve as the Onondaga County Commissioner of Social Services, subject to the confirmation of this Legislature; and

WHEREAS, it is the desire of this Legislature to confirm the reappointment of Sarah Merrick to serve as the Onondaga County Commissioner of Social Services; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby confirm the reappointment of Sarah Merrick to serve as the Onondaga County Commissioner of Social Services for a five year term pursuant to provisions of New York State Social Services Law, where such term is to comment on January 1, 2024, and to expire December 31, 2028

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Gunnip, Mr. Meaker

RESOLUTION NO. 14

APPROVING AND DIRECTING THE CORRECTION OF CERTAIN ERRORS ON TAX BILLS

WHEREAS, the following named property owner has filed an application with the County Director of Real Property Tax Services for the correction of errors on the tax roll relative to their premises for tax year 2024; and

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

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

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

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

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

<u>NAME AND ADDRESS OF APPLICANT</u>	<u>TAX MAP NUMBER</u>	<u>AMOUNT OF TAX BILLED</u>	<u>CORRECTED TAX</u>
<u>CLAY</u>			
Vincent & Colleen Duchano 8204 Old Rose Way Clay, NY 13041	312489 074.-08-06	\$10,312.33	\$2,877.87
Ralph & Janice Pizzuto 4851 West Taft Road Liverpool, NY 13088	312489 107.-18-10.0	\$10,664.32	\$7,224.35
<u>MANLIUS</u>			
State of New York OPRHP 25 Broadway Albany, NY 12238	31389 082.-01-35.1 (2019)	\$14,301.90	\$0
<u>SKANEATELES</u>			
Village of Skaneateles 26 Fennell Street Skaneateles, NY 13152	315001 010.-02-05.1	\$13,896.22	\$0
<u>VAN BUREN</u>			
Jacks Reef	Various On File with the Clerk	\$157,625.03	\$124,007.81
<u>TOWN VARIOUS</u>			
	WEP Sewer Corrections On File with the Clerk	\$742,165.40	\$400,896.00
	WEP Sewer Corrections On File with the Clerk	\$85,920.92	\$5,625.91

WEP Sewer Corrections On File with the Clerk	\$8,017.92	\$0
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ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 15

AUTHORIZING THE SETTLEMENT OF THE ACTION FILED WITH THE SUPREME COURT OF THE STATE OF NEW YORK, COUNTY OF ONONDAGA, MARY ANN HARRIS V. PATRICK J. CORBETT JUSTICE CENTER, ET AL.

WHEREAS, on or about November 5, 2019, by Summons and Complaint, Plaintiff Mary Ann Harris commenced this action against the Patrick J. Corbett Justice Center, Onondaga County Sheriff's Department and Onondaga County seeking damages for personal injuries allegedly sustained while working as a third-party contractor at the Justice Center on March 4, 2019; and

WHEREAS, Plaintiff is willing to settle the aforementioned action upon payment of \$75,000; now, therefore be it

RESOLVED, that the County Attorney is hereby authorized to settle this action in the amount of \$75,000, and the Comptroller be and hereby is authorized to draw his warrant charging it against the proper funds; and, be it further

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

ADOPTED. Ayes: 16 Absent: 1 (Olson)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 16

BOND RESOLUTION

A RESOLUTION AUTHORIZING RECONSTRUCTION OF THE COMMUNITY PLAZA GARAGE FLOOR IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$2,450,000, AND AUTHORIZING THE ISSUANCE OF \$2,450,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

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

Section 1. Reconstruction of the Community Plaza Garage floor, including incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$2,450,000.

Section 2. The plan for the financing thereof is by the issuance of \$2,450,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is twenty-five years pursuant to subdivision 12(a)(1) 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. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

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

Section 7. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

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

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

Section 9. 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

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 17

BOND RESOLUTION

A RESOLUTION AUTHORIZING COURTHOUSE HVAC RENOVATIONS IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$3,000,000, AND AUTHORIZING THE ISSUANCE OF \$2,000,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

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

Section 1. Courthouse HVAC renovations, including incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$3,000,000.

Section 2. The plan for the financing thereof is (i) by the issuance of an additional \$2,000,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law and (ii) the \$1,000,000 bonds previously authorized therefor pursuant to a bond resolution adopted on December 17, 2019.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is ten years pursuant to subdivision 13 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. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

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

Section 7. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

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

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

Section 9. 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

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 18

BOND RESOLUTION

A RESOLUTION AUTHORIZING IMPROVEMENTS TO THE ERIE CANAL MUSEUM IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$1,300,000, AND AUTHORIZING THE ISSUANCE OF \$1,300,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

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

Section 1. Improvements to the Erie Canal Museum, including incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$1,300,000.

Section 2. The plan for the financing thereof is by the issuance of \$1,300,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is twenty-five years pursuant to subdivision 12(a)(1) 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. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

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

Section 7. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

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

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

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

Section 9. 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

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 19

BOND RESOLUTION

A RESOLUTION AUTHORIZING WAR MEMORIAL UPGRADES IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$5,210,000, AND AUTHORIZING THE ISSUANCE OF \$5,210,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

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

Section 1. War Memorial Upgrades, including incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$5,210,000.

Section 2. The plan for the financing thereof is by the issuance of \$5,210,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is twenty-five years pursuant to subdivision 12(a)(1) 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. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds

herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

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

Section 7. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

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

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

Section 9. 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

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 20

BOND RESOLUTION

A RESOLUTION AUTHORIZING IMPROVEMENTS TO VARIOUS PARKS IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$1,935,000, AND AUTHORIZING THE ISSUANCE OF \$1,935,000 BONDS OF SAID COUNTY TO PAY COSTS 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. Improvements to various parks, including incidental costs, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$1,935,000.

Section 2. The plan for the financing thereof is by the issuance of \$1,935,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is fifteen years pursuant to subdivision 19(c) 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. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

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

Section 7. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating

Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

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

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

Section 9. 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

* * *

Motion Made By Ms. Cody, Ms. Gunnip

RESOLUTION NO. 21

BOND RESOLUTION

A RESOLUTION AUTHORIZING ONONDAGA LAKE PARK MARINA EXPANSION AND REHABILITATION IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$13,700,000, AND AUTHORIZING THE ISSUANCE OF \$13,700,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

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

Section 1. The Onondaga Lake Marina Expansion and Rehabilitation, including incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$13,700,000.

Section 2. The plan for the financing thereof is by the issuance of \$13,700,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is fifteen years pursuant to subdivision 19(c) 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. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

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

Section 7. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

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

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

Section 9. 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

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 22

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

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has duly reappointed and designated pursuant to Section 1903 of the Onondaga County Charter, and in accordance with Section 7 of the Soil and Water Conservation Districts Law, subject to confirmation by the Onondaga County Legislature, the following individuals as members of the Onondaga County Soil and Water Conservation District Board:

REAPPOINTMENTS:

Jessi Lyons
3162 Midland Avenue
Syracuse, New York 13205

TERM EXPIRES:

December 31, 2026

James Pollard
401 Charles Avenue
Syracuse, New York 13209

December 31, 2026

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

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

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 23

A RESOLUTION APPROVING IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK

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

WHEREAS, the Commissioner of Water Environment Protection of said County, pursuant to the Onondaga County Administrative Code, has prepared and submitted to said County Legislature, a report dated October 26, 2023 (the "Report"), duly approved by the County Executive, in connection with proposed improvements to the Onondaga County Sanitary District consisting of the following, with maximum estimated costs to be bond financed unless otherwise indicated:

- a. Camillus Force Main Replacement (Phase II) \$25,000,000;

- b. Asset Renewal \$625,000;
- c. Pump station and force main improvements \$1,820,000; and
- d. White Pine/Route 31 Sewer Expansion \$19,000,000;

in and for said County, all as more fully set forth in the Report; and

WHEREAS, this County Legislature duly adopted a resolution on December 19, 2023, calling a public hearing on the foregoing matter to be held in the Legislative Chambers in the County Court House, in Syracuse, New York on February 6, 2024 at 12:55 o'clock P.M., Prevailing Time; and

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

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

WHEREAS, an analysis of the potential environmental impacts that reasonably may be expected, if any, associated with the aforesaid improvements has been completed pursuant to the State Environmental Quality Review Act (SEQRA); and

WHEREAS, the Camillus Force Main Replacement and White Pine/Route 31 Sewer Expansion projects (collectively, "Projects") are considered Type I Actions under SEQRA and the County has notified involved and interested agencies that Onondaga County intends to serve as Lead Agency on the respective Projects and said agencies have not objected to the same; now, therefore be it

RESOLVED, that Environmental Assessment Forms (EAFs) for the Projects have been prepared and reviewed and are on file with the Clerk of the Legislature; and, be it further

RESOLVED, that the EAFs are satisfactory with respect to scope and content and adequacy in compliance with SEQRA and are accepted by this Onondaga County Legislature; and, be it further

RESOLVED, that this Legislature does accept and adopt the Negative Declarations for the respective Projects in accordance with Article 8 of the Environmental Conservation Law and 6 NYCRR Part 617 and has determined that the proposed actions will not have a significant adverse effect on the environment; and, be it further

RESOLVED, that the Onondaga County Executive, or his designee, is authorized to enter into such agreements, take such actions to comply with the requirements of SEQRA, including without limitation, the execution of documents and the filing, distribution and publication of the EAF and Negative Declaration, and any other actions to implement the intent of this resolution; and, be it further

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

Section 1. Based upon the proceedings heretofore had and taken, it is hereby found and determined that it is necessary and in the public interest to undertake the proposed improvements described in the preambles hereof for the Onondaga County Sanitary District at the estimated maximum costs set forth above, and that said improvements will be of special benefit to all of the real property included within the limits of the District.

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

Section 3. This resolution shall take effect immediately.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 24

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE ISSUANCE OF \$55,945,000 BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, TO PAY COSTS OF CERTAIN IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT IN AND FOR SAID COUNTY

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

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

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

Section 1. The following are hereby authorized in and for the Onondaga County Sanitary District, consisting of the following:

- a. Camillus Force Main Replacement (Phase II) \$25,000,000;
- b. Asset Renewal \$625,000 additional (\$1,500,000 bonds previously authorized);
- c. West Entry Pump Station Upgrade (BSK Service Area) \$9,500,000;
- d. Pump station and force main improvements \$1,820,000; and
- e. White Pine/Route 31 Sewer Expansion \$19,000,000 additional (\$16,000,000 bonds previously authorized);

in and for said County. There are hereby authorized to be issued \$55,945,000 bonds of said County pursuant to the provisions of the Local Finance Law.

Section 2. The maximum estimated cost of the aforesaid is \$55,945,000, and the plan for the financing thereof shall consist of (i) the issuance of the \$55,945,000 bonds of said County herein authorized.

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

Section 4. The faith and credit of said County of Onondaga, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. There shall annually be assessed upon the taxable real property in said Sanitary District in the manner provided by law, an amount sufficient to pay said principal and interest as the same become due and payable, but if not paid from such source, all the taxable real property within said County shall be subject to the levy of ad valorem taxes sufficient to pay the principal of and interest on said bonds.

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

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

Section 7. The Chief Fiscal Officer is hereby further authorized, at his sole discretion, to execute a project finance agreement, and any other agreements with the New York State Environmental Facilities Corporation, including amendments thereto, and including any instruments (or amendments thereto) in the effectuation thereof, in order to effect the financing or refinancing of the specific object or purpose described in Section 1 hereof, or a portion thereof, by a bond, and, or note issue of said County in the event of the sale of same to the New York State Environmental Facilities Corporation.

Section 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution.

Section 9. The validity of such bonds and bond anticipation notes may be contested only if:

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

Section 10. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 11. This resolution, which takes effect immediately, shall be published in summary form in the *Syracuse Post Standard*, the official newspaper of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Olson, Mr. Knapp

RESOLUTION NO. 25

CONFIRMING APPOINTMENTS TO THE ONONDAGA COUNTY FIRE ADVISORY BOARD

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has appointed or reappointed and designated the following individuals to serve as a members of the Onondaga County Fire Advisory Board, consistent with the Section 1903 of the Onondaga County Charter and Sections 3.12 and 3.13 of the Onondaga County Administrative Code:

<u>REAPPOINTMENTS:</u> William P. Murphy, III 2700 East Lake Road Skaneateles, New York 13152	<u>TERM EXPIRES:</u> December 31, 2026
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James C. Perrin Jr. 5971 Arentine Way Cicero, New York 13039	December 31, 2026
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<u>APPOINTMENTS:</u> James J. Rolince 117 Dubiel Avenue Syracuse, New York 13209	<u>TERM EXPIRES:</u> December 31, 2026
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Douglas Bloodgood 1926 Route 80 Tully, New York 13159	December 31, 2025
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Sean Doolittle 2984 US Rt 11 058 LaFayette, New York 13084	December 31, 2025
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Steven Dembowski 7504 Sugarwood Lane North Syracuse, New York 13212	December 31, 2025
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WHEREAS, such appointments and reappointments are subject to confirmation by the Onondaga County Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature does confirm the appointment/ reappointment of the above individuals to serve as members of the Onondaga County Fire Advisory Board for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May, Mr. Ryan, Mr. Brown, Ms. Hernandez, Mr. Meaker

RESOLUTION NO. 26

PROVIDING FOR A ONE YEAR MORATORIUM ON THE DISPOSITION OF THE
JAMESVILLE CORRECTIONAL FACILITY

WHEREAS, pursuant to County Law § 215 and in accordance with the Onondaga County Charter, the sale or disposition of the Jamesville property will require future legislative approval and compliance with Charter processes; now, therefore be it

RESOLVED, that this Onondaga County Legislature will not approve the disposition, whether by sale, lease or otherwise, of the real property associated with the Jamesville Correctional Facility, located at 6660 East Seneca Turnpike, Jamesville, New York 13078, for one (1) year from the date hereof, during which time the Jamesville Correctional Facility is not to be decertified as a designated jail of the County (“moratorium”); and, be it further

RESOLVED, that this Onondaga County Legislature does hereby reserve the right to extend said moratorium upon the expiration of the initial one (1) year period.

ADOPTED. Ayes: 17

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, March 5, 2024. There was no objection and the meeting was adjourned at 2:32 p.m.

Respectfully submitted,
JAMIE McNAMARA, Clerk
Onondaga County Legislature

* * *

March 5, 2024

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March 5, 2024

The Legislature of Onondaga County convened on the above date at 1:08 p.m. Chairman Burtis presiding.

The Clerk called the roll and the following legislators were present: May, Meaker, Gunnip, Abbott, Romeo, Ryan, Harvey, Olson, McCarron, Knapp, Bush, Kelly, Brown, Garland, Hernandez, Mr. Chairman

Absent: Legislator Cody

Chairman Burtis gave the invocation. Legislator Gunnip led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

January 23, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XXIV, Section 24.01, of the Onondaga County Administrative Code, and Article XIX, Section 1903, of the Onondaga County Charter, I have reappointed/appointed, subject to confirmation of the County Legislature, the following individuals to serve as members of the OCC Board of Trustees:

REAPPOINTMENT:

Jaime Alicea
103 Phillips Road
Syracuse, NY 13214

TERM EXPIRES:

October 4, 2030

APPOINTMENT:

William Gilberti
3235 Lanning Road
Skaneateles, NY 13152

TERM EXPIRES:

November 1, 2030

Mr. Gilberti will be replacing Ms. Tara Owens

Your confirmation of these appointments would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

February 14, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XXIV, Section 1903, of the Onondaga County Charter, and in concert with the Workforce Investment Act of 1998, I have appointed, subject to confirmation of the County Legislature, the following individual to serve as a member of the CNY Work Board of Directors:

March 5, 2024

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APPOINTMENT:
Kevin J. Meaker
3727 Snowdrop Road
Baldwinsville, NY 13027

TERM EXPIRES:
December 31, 2025

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 27

CONFIRMING THE APPOINTMENT BY THE COUNTY EXECUTIVE TO THE CNY WORKS
BOARD OF DIRECTORS

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has duly appointed and designated pursuant to Section 1903 of the Onondaga County Charter and consistent with the Workforce Innovation and Opportunity Act, subject to confirmation by the Onondaga County Legislature, the following individual to serve as a member of the CNY Works Board of Directors:

APPOINTMENT:
Kevin J. Meaker
3727 Snowdrop Road
Baldwinsville, New York 13027

TERM EXPIRES:
December 31, 2025

and

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 to serve as a member of the CNY Works Board of Directors for the term specified above.

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 28

CONFIRMING REAPPOINTMENTS TO THE ONONDAGA COUNTY WATER AUTHORITY

WHEREAS, pursuant to the provisions of the Public Authorities Law and appointments heretofore made to the Onondaga County Water Authority three vacancies occur due to the expiration of the term of the individuals named herein; and

WHEREAS, the Chairman of the Onondaga County Legislature has designated and reappointed such individuals to serve as members of the Onondaga County Water Authority, subject to confirmation of this Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby confirms the reappointments of the following individuals to the Onondaga County Water Authority for the term specified:

<u>REAPPOINTMENTS:</u>	<u>TERM EXPIRES:</u>
Anthony Geiss, Jr. 202 Crandon Terrace Baldwinsville, New York 13027	July 1, 2026
Benedicte Doran 4605 Mystic Drive Jamesville, New York 13078	July 1, 2026
Kenneth Gardiner 6158 Weatherburn Circle LaFayette, New York 13084	July 1, 2027

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 29

AUTHORIZING NEW YORK STATE REIMBURSEMENT FOR 2024 EXPENSES OF THE RECORDING OFFICER FOR THE COUNTY OF ONONDAGA FOR ADMINISTRATION OF MORTGAGE TAXES

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

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

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

RESOLVED, by the Onondaga County Legislature that the sum of \$516,922 for the year 2024 be and the same hereby is determined as necessary, reasonable and proper allowance to be received by the Recording Officer of the County of Onondaga for the purpose of administering mortgage taxes in her office, as follows:

Clerk III Salary	\$51,694
Plus additional sum as follows:	
Social Security	\$3,955
Retirement	\$9,202
Health Insurance	\$5,351
Unemployment	\$66

Workman’s Compensation	\$1,169	
Dental Insurance	\$788	
Disability	<u>\$201</u>	
	\$20,732	\$72,426
Recording Clerk Salary (2) (\$45,320.00)	\$90,640	
Plus additional sum as follows:		
Social Security	\$6,934	
Retirement	\$16,134	
Health Insurance	\$28,890	
Unemployment	\$115	
Workman’s Compensation	\$2,050	
Dental Insurance	\$1,577	
Disability	<u>\$350</u>	
	\$56,050	\$146,690
Deputy County Clerk Salary (2) (\$53,345)	\$106,690	
Plus additional sum as follows:		
Social Security	\$8,160	
Retirement	\$12,056	
Health Insurance	\$28,186	
Unemployment	\$136	
Workman’s Compensation	\$2,412	
Dental Insurance	\$1,576	
Disability	<u>\$302</u>	
	\$52,828	\$159,518
Indirect Costs	\$18,986	
Office Supplies	\$3,069	
Data Processing Services	\$50,408	
Facilities Management	\$59,959	
Law Department Services	\$2,030	
Purchase Division Services	\$255	
Maintenance Utility Rents	\$3,321	
All Other Expenses	<u>\$260</u>	
	\$138,288	
		<u>\$138,288</u>
	Total	\$516,922

and, be it further

RESOLVED, that such additional sum of \$516,922 for the year 2024 is hereby certified to the State Tax Commissioner as the reasonable and necessary allowance for such expense; and, be it further

RESOLVED, that the Clerk of the Legislature is hereby directed to forward 2 certified copies of this resolution to the appropriate County officials.

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 30

AMENDING THE 2023 COUNTY BUDGET TO MAKE FUNDS AVAILABLE TO SUPPORT DIGITALIZATION OF PAYROLL RECORDS

WHEREAS, the Office of the Onondaga County Comptroller has applied for a \$75,000 grant with New York State Local Government Records Management Improvement Fund (LGRMIF) for digitalization of payroll records; and

WHEREAS, it is necessary to amend the 2023 County Budget to make funds available to provide matching funds for this grant; now, therefore be it

RESOLVED, that the 2023 County Budget is amended as follows:

APPROPRIATIONS:

In Admin Unit 1300000000	
County Comptroller	
In Speed Type #102012	
In Account 641010 – Regular Employee Salaries	(\$75,000)

In Admin Unit 1300000000	
County Comptroller	
In Speed Type #102012	
In Account 668720 – Transfer to Grant Expenditures	\$75,000

APPROPRIATIONS:

In Admin Unit 1300000000	
County Comptroller	
In Speed Type #102095	
In Project 701002 – Digitalization of Payroll Records	
In Account 694080 Professional Services	\$150,000

REVENUES:

In Admin Unit 1300000000	
County Comptroller	
In Speed Type #102095	
In Project 701002 – Digitalization of Payroll Records	
In Account 590070– Inter Trans-Non Debt Svc	\$75,000

In Admin Unit 1300000000	
County Comptroller	
In Speed Type #102095	
In Project 701002 – Digitalization of Payroll Records	
In Account 590020– ST AID – Gen Govt Support	\$75,000

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 31

2023 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Adult Protective Unit 7100000000	Admin Unit 7100000000	
Personnel Department	Personnel Department	
Speed Type #30128	Speed Type #230128	
Acct. 694080	Acct. 668720	
Professional Services	Transfer to Grant Expenditures	\$6,000

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 32

2023 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 3900000000	Admin Unit 3900000000	
Finance	Finance	
Speed Type #200287	Speed Type #200287	
Acct. 641010	Acct. 668720	
Reg Employee Salaries	Transfer to Grant Expenditures	\$15,000

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 33

APPROVING AND DIRECTING THE CORRECTION OF CERTAIN ERRORS ON TAX BILLS

WHEREAS, the following named property owner has filed an application with the County Director of Real Property Tax Services for the correction of errors on the tax roll relative to their premises for tax year 2024; and

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

WHEREAS, Section 554 of the Real Property Tax Law prescribes the procedure for correction

of clerical errors, errors in essential fact, and certain unlawful entries on tax rolls; and

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

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

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

<u>NAME AND ADDRESS OF APPLICANT</u>	<u>TAX MAP NUMBER</u>	<u>AMOUNT OF TAX BILLED</u>	<u>CORRECTED TAX</u>
TOWN VARIOUS	WEP Sewer Corrections	\$269,801.30	\$108,139.47

<u>NAME & ADDRESS</u>	<u>TAX MAP#</u>	<u>UNIT CORRECTION</u>	<u>UNIT ASSESSMENT</u>	<u>UNIT CHARGE</u>
Leah Pawlewicz 4351 Outlook Drive	048.-03-20.0	0	1	445.44
Lynn Precourt 7895 W. Dead Creek Rd	034.-01-19.0	0	1	445.44
Walter Strache Conrail & River	031.-11-18.0	0	1	445.44
Walter Strache Conrail & River	031.-11-17.0	0	1	445.44
Walter Strache Conrail & River	031.-11-13.0	0	1	445.44
Village Green EB LLC 401-464 Village Blvd S	031.-10-11.2	48	48.44	195.99
Diane Kufel Elm Street	002.-04-01.0	0	1	445.44
Mars Hill Broadcasting Co 4044 Makyas Road	055.-03-53.0	0	1	445.44
Francis Cutie 8 Division Street	021.-03-11.3	0	1	445.44
Carrie Grooms 4 Feeder Bank Rd	003.-03-13.0	0	1	445.44
Mirabelle Mattar 4174 Tommy's Trail	104.-04-25.0	1	1.76	338.53
Daniel Gotch 4162 Onondaga Blvd	004.-01-03.0	0	1	445.44
Town of Geddes Grand Avenue	052.-01-05.1	0	1	445.44
John Curran 4243 Fay Road	004.-01-31.0	0	1	445.44
Rhoades Living Trust 7469 James Street	088.-02-05.0	0	1	445.44
Kenneth Fitzpatrick 68 Oswego Street	010.-01-28.0	2.25	3.75	668.16
William Cook 6 Salina Street	009.-02-05.0	2.5	4	668.16

Jack Augenstein 5075 W Seneca, LLC	030.-04-01.1	172	384.75	94,767.36
Susan McSweeney 215 Pleasant Street	025.-02-08.2	7.5	24	7,349.76
Donald Austin 7 Marble Street	017.-01-06.2	0	1	445.44
Iroquois Nursing Home Inc 4600 Southwood Heights Dr	035.-01-06.2	9.52	120	46,210.51
FayeAnn Cookhouse 100 Fayette Drive	087.-02-06.0	0	1	445.44
Town of Geddes Grand Avenue	053.-01-12.0	0	1	445.44
Village of North Syracuse 123 Wells Avenue E	011.-02-01.0	0	1	445.44
Brewerton Volunteer Fire Dept Jerome Street	115.-01-21.0	0	1	445.44
Walter Strache State Fair Boulevard	031.-11-01.3	0	1	445.44

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 34

STANDARD WORK DAY RESOLUTION FOR EMPLOYEES

WHEREAS, the County of Onondaga is establishing the standard work days for its employees; now, therefore be it

RESOLVED, that the County of Onondaga, Location Code 10031, hereby establishes the following as standard work days for its employees and will report days worked to the New York State and Local Employees' Retirement System based on the time keeping system or the record of activities maintained and submitted by these members to the Clerk of this Legislature, as set forth on Exhibit "A" attached hereto and made a part hereof.

<u>TITLE</u>	<u>HOURS</u>	<u>TITLE</u>	<u>HOURS</u>
Account Clerk 1	7.00	Administrative Director (Parks and Rec)	7.00
Account Clerk 2	7.00	Administrative Director (Transportation)	7.00
Account Clerk 3	7.00	Administrative Intern	7.00
Account Clerk-Typist 2	7.00	Administrative Officer (Comptroller)	7.00
Accountant 1	7.00	Administrative Officer (County Executive)	7.00
Accountant 2	7.00	Administrative Officer (DCFS)	7.00
Accounting Supervisor - Grade B	7.00	Administrative Officer (Emergency Management)	7.00
Administrative Aide	7.00	Administrative Officer (Financial Oper)	7.00
Administrative Analysis Aide (Social Services)	7.00		
Administrative Analyst (Social Services)	7.00		
Administrative Analyst 2	7.00		
Administrative Assistant	7.00		
Administrative Director (OCPL)	7.00		

Administrative Officer (Parks) and Rec)	7.00	Caseworker (Minority Group Specialist)	7.00
Administrative Officer (Personnel)	7.00	Caseworker (Spanish Speaking)	7.00
Administrative Officer (Planning)	7.00	Chief Confidential Assistant To County Attorney	7.00
Administrative Officer (Purchasing)	7.00	Chief Governmental Accountant	7.00
Administrative Officer (Veterans Service)	7.00	Child Care Supervisor	7.00
Administrative Officer Community Development	7.00	Child Care Worker 1	7.00
Administrative Planning And Funding Coordinator	7.00	Child Care Worker 2	7.00
Administrative Training Officer	7.00	Child Care Worker I (HELP Program)	7.00
Administrator For Special Projects	7.00	Child Support Enforcement Supervisor	7.00
Application Program Manager	7.00	Civil Engineer 1	7.00
Application Project Lead	7.00	Civil Engineer 2	7.00
Architect 1	7.00	Civil Engineer 3	7.00
Architect 2	7.00	Civil Engineer/Land Surveyor	7.00
Assistant Contract Compliance Public Participation Coordinator	7.00	Clerk 1	7.00
Assistant Director Of Child Welfare	7.00	Clerk 2	7.00
Assistant Director Of Juvenile Detention Services	7.00	Clerk 3	7.00
Assistant Director Of Real Property Tax Services	7.00	Client Solutions Manager	7.00
Assistant Director Real Property Services Tax Map	7.00	Clinical Services Coordinator	7.00
Assistant Payroll Director	7.00	Collection System Director	7.00
Assistant Probation Director	7.00	Communicable Disease Investigator	7.00
Assistant Purchasing Director	7.00	Communicable Disease Investigator 2	7.00
Assistant Welfare Attorney	7.00	Communicable Disease Investigator 1	7.00
Assistant Welfare Management Systems Coordinator	7.00	Community Health Counselor	7.00
Associate Director of Employment Programs	7.00	Community Services Aide	7.00
Auditor (Payroll)	7.00	Community Services Worker	7.00
Auditor 1	7.00	Community Services Worker (HELP Program)	7.00
Auditor 2	7.00	Computer Equipment Maintenance Specialist	7.00
Auditor 3	7.00	Computer Evidence Specialist 1	7.00
Bookbinder	7.00	Computer Evidence Specialist 2	7.00
Budget Analyst 2	7.00	Computer Evidence Specialist 3	7.00
Budget Analyst 3	7.00	Computer Repair Technician (Water Environment Protection)	7.00
Building Maintenance And Operations Assistant	7.00	Computer Technical Specialist	7.00
Buyer 1	7.00	Confidential District Attorney Investigator 1	7.00
Buyer 2	7.00	Confidential District Attorney Investigator 2	7.00
Buyer 3	7.00	Confidential District Attorney Investigator 3	7.00
Case Supervisor A	7.00	Console Operator	7.00
Case Supervisor B	7.00	Construction Administrator	7.00
Case Worker	7.00	Contract Compliance Administrator	7.00
Case Worker (HELP Program)	7.00	Coordinator of Assisted Outpatient Treatment	7.00

Coordinator Of Eligibility Investigations	7.00	Director Of Infrastructure Services	7.00
Coordinator Water Quality Management	7.00	Director Of Internal Services	7.00
Court Stenographer (Grand Jury)	7.00	Director Of Juvenile Justice & Detention Services	7.00
Crime Victim Specialist	7.00	Director of Library Information Systems	7.00
Data Base Administrator	7.00	Director Of Maternal And Child Health	7.00
Data Communications Manager	7.00	Director of Medical Examiner Services	7.00
Data Entry Equipment Operator	7.00	Director Of Natural Resource Facilities & Services	7.00
Data Entry Supervisor	7.00	Director Of Operations	7.00
Delinquent Tax Clerk	7.00	Director of Operations (Clinical)	7.00
Deputy Chief Information Officer	7.00	Director Of Operations (Hillbrook)	7.00
Deputy Director of Community Development	7.00	Director Of Operations (Parks)	7.00
Deputy Purchasing Director	7.00	Director Of Parks Planning And Development	7.00
Detention Home Casework Supervisor	7.00	Director of Payroll Operations	7.00
Detention Home Social Work Assistant	7.00	Director Of Personnel Administration	7.00
Director of Day Treatment Services	7.00	Director of Personnel and Labor Relations	7.00
Director - One Stop Shop	7.00	Director of Public Health Communications	7.00
Director For Outpatient Services	7.00	Director Of Recreation	7.00
Director Of Administrative Services (Social Services)	7.00	Director Of Security	7.00
Director Of Adult Protective Services	7.00	Director Of Surveillance Statistics	7.00
Director Of Application Services	7.00	Director Of Tax Preparation	7.00
Director of Asset Management	7.00	Director of Workforce Development	7.00
Director Of Building Maintenance	7.00	Director of Youth Bureau	7.00
Director Of Child Support Enforcement	7.00	Director, Special Children's Services	7.00
Director Of Civil Service Administration	7.00	Division Administrator (Family Court)	7.00
Director Of Client Services	7.00	DNA Validation Specialist	7.00
Director of Community Health	7.00	Drafting Technician 2	7.00
Director Of Construction & Office Planning	7.00	Duplicating Machine Operator 1	7.00
Director of Data Analytics	7.00	Duplicating Machine Operator 2	7.00
Director of Detention Services	7.00	Duplicating Machine Operator III	7.00
Director Of Disease Control	7.00	Economic Development Specialist 1	7.00
Director of Education and Vocational Services	7.00	Economic Devel. Specialist 2	7.00
Director Of Emergency Management (Fire)	7.00	Economic Devel. Specialist 3	7.00
Director Of Emergency Medical Services	7.00	Education Specialist Children With Special Needs	7.00
Director of Employee Health and Safety	7.00	Elderly Services Coordinator	7.00
Director of Employment Programs	7.00	Employee Benefits Claims Clerk	7.00
Director Of Environmental Health	7.00	Employee Benefits Manager	7.00
Director of Grants Management	7.00	Employee Benefits Specialist	7.00
Director Of Health Promotion & Disease Prevention	7.00	Employment Aide	7.00

Employment and Vocational Specialist	7.00	Human Resources Business Operations Specialist	7.00
Employment Counselor I	7.00	Human Rights Specialist	7.00
Employment Counselor I (HELP)	7.00	Income Maintenance Specialist	7.00
Employment Counselor II	7.00	Income Maintenance Supervisor 1	7.00
Energy Management Analyst	7.00	Income Maintenance Supervisor 2	7.00
Engineering Aide 1	7.00	Income Maintenance Worker	7.00
Engineering Aide 2	7.00	Income Maintenance Worker (HELP)	7.00
Engineering Aide 3	7.00	Income Maintenance Worker (Spanish Speaking)	7.00
Enterprise Design Specialist	7.00	Industrial Pretreatment Director	7.00
Enterprise Functional Lead	7.00	Information Aide	7.00
Enterprise Project Lead	7.00	Information Security Manager	7.00
Enterprise Support Specialist	7.00	Information Systems Coordinator	7.00
Environmental Health Technician 1	7.00	Instrumentation/Electrical Engineer	7.00
Environmental Health Technician 2	7.00	Instrumentation/Electrical Superintendent	7.00
Environmental Health Technician I (HELP Program)	7.00	Inventory Control Supervisor	7.00
Environmental Policy Analyst	7.00	Junior Enterprise Support Specialist	7.00
Epidemiologist	7.00	Junior Systems Administrator	7.00
Equipment Maintenance Supervisor	7.00	Laboratory Technician	7.00
Financial Analyst	7.00	LAN Technical Specialist	7.00
Financial Readiness Officer	7.00	Latent Print Examiner 1	7.00
Firearms Examiner 1	7.00	Latent Print Examiner 2	7.00
Firearms Examiner 2	7.00	Latent Print Examiner 3	7.00
Firearms Examiner 3	7.00	Legal Secretary 1	7.00
Firearms Technician	7.00	Legal Secretary 2	7.00
Fiscal Officer	7.00	Librarian 1	7.00
Forensic Chemist 1 (Criminalistics)	7.00	Librarian 2	7.00
Forensic Chemist 1 (Toxicology)	7.00	Librarian 3	7.00
Forensic Chemist 2 (Criminalistics)	7.00	Librarian 4 (Department Head)	7.00
Forensic Chemist 2 (Toxicology)	7.00	Librarian Assistant	7.00
Forensic Chemist 3 (Criminalistics)	7.00	Librarian I (Integrated Technologies)	7.00
Forensic Chemist 3 (Toxicology)	7.00	Librarian II (Systems)	7.00
Forensic Lab Support Assistant	7.00	Library Clerk 1	7.00
Forensic Operations Assistant	7.00	Library Clerk 2	7.00
Forensic Records Coordinator	7.00	Library Clerk 3	7.00
Forensic Scientist (Biology) 1	7.00	Literacy Coordinator	7.00
Forensic Scientist (Biology) 2	7.00	Locksmith	7.00
Forensic Scientist (Biology) 3	7.00	Mail Room Clerk	7.00
GIS Program Manager	7.00	Mailroom Supervisor	7.00
GIS Systems Specialist	7.00	Management Analyst	7.00
GIS Systems Specialist 2	7.00	Management Engineer (Water Environment Protection)	7.00
Graphics Technician	7.00	Management Information Systems Trainer (Social Services)	7.00
Graphics Technician 2	7.00	Manager Of Technical Support	7.00
Grounds Supervisor	7.00	Materials Management Coordinator	7.00
Help Desk Operator	7.00	Mechanical Engineer	7.00
Help Desk Supervisor	7.00	Mechanical Engineer II	7.00
Housing Program Coordinator	7.00		
Housing Rehabilitation Aide	7.00		
Housing Rehabilitation Inspector	7.00		
Housing Rehabilitation Specialist	7.00		
Housing Rehabilitation Supervisor	7.00		

Medical Assistant	7.00	Probation Officer 1 Trainee	
Medical Billing Technician	7.00	(Community Liaison)	7.00
Medical Records Technician	7.00	Probation Officer 1 Trainee	
Messenger	7.00	(Spanish Speaking)	7.00
Network Administrator	7.00	Probation Supervisor 1	7.00
Network Administrator Lead	7.00	Process Control Director	7.00
Nursing Director (Community Health Services)	7.00	Process Server	7.00
Nutrition Assistant	7.00	Program Analyst	7.00
Nutrition Assistant (HELP Program)	7.00	Program Assistant (Emergency Management)	7.00
Nutrition Services Coordinator	7.00	Program Assistant (Health)	7.00
Nutritionist	7.00	Program Assistant (Water Environment Protection)	7.00
Nutritionist (HELP Program)	7.00	Program Coordinator - One Stop Shop	7.00
Office Automation Analyst	7.00	Program Coordinator (Department of Children & Family Services)	7.00
Office Automation Support Technician	7.00	Program Coordinator (Emergency Management)	7.00
Outreach Worker (Health)	7.00	Program Coordinator (Health)	7.00
Outreach Worker II	7.00	Program Coordinator (Healthy Start)	7.00
Paralegal	7.00	Program Coordinator (Runaway & Homeless Youth)	7.00
Pathologist	7.00	Program Coordinator (Stormwater Management)	7.00
Payroll Clerk 2	7.00	Program Coordinator (WIC)	7.00
Payroll Clerk I	7.00	Program Coordinator Education	7.00
Payroll Supervisor	7.00	Program Coordinator II (Health)	7.00
Peer Specialist	7.00	Program Coordinator III (Health)	7.00
Peer Supervisor	7.00	Program Manager - Mental Health Services	7.00
Personnel Administrator	7.00	Program Monitor	7.00
Personnel Aide	7.00	Programmer 1	7.00
Personnel Officer	7.00	Project Coordinator	7.00
Personnel Services Aide	7.00	Project Coordinator (Community Development)	7.00
Personnel Services Representative	7.00	Project Development Specialist	7.00
Personnel Technician 1	7.00	Project Director (Aging Services)	7.00
Personnel Technician 2	7.00	Project Director (Community Services)	7.00
Personnel Technician 3	7.00	Project Director (EISEP)	7.00
Photocopy Machine Operator	7.00	Project Director (MCOA Senior Employment Program)	7.00
Planner 1	7.00	Project Director (MCOA Senior Nutrition Program)	7.00
Planner 2	7.00	Psychiatric Social Worker 1	7.00
Planner 3	7.00	Psychiatric Social Worker 1 (Clinic)	7.00
Plumbing Control Supervisor	7.00	Psychiatric Social Worker 2	7.00
Plumbing Inspector 1	7.00	Psychiatric Social Worker 2 (Clinic)	7.00
Plumbing Inspector 2	7.00	Public Health Analyst I	7.00
Pre-Qualification Officer	7.00		
Principal Contracts Examiner	7.00		
Principal Employment Counselor	7.00		
Principal Probation Officer	7.00		
Probation Assistant	7.00		
Probation Director (Group D)	7.00		
Probation Officer 1	7.00		
Probation Officer 1 (Community Liaison)	7.00		
Probation Officer 1 (Spanish Speaking)	7.00		
Probation Officer 1 Trainee	7.00		

Public Health Analyst II	7.00	Sanitary Technician	7.00
Public Health Compliance Officer	7.00	Senior Administrative Officer	7.00
Public Health Education Supervisor	7.00	Senior Caseworker	7.00
Public Health Educator	7.00	Senior Court Stenographer (Grand Jury)	7.00
Public Health Engineer 1	7.00	Senior DNA Scientist	7.00
Public Health Engineer 2	7.00	Senior Economic Development Specialist	7.00
Public Health Engineer 3	7.00	Senior Enterprise Design Specialist	7.00
Public Health Engineer 4	7.00	Senior Executive Assistant (District Attorney)	7.00
Public Health Fellow I	7.00	Senior Firearms Examiner	7.00
Public Health Fellow II	7.00	Senior Forensic Chemist (Criminalistics)	7.00
Public Health Fellow III	7.00	Senior Latent Print Examiner	7.00
Public Health Social Work Assistant	7.00	Senior Management Analyst	7.00
Public Health Social Work Assistant	7.00	Senior Motor Equipment Dispatcher	7.00
Public Health Social Work Assistant (Spanish Speaking)	7.00	Senior Network Administrator	7.00
Public Health Social Work Supervisor	7.00	Senior Nutrition Assistant	7.00
Public Health Social Worker 1	7.00	Senior Nutritionist	7.00
Public Information Assistant	7.00	Senior Office Automation Analyst	7.00
Public Information Specialist	7.00	Senior Planner (Emergency Management)	7.00
Public Safety Dispatcher (HELP Program)	7.00	Senior Project Coordinator	7.00
Public Safety Telecommunicator (HELP Program)	7.00	Senior Sanitary Technician	7.00
Purchasing Clerk	7.00	Senior Support Enforcement Officer	7.00
Purchasing Contract Clerk	7.00	Senior Systems Administrator	7.00
Recording Clerk	7.00	Senior Systems Programmer	7.00
Records Compliance Manager	7.00	Senior Welfare Fraud Investigator	7.00
Records Preservation Assistant	7.00	Sewer Maintenance And Inspection Engineer	7.00
Records Preservation Supervisor	7.00	Sewer Maintenance Superintendent	7.00
Reproduction Services Supervisor	7.00	Social Services Examiner 1	7.00
Research Aide	7.00	Social Services Examiner I (HELP Program)	7.00
Research Coordinator (City County Youth Board)	7.00	Social Services Program Coordinator	7.00
Research Technician 1	7.00	Special Education Transportation Coordinator	7.00
Research Technician 2	7.00	Specialist - Service For the Aging	7.00
Safety Director	7.00	Specification Writer	7.00
Safety Officer	7.00	Specification Writer 2	7.00
Safety Training Instructor	7.00	Staff Development Aide	7.00
Sanitarian 1	7.00	Stenographer 2	7.00
Sanitarian 2	7.00	Stock Attendant	7.00
Sanitarian 3	7.00	Stock Clerk	7.00
Sanitarian 4	7.00	Storekeeper	7.00
Sanitarian I (HELP Program)	7.00	Supervising Social Services Investigator	7.00
Sanitary Biochemist	7.00	Supervisor Of Administrative Analysis (Social Services)	7.00
Sanitary Chemist 1	7.00		
Sanitary Chemist 2	7.00		
Sanitary Engineer 1	7.00		
Sanitary Engineer 2	7.00		
Sanitary Engineer 3	7.00		
Sanitary Laboratory Director	7.00		

Support Enforcement Officer	7.00	Chief Forensic Investigator	8.00
Support Enforcement Officer (HELP Program)	7.00	Closed Circuit TV Attendant	8.00
Systems Accountant	7.00	Closed Circuit TV Operator	8.00
Systems Accounting Manager	7.00	Codes Enforcement Officer	8.00
Systems Administrator	7.00	Community Health Nurse	8.00
Systems Programmer	7.00	Community Health Nursing Supervisor	8.00
Tax Abstract Clerk	7.00	Control Room Supervisor (District Heating & Cooling)	8.00
Tax Clerk	7.00	Correction Captain	8.00
Tax Map Technician 1	7.00	Correction Counselor 1	8.00
Teacher	7.00	Correction Counselor II	8.00
Training Officer	7.00	Correction Lieutenant	8.00
Training Unit Assistant	7.00	Correction Officer	8.00
Transportation Operations Officer	7.00	Correction Sergeant	8.00
Typist 1	7.00	Curator Of Animals	8.00
Typist 2	7.00	Custodial Crew Leader	8.00
Veterans Service Officer	7.00	Custodial Worker 1	8.00
Veterans Services Aide	7.00	Custodial Worker 2	8.00
Victim Assistance Supervisor	7.00	Deputy Coordinator Emergency Management	8.00
Vital Records Manager	7.00	Deputy Sheriff (Custody)	8.00
Vital Records Specialist	7.00	Deputy Sheriff (Custody-Spanish Speaking)	8.00
Wastewater Treatment Plant Superintendent	7.00	Deputy Sheriff (Police Spanish Speaking)	8.00
Wastewater Treatment Plant Construction Supervisor	7.00	Deputy Sheriff (Police)	8.00
Wastewater Treatment Plant Maintenance Worker	7.00	Deputy Sheriff Assistant Chief	8.00
Water Systems Construction Engineer	7.00	Deputy Sheriff Assistant Chief (Custody)	8.00
Water Systems Construction Engineer II	7.00	Deputy Sheriff Assistant Chief (Police)	8.00
Web Design Specialist	7.00	Deputy Sheriff Captain (Custody)	8.00
Weights And Measures Inspector	7.00	Deputy Sheriff Captain (Police)	8.00
Welfare Fraud Investigator	7.00	Deputy Sheriff Community Service Officer	8.00
Welfare Management System Coordinator	7.00	Deputy Sheriff Court Attendant	8.00
WIC Assistant	7.00	Deputy Sheriff Juvenile Transport Officer	8.00
WIC Assistant (HELP Program)	7.00	Deputy Sheriff Lieutenant (Civil)	8.00
WIC Assistant (Spanish Speaking)	7.00	Deputy Sheriff Lieutenant (Custody)	8.00
Aging Services Aide	8.00	Deputy Sheriff Lieutenant (Police)	8.00
Assistant Director Of Child Support	8.00	Deputy Sheriff Sergeant (Custody)	8.00
Asst Swimming Facility Mgr	8.00	Deputy Sheriff Sergeant (Police)	8.00
Automotive Mechanic Crew Leader	8.00	Detention Home Aide	8.00
Boiler Operator	8.00	Detention Home Aide 2	8.00
Boiler Operator/Mtce Worker	8.00	Detention Home Counselor 2	8.00
Bridge Construction Supervisor	8.00	Digital Forensics Technician	8.00
Bridge Maintenance Crew Leader	8.00	Director of Community Relations	8.00
Building Maintenance Supervisor	8.00	Driver-Messenger	8.00
Carpenter	8.00	Education Program Supervisor	8.00
Casework Supervisor	8.00	Electrical Maintenance Coordinator	8.00
Chief Forensic Autopsy Technic	8.00		

Electrician	8.00	Literacy Aide	8.00
Employee Relations Officer	8.00	Maintenance Carpenter	8.00
Equipment Operator Instructor	8.00	Maintenance Carpenter Crew Leader	8.00
Fire Investigator	8.00	Maintenance Electrician	8.00
Food Service Helper 2	8.00	Maintenance Electrician Crew Leader	8.00
Food Service Manager	8.00	Maintenance Helper	8.00
Forensic Attendant	8.00	Maintenance Mechanic	8.00
Forensic Attendant II	8.00	Maintenance Supervisor (Transportation)	8.00
Forensic Autopsy Technician 1	8.00	Maintenance Worker 1	8.00
Forensic Autopsy Technician 2	8.00	Maintenance Worker 1 (Trainee)	8.00
Forensic Investigator 1	8.00	Maintenance Worker 2	8.00
Forensic Investigator 2	8.00	Mason (Transportation)	8.00
General Curator	8.00	Mechanical Maintenance Coordinator	8.00
Groundskeeper	8.00	Mechanical Systems Maintenance Director	8.00
Hatchery Aide 2	8.00	Mechanical Systems Maintenance Supervisor	8.00
Hatchery Operations Supervisor	8.00	Mechanical Systems Maintenance Worker	8.00
Head Operator Large Plant	8.00	Morgue Attendant	8.00
Head Wastewater Treatment Plant Operator	8.00	Motor Equipment Dispatcher	8.00
Heavy Equipment Mechanic 1	8.00	Motor Equipment Dispatcher (Transportation)	8.00
Heavy Equipment Mechanic 2	8.00	Motor Equipment Operator 1	8.00
Heavy Equipment Mechanic Crew Leader	8.00	Motor Equipment Operator 2	8.00
Heavy Equipment Mechanic II (T	8.00	Nature Center Superintendent	8.00
Highway Maintenance Section Crew Leader	8.00	Navigation Patrol Officer	8.00
Highway Maintenance Shift Supervisor	8.00	Nurse Practitioner (Primary Care)	8.00
Highway Maintenance Supervisor	8.00	Nursing Supervisor	8.00
Highway Maintenance Worker I	8.00	Page	8.00
Highway Maintenance Worker II	8.00	Painter	8.00
Highway Maintenance Worker Trainee	8.00	Park Labor Crew Leader	8.00
Highway Shift Supervisor	8.00	Park Laborer	8.00
Highway Sign and Signal Repair Supervisor	8.00	Park Maintenance Crew Leader	8.00
Highway Sign and Signal Repair Worker I	8.00	Park Naturalist 1	8.00
Highway Sign and Signal Repair Worker II	8.00	Park Naturalist 2	8.00
Instrumentation Crew Leader	8.00	Park Ranger 1	8.00
Instrumentation Maintenance Coordinator	8.00	Park Ranger 2	8.00
Instrumentation Mechanic (Water Environment Protection)	8.00	Park Superintendent 1	8.00
Junior Fire Investigator	8.00	Park Superintendent 2	8.00
Labor Crew Leader (Transportation)	8.00	Park Superintendent 3	8.00
Laborer 1	8.00	Park Supervisor	8.00
Laborer 2	8.00	Physician	8.00
Laborer 2 (Trainee)	8.00	Planner IV	8.00
Laborer I (Transportation)	8.00	Plumber	8.00
Lifeguard	8.00	Principal Wastewater Treatment Plant Operator	8.00
		Public Health Nurse	8.00
		Public Health Nursing Supervisor	8.00
		Public Safety Shift Supervisor	8.00

Public Safety Telecommunicator	8.00	Superintendent Of Correctional	
Pump Station Maintenance		Maintenance	8.00
Supervisor	8.00	Supervisor Of Dispatch Operations	8.00
Pump Station Maintenance Worker		Swimming Facility Manager	8.00
1	8.00	Tax Map Supervisor	8.00
Pump Station Maintenance Worker		Tax Map Technician 2	8.00
2	8.00	Tile Setter	8.00
Recreation Leader	8.00	Underground Facilities Locator	8.00
Recreation Supervisor	8.00	Veterinary Technician	8.00
Refrigerating Machine Operator	8.00	Visitor Center Supervisor	8.00
Registered Nurse	8.00	Wastewater Technician 1	8.00
Seasonal Aide	8.00	Wastewater Technician 2	8.00
Security Systems Maintenance		Wastewater Treatment Plant	
Specialist	8.00	Construction Inspector 1	8.00
Senior Correction Officer	8.00	Wastewater Treatment Plant	
Senior Fire Investigator	8.00	Construction Inspector 2	8.00
Senior Forensic Autopsy		Wastewater Treatment Plant	
Technician	8.00	Maintenance Crew Leader	8.00
Senior Forensic Investigator	8.00	Wastewater Treatment Plant	
Senior Recreation Leader	8.00	Maintenance Helper (Mechanical)	8.00
Senior Wastewater Treatment Plant		Wastewater Treatment Plant	
Operator	8.00	Maintenance Mechanic	8.00
Senior Zoo Attendant	8.00	Wastewater Treatment Plant	
Sewer Maintenance Crew Leader	8.00	Maintenance Worker (IE)	8.00
Sewer Maintenance Supervisor	8.00	Wastewater Treatment Plant	
Sewer Maintenance Worker 1	8.00	Maintenance Worker (Mechanical)	8.00
Sewer Maintenance Worker 2	8.00	Wastewater Treatment Plant	
Special Patrol Officer	8.00	Operator	8.00
Steamfitter	8.00	Water Plant Operator 1 (Type B	
Stream Maintenance Crew Leader	8.00	Plant)	8.00
Stream Maintenance Supervisor	8.00	Welder (Transportation)	8.00
Stream Maintenance Worker 1	8.00	Zoo Attendant	8.00
Stream Maintenance Worker 2	8.00		

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 35

CONFIRMING APPOINTMENTS TO THE ONONDAGA COMMUNITY COLLEGE BOARD OF TRUSTEES

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has duly appointed/reappointed and designated pursuant to Section 6306 of the New York State Education Law, Section 1903 of the Onondaga County Charter and Section 24.01 of the Onondaga County Administrative Code, subject to confirmation by the Onondaga County Legislature, the following individuals as members of the Onondaga Community College Board of Trustees:

APPOINTMENT:
William Gilberti
3235 Lanning Road
Skaneateles, New York 13152

TERM EXPIRES:
November 1, 2030

REAPPOINTMENT:
Jaime Alicea
103 Phillips Road
Syracuse, New York 13214

TERM EXPIRES:
October 4, 2030

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment/reappointment of the above individuals as members of the Onondaga Community College Board of Trustees for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 36

AUTHORIZING THE ACQUISITION OF REAL PROPERTY IN THE TOWN OF CLAY FOR HIGHWAY PURPOSES

WHEREAS, this Onondaga County Legislature has reviewed the real property rights necessary for highway improvements to Oak Orchard Road, C.R. 187, at its intersection with Youngs Creek; and

WHEREAS, an appraisal has been obtained from a certified appraiser, as required by the Eminent Domain Procedure Law, and the value thereof is designated by the map number at the amount specified as follows:

<u>NAME:</u>	<u>TAX MAP NO.:</u>	<u>MAP:</u>	<u>TYPE:</u>	<u>SIZE:</u>	<u>AMOUNT:</u>
Christopher Sappe	043.-01-45.0	1	Fee	0.05A±	\$400.00

and

WHEREAS, the above amount is considered fair and reasonable for the property rights to be acquired; now, therefore be it

RESOLVED, that the proposed action is an Unlisted action for the purposes of the New York State Environmental Quality Review Act (SEQRA); and, be it further

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

RESOLVED, that this Legislature hereby finds and declares a negative declaration under SEQRA, having determined that such action will not have a significant adverse effect on the environment; and, be it further

RESOLVED, that the Department of Transportation be and is hereby authorized to acquire necessary real property rights on the above-referenced parcel for an amount not to exceed \$400.00 for lawful county purposes; and, be it further

RESOLVED, that the County Comptroller be, and hereby is, directed to draw a check payable to the current owner of the parcel 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; and, be it further

RESOLVED, that the County Executive, or his designee, is authorized to take such actions to comply with the requirements of SEQRA, including without limitation, the execution of documents and the filing, distribution and publication of the SEAF and Negative Declaration, and any other actions to implement the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 37

2023 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 0500000000	Admin Unit 0500000000	
Facilities Management	Facilities Management	
Speed Type #470030	Speed Type #470020	
Acct. 694130	Acct. 668720	
Maint, Util, Rents	Transfer to Grant Expenditures	\$210,000

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 38

2023 TRANSFER RESOLUTION

RESOLVED, that the following transfers be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 8100000000	Admin Unit 0500000000	
DSS-Economic Security	Facilities Management	
Speed Type #430814	Speed Type #470020	

Acct. 661180 Medical Payment by State MMIS	Acct. 674600 Prov For Cap Projects, Capital	\$500,000
Admin Unit 8100000000 DSS-Economic Security Speed Type #430814 Acct. 661180 Medical Payment by State MMIS	Admin Unit 0500000000 Facilities Management Speed Type #470020 Acct. 674600 Prov For Cap Projects, Capital	\$500,000

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 39

2023 TRANSFER RESOLUTION

RESOLVED, that the following transfers be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 6900000000 Park and Recreation Speed Type #510001 Acct. 693000 Supplies & Materials	Admin Unit 6900000000 Parks and Recreation Speed Type #510012 Acct. 667820 Transfer to Grant Expenditures	\$65,000
Admin Unit 6900000000 Park and Recreation Speed Type #510003 Acct. 694130 Maint, Utilities, Rents	Admin Unit 6900000000 Park and Recreation Speed Type #510017 Acct. 667820 Transfer to Grant Expenditures	\$60,000

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 40

2023 TRANSFER RESOLUTION

RESOLVED, that the following transfers be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 6500000000 OCPL Speed Type #390114 Acct. 694080 Professional Services	Admin Unit 6500000000 OCPL Speed Type #390114 Acct. 667820 Transfer to Grant Expenditures	\$26,100

Admin Unit 6500000000	Admin Unit 6500000000	
OCPL	OCPL	
Speed Type #390040	Speed Type #390040	
Acct. 694130	Acct. 667820	
Maint, Utilities, Rents	Transfer to Grant Expenditures	\$17,900
Admin Unit 6500000000	Admin Unit 6500000000	
OCPL	OCPL	
Speed Type #390040	Speed Type #390040	
Acct. 694130	Acct. 667820	
Maint, Utilities, Rents	Transfer to Grant Expenditures	\$4,500
Admin Unit 6500000000	Admin Unit 6500000000	
OCPL	OCPL	
Speed Type #390133	Speed Type #390133	
Acct. 694130	Acct. 667820	
Maint, Utilities, Rents	Transfer to Grant Expenditures	\$67,000

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 41

AUTHORIZE A PUBLIC HEARING TO CONSIDER RECOMMENDATIONS OF THE METROPOLITAN WATER BOARD TO AMEND THE CURRENTLY EFFECTIVE SCHEDULE OF RATES TO BE CHARGED FOR WATER AND WATER SERVICE PROVIDED BY THE ONONDAGA COUNTY WATER DISTRICT

WHEREAS, by Resolution No. 215 adopted June 6, 1966, the Board of Supervisors confirmed, ratified and approved, pursuant to the provisions of Section 266 of the County Law, a Schedule of Rates to be Charged for Water and Water Service to be Provided by the Onondaga County Water District, as recommended by the Metropolitan Water Board, the administrative head for said District, which Schedule of Rates was thereafter amended by the following Resolutions: No. 158-1969, 163-1970, 614-1974, 625-1980, 172-1984, 187-1993, 105-2002, 230-2003, 261-2004, 245-2005, 288-2006, 289-2008, 293-2010, 501-2011, 217-2013, 238-2014, and 169-2016, and, as thus amended, such Schedule of Rates is currently in full force and effect; and

WHEREAS, said Metropolitan Water Board has proposed amending said Schedule of Rates, as hereinafter more fully set forth, with a request for confirmation of the proposed amendment following a public hearing thereon to be conducted pursuant to the provisions of Section 266 of the County Law and applicable rules; and

WHEREAS, it is now desired to schedule the required public hearing to consider the proposed amendment; now, therefore be it

RESOLVED, by the Onondaga County Legislature, as follows:

Section I. Receipt is hereby acknowledged of a communication from the Metropolitan Water Board, administrative head for the Onondaga County Water District, dated December 8, 2023, advising that it has established an amendment to the currently effective Schedule of Rates to be charged for Water and Water Service Provided by the Onondaga County Water District effective May

1, 2024, and requesting confirmation of said amendment by the County Legislature following a public hearing thereon.

Section II. The amendment proposed by the Metropolitan Water Board involves change in the Schedule No. 2 rate currently in effect and, as amended, said Schedule No. 2 would read as follows:

SCHEDULE NO. 2: For the City of Syracuse the charge for water and water service will be at the rate of \$3.63 per thousand gallons actually consumed as measured by the meter at the point of connection to the District system (meter to be read and bill to be rendered monthly); PROVIDED, however, that the City will pay a minimum annual charge (calendar year) of \$50,000 in equal monthly installments, for which the City may take 13,774,105 gallons of water in that year; for any water consumed in excess of this quantity during such year an additional charge will be made at the rate of \$3.63 per thousand gallons of excess. The rate shall be automatically adjusted annually to remain equivalent to the rate charged by the City for water it provides to the Southern Branch system.

and, be it further

RESOLVED, that said public hearing be held at the County Legislature Chambers in the County Courthouse, City of Syracuse, New York, at 12:55 o'clock P.M. on the 2nd day of April, 2024, to consider the aforementioned amendment to the currently effective Schedule of Rates to be Charged for Water and Water Service Provided by the Onondaga County Water District, which hearing shall be conducted in compliance with the rules for conducting such a hearing as set forth in the Order of the Board of Supervisors contained in Resolution No. 174-1966, Resolution No. 162-2014 notwithstanding; and, be it further

RESOLVED, that the Clerk of this County Legislature be and hereby is authorized and directed to give notice of the public hearing hereinabove authorized and scheduled by publishing a certified copy of this resolution once in the *Syracuse Post Standard*, the first publication thereof to be not less than ten (10) nor more than twenty (20) days prior to said hearing.

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 42

AMENDING THE 2024 ONONDAGA COUNTY BUDGET TO ACCEPT GRANT FUNDS FROM THE NEW YORK STATE DEPARTMENT OF STATE ENVIRONMENTAL PROTECTION FUND LOCAL WATERFRONT REVITALIZATION PROGRAM FOR THE UPDATE OF THE OTISCO LAKE WATERSHED MANAGEMENT PLAN

WHEREAS, New York State, through the Department of State Environmental Protection Fund Local Waterfront Revitalization Program, has awarded the County of Onondaga funding in the amount of \$60,000 for the updating of the Otisco Lake Watershed Management Plan; and

WHEREAS, it is necessary to include such funds in the Onondaga County Office of the Environment's 2024 budget and authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2024 County budget be amended as follows:

REVENUES:

In Admin Unit 3600000000
Office of the Environment
Speed Type #191015
Project 721006
Otisco Lake Watershed
In Acct. 590028
St Aid – Home & Comm Svc \$60,000

APPROPRIATIONS:

In Admin Unit 3600000000
Office of the Environment
Speed Type #191015
Project 721006
Otisco Lake Watershed
In Acct. 694080
Professional Services \$60,000

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 43

2023 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 3300000000	Admin Unit 3300000000	
Water Environment Protection	Water Environment Protection	
Speed Type #480100	Speed Type #480100	
Acct. 694080	Acct. 674600	
Professional Services	Provision for Capital Projects	\$145,000

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 44

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO A UTILITY WORK AGREEMENT WITH THE NEW YORK STATE DEPARTMENT OF TRANSPORTATION FOR HIGHWAY AND BRIDGE IMPROVEMENTS

WHEREAS, the New York State Department of Transportation (“NYSDOT”) proposes to install one new sanitary manhole, and adjust several existing County-owned sanitary sewer manholes, in association with highway construction, reconstruction, or improvements located in Onondaga County, PIN 3501.93, Contract No. D265136 (Contract 4); and

WHEREAS, the State has included as part of the construction, reconstruction, and/or improvements under PIN 3501.93, Contract No. D265136 (Contract 4), the required relocation of and/or adjustment to the aforementioned Onondaga County sanitary sewers and appurtenances located within the State highway right-of-way, pursuant to Section 10, Subdivision 24, of the State Highway Law, meeting the requirements of the County, as shown on contract plans relating to the proposed project and addressed in an HC-140 (the "Project"); and

WHEREAS, the service life of the relocated, adjusted and/or replaced utilities has not been extended; and

WHEREAS, the State will provide for the relocation/reconstruction/replacement of the aforementioned utilities, as shown on the contract plans relating to the proposed Project, at its own expense and Onondaga County, by and through its Department of Water Environment Protection, will thereafter maintain or cause to be maintained any such adjusted utility facilities performed as above stated and as shown on contract plans; now, therefore be it

RESOLVED, that Onondaga County approves of the relocation of and adjustment to its sanitary sewers and appurtenances and the above-mentioned work performed on the Project and shown on the contract plans relating to the Project and that Onondaga County will maintain or cause to be maintained the adjusted facilities performed as above stated and as shown on the contract plans; and, be it further

RESOLVED, that this Onondaga County Legislature hereby authorizes the County Executive to execute the above-referenced HC-140 NYSDOT Utility Work Agreement and other Project documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the Clerk of the Onondaga County Legislature is hereby directed to transmit five (5) certified copies of this resolution to the New York State Department of Transportation.

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 45

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO A UTILITY WORK AGREEMENT WITH THE NEW YORK STATE DEPARTMENT OF TRANSPORTATION FOR HIGHWAY AND BRIDGE IMPROVEMENTS

WHEREAS, the New York State Department of Transportation ("NYSDOT") proposes to relocate the 48-inch diameter segment of County-owned sanitary sewer that is in conflict with the proposed off ramp to East Colvin Street, which segment of sanitary sewer will be relocated into the road bed of East Colvin Street and manholes along the existing Raynor Sewer trunk line will be adjusted, in association with highway construction, reconstruction, or improvements located in Onondaga County, PIN 3501.94, Contract No. D265138 (Contract 5); and

WHEREAS, the State has included as part of the construction, reconstruction, and/or improvements under PIN 3501.94, Contract No. D265138 (Contract 5), the required relocation of and/or adjustment to the aforementioned Onondaga County sanitary sewers and appurtenances located within the State highway right-of-way, pursuant to Section 10, Subdivision 24, of the State Highway Law, meeting the requirements of the County, as shown on contract plans relating to the proposed project and addressed in an HC-140 (the "Project"); and

WHEREAS, the service life of the relocated, adjusted and/or replaced utilities has not been extended; and

WHEREAS, the State will provide for the relocation/reconstruction/replacement of the aforementioned utilities, as shown on the contract plans relating to the proposed Project, at its own expense and Onondaga County, by and through its Department of Water Environment Protection, will thereafter maintain or cause to be maintained any such adjusted utility facilities performed as above stated and as shown on contract plans; now, therefore be it

RESOLVED, that Onondaga County approves of the relocation of and adjustment to its sanitary sewers and appurtenances and the above-mentioned work performed on the Project and shown on the contract plans relating to the Project and that Onondaga County will maintain or cause to be maintained the adjusted facilities performed as above stated and as shown on the contract plans; and, be it further

RESOLVED, that this Onondaga County Legislature hereby authorizes the County Executive to execute the above-referenced HC-140 NYSDOT Utility Work Agreement and other Project documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the Clerk of the Onondaga County Legislature is hereby directed to transmit five (5) certified copies of this resolution to the New York State Department of Transportation.

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 46

AUTHORIZING THE PURCHASE OF A PERMANENT EASEMENT FROM WES-MA FARMS, LLC FOR THE WHITE PINE/ROUTE 31 SEWER EXPANSION PROJECT

WHEREAS, due to anticipated development and population increases in the Town of Clay and surrounding areas, the Onondaga County Department of Water Environment Protection is undertaking the White Pine/Route 31 Sewer Expansion Project; and

WHEREAS, the White Pine/Route 31 Sewer Expansion Project is to be located, in part, in an area shown on the map on file with the Clerk of this Legislature and described as being part of Military Lot 27, tax map no. 047.-01-09.1, in the Town of Clay; and

WHEREAS, in order to construct the facilities constituting the White Pine/Route 31 Sewer Expansion Project, it is necessary to obtain a permanent easement from WES-MA Farms, LLC, a description of which is on file with the Clerk of this Legislature; and

WHEREAS, the County has requested WES-MA Farms, LLC convey a permanent easement containing a total of 0.647 ± acres for the appraised amount of Three Thousand Two Hundred and Forty-One Dollars (\$3,241) to Onondaga County as shown on the map which is attached and made a part hereto for the White Pine/Route 31 Sewer Expansion Project; and

WHEREAS, WES-MA Farms, LLC is amenable to sale for said purchase price, which amount is considered fair and reasonable; now, therefore be it

RESOLVED, that the proposed action is an Unlisted action for the purposes of the New York State Environmental Quality Review Act (SEQRA); and, be it further

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

RESOLVED, that this Legislature hereby finds and declares a negative declaration under SEQRA, having determined that such action will not have a significant adverse effect on the environment; and, be it further

RESOLVED, that the Department of Water Environment Protection be and is hereby authorized to purchase the above-referenced easement for Three Thousand Two Hundred and Forty-One Dollars (\$3,241) for lawful county purposes; and, be it further

RESOLVED, that the County Comptroller be, and hereby is, directed to draw a check payable to the current owner of the parcel 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 the County Executive is authorized to execute agreements and such other documents as may be necessary to implement the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 47

AUTHORIZING THE ACCEPTANCE OF A PERMANENT EASEMENT FROM MICRON NEW YORK SEMICONDUCTOR MANUFACTURING, LLC FOR THE WHITE PINE/ROUTE 31 SEWER EXPANSION PROJECT

WHEREAS, due to anticipated development and population increases in the Town of Clay and surrounding areas, the Onondaga County Department of Water Environment Protection is undertaking the White Pine/Route 31 Sewer Expansion Project; and

WHEREAS, the White Pine/Route 31 Sewer Expansion Project is to be located, in part, in an area shown on the map on file with the Clerk of this Legislature and described as being part of tax map no. 046.-02-03.2 in the Town of Clay; and

WHEREAS, in order to construct the facilities constituting the White Pine/Route 31 Sewer Expansion Project, it is necessary to obtain a permanent easement from Micron New York Semiconductor Manufacturing, LLC, a description of which is on file with the Clerk of this Legislature; and

WHEREAS, the County has requested Micron New York Semiconductor Manufacturing, LLC convey a permanent easement containing a total of 0.554 ± acres to Onondaga County as shown on the map which is attached and made a part hereto for the White Pine/Route 31 Sewer Expansion Project, and Micron New York Semiconductor Manufacturing, LLC is amenable to donating such easement to the County; now, therefore be it

RESOLVED, that the proposed action is an Unlisted action for the purposes of the New York State Environmental Quality Review Act (SEQRA); and, be it further

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

RESOLVED, that this Legislature hereby finds and declares a negative declaration under SEQRA, having determined that such action will not have a significant adverse effect on the environment; and, be it further

RESOLVED, that the Department of Water Environment Protection be and is hereby authorized to accept the above-referenced easement for lawful county purposes; and, be it further

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be necessary to implement the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 48

2023 TRANSFER RESOLUTION

RESOLVED, that the following transfers be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 7900000000 Sheriff's Office Speed Type #415050 Acct. 641010 Reg Employee Salaries	Admin Unit 7900000000 Sheriff's Office Speed Type #413600 Acct. 641020 Overtime Wages	\$1,679,973
Admin Unit 7900000000 Sheriff's Office Speed Type #415050 Acct. 641010 Reg Employee Salaries	Admin Unit 7900000000 Sheriff's Office Speed Type #412100 Acct. 641030 Other Employee Wages	\$85,150
Admin Unit 7900000000 Sheriff's Office Speed Type #415050 Acct. 641010 Reg Employee Salaries	Admin Unit 7900000000 Sheriff's Office Speed Type #413600 Acct. 695700 Contractual Expense	\$663,693

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Dr. Kelly

RESOLUTION NO. 49

2023 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 8100000000	Admin Unit 8100000000	
DSS-Economic Security	DSS-Economic Security	
Speed Type #430814	Speed Type #430629	
Acct. 661180	Acct. 668720	
Medical Payment by State MMIS	Transfer to Grant Expenditures	\$30,300

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Dr. Kelly

RESOLUTION NO. 50

2023 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Adult Protective Unit 8200000000	Admin Unit 8200000000	
Adult and Long Term Care Services	Adult and Long Term Care Services	
Speed Type #435007	Speed Type #435022	
Acct. 694080	Acct. 668720	
Professional Services	Transfer to Grant Expenditures	\$21,000

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Dr. Kelly, Mr. Ryan

RESOLUTION NO. 51

2023 TRANSFER RESOLUTION

RESOLVED, that the following transfers be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 4300000000	Admin Unit 4300000000	
Health Department	Health Department	
Speed Type #330501	Speed Type #330501	
Acct. 641010	Acct. 668720	
Regular Employee Salaries	Transfer to Grant Expenditures	\$95,000

Admin Unit 4300000000 Health Department Speed Type #330510 Acct. 641010 Regular Employee Salaries	Admin Unit 4300000000 Health Department Speed Type #330510 Acct. 668720 Transfer to Grant Expenditures	\$96,000
Admin Unit 4300000000 Health Department Speed Type #333422 Acct. 641010 Regular Employee Salaries	Admin Unit 4300000000 Health Department Speed Type #333422 Acct. 668720 Transfer to Grant Expenditures	\$25,000
Admin Unit 4300000000 Health Department Speed Type #333440 Acct. 641010 Regular Employee Salaries	Admin Unit 4300000000 Health Department Speed Type #333440 Acct. 668720 Transfer to Grant Expenditures	\$25,000
Admin Unit 4300000000 Health Department Speed Type #333401 Acct. 641010 Regular Employee Salaries	Admin Unit 4300000000 Health Department Speed Type #333401 Acct. 668720 Transfer to Grant Expenditures	\$10,000
Admin Unit 4300000000 Health Department Speed Type #333422 Acct. 641010 Regular Employee Salaries	Admin Unit 4300000000 Health Department Speed Type #333422 Acct. 668720 Transfer to Grant Expenditures	\$75,000

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Dr. Kelly

RESOLUTION NO. 52

AUTHORIZING THE EXECUTION OF AGREEMENTS WITH THE OSWEGO COUNTY SOIL AND WATER CONSERVATION DISTRICT PROVIDING FOR THE TRANSFER OF FUNDING FOR FINGER LAKES - LAKE ONTARIO WATERSHED PROTECTION ALLIANCE (FOLLOWPA)

WHEREAS, Onondaga County participates in the Water Resources Board (WRB), which is the administering entity of the Finger Lakes - Lake Ontario Watershed Protection Alliance (FOLLOWPA), and the New York State Department of Environmental Conservation (NYSDEC) has allocated funding from the New York State Environmental Protection Fund (EPF) for the water quality programs through FOLLOWPA; and

WHEREAS, NYSDEC has agreed to transfer water program funding to the Oswego County Soil and Water Conservation District and the WRB, and the funding shall thereafter be disbursed to the WRB members and their programs; and

WHEREAS, historically, such funding has been allocated by the NYSDEC from the New York State EPF on an annual basis, and an appropriation is typically included within the County’s budget process, and it is necessary to authorize the execution of agreements to allow for such annual funding to be accepted from the Oswego County Soil and Water Conservation District and made available for use; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to execute such agreements as may be reasonably needed to receive the NYSDEC funds described herein and may execute renewals of such annual agreements as may be needed through 2028, within available appropriations.

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

Motion Made By Dr. Kelly

RESOLUTION NO. 53

2024 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 4300000000	Admin Unit 4300000000	
Health Department	Health Department	
Speed Type #333422	Speed Type #333422	
Acct. 666500	Acct. 668720	
Contingent Account	Transfer to Grant Expenditures	\$75,000

ADOPTED. Ayes: 16 Absent: 1 (Cody)

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, April 2, 2024. There was no objection and the meeting was adjourned at 1:36 p.m.

Respectfully submitted,
JAMIE McNAMARA, Clerk
Onondaga County Legislature

* * *

April 2, 2024

The Legislature of Onondaga County convened on the above date at 1:19 p.m. Chairman Burtis presiding.

The Clerk called the roll and the following legislators were present: May, Meaker, Gunnip, Cody, Abbott, Romeo, Ryan, Harvey, Olson, McCarron, Knapp, Bush, Kelly, Brown, Garland, Hernandez, Mr. Chairman.

Legislator Gunnip gave the invocation. Legislator Cody led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

February 29, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Local Law No. 13-1990, I am hereby appointing subject to confirmation of the County Legislature, the following individuals to the Onondaga County Board of Ethics.

REAPPOINTMENT:
George Dooher, Jr.
209 Dixon Drive
Syracuse, NY 13219

TERM EXPIRES:
June 5, 2025

APPOINTMENT:
Nancy Lowery
107 Dorset Road
Syracuse, NY 13210

TERM EXPIRES:
December 31, 2028

Ms. Lowery will be replacing Mary Beth Primo

Bishop Colette Matthews-Carter
Interfaith Works of CNY
1010 James Street
Syracuse, NY 13202

December 31, 2028

Honorable John V. Centra
333 West Washington Street
Suite 100
Syracuse, NY 13202

December 31, 2028

Your confirmation of these appointments would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

April 2, 2024

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March 4, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XXV, Section 25.05, of the Onondaga County Administrative Code, I have reappointed/appointed, subject to confirmation of the County Legislature, the following individuals to serve as members of the Onondaga County Public Library Board of Trustees:

REAPPOINTMENT:

Sam Edelstein
1326 Cumberland Avenue
Syracuse, NY 13210

TERM EXPIRES:

December 31, 2028

APPOINTMENTS:

Mary Bilbo Coughlin
14 Thistlewood Lane
Fayetteville, New York 13066

TERM EXPIRES:

December 31, 2029

Esteban M. Gonzalez
61 Chaucer Circle
Baldwinsville, NY 13027

December 31, 2029

Svetlana Dyer
8158 Rizzo Drive
Clay, NY 13041

December 31, 2029

Desaree Dixie
147 South Avenue
Syracuse, NY 13204

December 31, 2028

Ms. Dixie will replace Ms. Edda Kassis

Your confirmation of these reappointment/appointments would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

March 5, 2024

To: Tim Burtis, Chairman

FROM: Chris Ryan, Minority Floor Leader

RE: Reappointment to Onondaga County Justice Center Oversight Committee

Submitted for your consideration is the reappointment of Casandra Jones Ingram to the Onondaga County Justice Center Oversight Committee. It is important to note that Ms. Jones-Ingram is fulfilling this board's provision of an appointee with prior law enforcement experience.

Ms. Jones-Ingram's resume is included for your review. This appointment will require full confirmation by the Legislature at the April 2, 2024, session.

April 2, 2024

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REAPPOINTMENT:
Casandra Jones Ingram
156 Hancock Drive
Syracuse, New York 13207

TERM EXPIRES:
December 31, 2026

* * *

March 5, 2024

TO: Dave Knapp, Chair
Planning & Economic Development Committee Members

FROM: Tim Burtis, Chairman

RE: Appointments to Board of Directors of the Onondaga County Civic Development Corporation

Submitted for your consideration is the appointment of Christopher Daniel and reappointments for Michael LaFlair and Kimberly Townsend to the Board of Directors of the Onondaga County Civic Development Corporation.

Resumes for Mr. Daniel, Mr. LaFlair and Ms. Townsend are attached for your review. These appointments require confirmation by the full Legislature at the April 2, 2024, session.

APPOINTMENT:
Christopher Daniel
8081 Pickett Lane
Cicero, New York 13039

TERM EXPIRES:
October 6, 2027

REAPPOINTMENTS:
Michael LaFlair
221 Horan Road
Solvay, New York 13209

TERM EXPIRES:
October 6, 2026

Kimberly Townsend
4408 Dolomite Drive
Syracuse, New York 13215

October 6, 2025

* * *

March 11, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

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

APPOINTMENT:
Nodesia Hernandez
1626 Salt Springs Road
Syracuse, NY 13214

TERM EXPIRES:
December 31, 2025

Your confirmation of this appointment would be greatly appreciated.

April 2, 2024

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Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

March 14, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 1903 of the Onondaga County Charter, and Article III, Section 3.13 of the County Administrative Code, I have appointed, subject to confirmation of the County Legislature, the following individual to serve as member of the Onondaga County Fire Advisory Board.

APPOINTMENT:
Joseph M. Nemier
1 State Street
P.O. Box 193
Tully, NY 13159

TERM EXPIRES:
December 31, 2025

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

Motion Made By Ms. Gunnip, Dr. Kelly

RESOLUTION NO. 54

CONFIRMING APPOINTMENTS TO THE ONONDAGA COUNTY BOARD OF ETHICS

WHEREAS, J. Ryan McMahan, II, Onondaga County Executive, has duly appointed/reappointed and designated the following individuals to serve as members of the Onondaga County Board of Ethics:

APPOINTMENTS:
Bishop Colette Mathews-Carter
Interfaith Works of CNY
1010 James Street
Syracuse, New York 13202

TERM EXPIRES:
December 31, 2028

Hon. John V. Centra (Ret.)
333 West Washington Street, Suite 100
Syracuse, New York 13202

December 31, 2028

Nancy Lowery
107 Dorset Road
Syracuse, New York 13210

December 31, 2028

REAPPOINTMENT:
George Dooher, Jr.
209 Dixon Drive
Syracuse, New York 13219

TERM EXPIRES
June 5, 2025

WHEREAS, such appointments are made pursuant to Local Law No. 5-2023, subject to confirmation by the Onondaga County Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointments/reappointment of the above individuals to serve as members of the Onondaga County Ethics Board for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 55

APPROVING AND DIRECTING THE CORRECTION OF CERTAIN ERRORS ON TAX BILLS

WHEREAS, the following named property owner has filed an application with the County Director of Real Property Tax Services for the correction of errors on the tax roll relative to their premises for tax year 2024; and

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

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

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

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

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

<u>NAME AND ADDRESS</u> <u>OF APPLICANT:</u>	<u>TAX MAP NUMBER:</u>	<u>AMOUNT OF</u> <u>TAX BILLED:</u>	<u>CORRECTED TAX:</u>
TOWN VARIOUS	WEP Sewer Corrections	\$62,695.68	\$15,250.38

<u>NAME & ADDRESS</u>	<u>TAX MAP#</u>	<u>UNIT</u> <u>CORR.</u>	<u>UNIT CHG.</u> <u>CORR.</u>	<u>UNIT</u> <u>ASSMT.</u>	<u>UNIT</u> <u>CHARGE</u>
Mandorla Gardens Housing Dev. Meltzer Ct. & Jamboree Dr.	092.-01-27.1	26.67	11,878.40	117	52,116.48

John F. Horan						
4033 Elmcrest Rd.	093.-03-57.0	0	0	1	445.44	
The Gary Zimmer Sr. Revoc Trust						
4200 Long Branch Rd.	104.-02-07.1	3	1,336.32	3.75	1,670.40	
Burke Irrevocable Trust Jeanne						
209 Graston Ave.	054.-03-10.0	0	0	1	445.44	
Rosalind McDevitt						
7323 Manlius Center Rd.	067.-02-15.0	0	0	1	445.44	
Joseph Gigliotti						
7317 Manlius Center Rd.	067.-02-16.0	0	0	1	445.44	
John C. Pease						
7309 Manlius Center Rd.	067.-02-18.1	0	0	1	445.44	
David R. Lothridge						
7301 Manlius Center Rd.	067.-02-20.0	0	0	1	445.44	
Kenneth Ammann						
5946 Burdick St. N.	077.-01-08.0	0	0	1	445.44	
Giant Manlius, LLC.						
8240 Manlius-Caz Rd.	113.2-04-03.6	4.57	2,035.66	12	5,345.28	
Doug Fairbanks						
3 Brae Burn Ln.	041.-01-05.0	0	0	1	445.44	

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody, Mr. Meaker

RESOLUTION NO. 56

CONFIRMING APPOINTMENTS BY THE COUNTY EXECUTIVE TO THE ONONDAGA COUNTY PUBLIC LIBRARY BOARD OF TRUSTEES

WHEREAS, pursuant to Article XXV, Section 25.05, of the Onondaga County Administrative Code, J. Ryan McMahon, II, Onondaga County Executive, duly appointed and designated, subject to confirmation of the County Legislature, the following individuals to serve as members of the Onondaga County Public Library Board of Trustees:

REAPPOINTMENT:
 Sam Edelstein
 1326 Cumberland Avenue
 Syracuse, New York 13210

TERM EXPIRES:
 December 31, 2028

APPOINTMENTS:
 Mary Bilbo Coughlin
 14 Thistlewood Lane
 Fayetteville, New York 13066

TERM EXPIRES:
 December 31, 2028

Esteban M. Gonzalez
 61 Chaucer Circle
 Baldwinsville, New York 13027

December 31, 2028

Svetlana Dyer
8158 Rizzo Drive
Clay, New York 13041

December 31, 2028

Desaree Dixie
147 South Avenue
Syracuse, New York 13204

December 31, 2028

and

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointments of the above named individuals to serve as members of the Onondaga County Public Board of Trustees for the term specified above.

Mr. Brown made a motion, seconded by Ms. Hernandez, to refer the resolution to committee.

A vote was taken on the motion.

Motion FAILED. Ayes: 6 (Ryan, Romeo, Harvey, Brown, Garland, Hernandez) Noes: 11 (May, Gunnip, Cody, Abbott, Olson, McCarron, Knapp, Bush, Kelly, Meaker, Burtis)

A vote was taken on the resolution.

ADOPTED. Ayes: 11 (May, Gunnip, Cody, Abbott, Olson, McCarron, Knapp, Bush, Kelly, Meaker, Burtis) Noes: 6 (Ryan, Romeo, Harvey, Brown, Garland, Hernandez)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 57

AMENDING THE 2024 ONONDAGA COUNTY BUDGET TO ACCEPT GRANT FUNDS FROM THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION OFFICE OF CLIMATE CHANGE

WHEREAS, the New York State Department of Environmental Conservation (NYSDEC) Office of Climate Change has awarded the County of Onondaga funding in the amount of \$100,000 for its Climate Smart Communities Greenhouse Gas Inventory and Climate Action Plan Update; and

WHEREAS, it is necessary to include such funds in the Onondaga County Office of the Environment's 2024 budget and authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2024 County budget be amended as follows:

REVENUES:

In Admin Unit 3600000000	
Office of the Environment	
Speed Type #191015	
Project 721007	
Climate Smart Communities	
In Acct. 590028	
St Aid – Home & Comm Svc	\$100,000

APPROPRIATIONS:

In Admin Unit 3600000000	
Office of the Environment	
Speed Type #191015	
Project 721007	
Climate Smart Communities	
In Acct. 694080	
Professional Services	\$100,000

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 58

APPROVING AN AMENDMENT TO THE CURRENTLY EFFECTIVE SCHEDULE OF RATES TO BE CHARGED FOR WATER AND WATER SERVICE PROVIDED BY THE ONONDAGA COUNTY WATER DISTRICT

WHEREAS, by Resolution No. 215 adopted June 6, 1966, the Board of Supervisors confirmed, ratified and approved, pursuant to the provisions of Section 266 of the County Law, a Schedule of Rates to be Charged for Water and Water Service to be Provided by the Onondaga County Water District, as recommended by the Metropolitan Water Board, the administrative head for said District, which Schedule of Rates was thereafter amended by the following resolutions: No. 158-1969, 163-1970, 614-1974, 625-1980, 172-1984, 187-1993, 105-2002, 230-2003, 261-2004, 245-2005, 288-2006, 289-2008, 293-2010, 501-2011, 217-2013, 238-2014, and 169-2016, and, as thus amended, such Schedule of Rates is currently in full force and effect; and

WHEREAS, said Metropolitan Water Board has advised by letter dated December 8, 2023, that it has adopted an amendment to said Schedule of Rates and Charges, as hereinafter more fully set forth, and requests confirmation of the proposed amendment in the manner required by law; and

WHEREAS, pursuant to Resolution No. 41-2024, a public hearing has been conducted this day in compliance with the rules for conducting such a hearing, as set forth in the Order of the Board of Supervisors, contained in Resolution No. 174, adopted May 2, 1966, to consider the amended Schedule of Rates, at which public hearing the Metropolitan Water Board appeared through its authorized representatives and offered testimony in support of the amended Schedule of Rates and all persons desiring to be heard on the subject were, in fact, heard; and

WHEREAS, the Onondaga County Legislature has given due consideration to the amended Schedule of Rates and the evidence and testimony submitted during legislative program committees and at the public hearing, and now desires to approve the Schedule of Rates and Charges as provided herein; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby approve, pursuant to the provisions of Section 266 of the County Law, the amendment of the currently effective Schedule of Rates to be Charged for Water and Water Service Provided by the Onondaga County Water District, as provided herein, to the end that, effective May 1, 2024, the Schedule of Rates to be Charged for Water and Water Service Provided by the Onondaga County Water District shall read as follows:

SCHEDULE NO. 2: For the City of Syracuse the charge for water and water service will be at the rate of \$3.63 per thousand gallons actually consumed as measured by the meter at the point of connection to the District system (meter to be read and bill to be rendered monthly); PROVIDED, however, that the City will pay a minimum annual charge (calendar year) of \$50,000 in equal monthly installments, for which the City may take 13,774,105 gallons of water in that year; for any water consumed in excess of this quantity during such year an additional charge will be made at the rate of \$3.63 per thousand gallons of excess. The rate shall be automatically adjusted annually to remain equivalent to the rate charged by the City for water it provides to the Southern Branch system.

and, be it further

RESOLVED, that, except as herein and hereby amended, the currently effective Schedule of Rates to be Charged for Water and Water Service Provided by the Onondaga County Water District, as heretofore confirmed, ratified, amended, and approved by action of this County Legislature shall remain in full force and effect.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Ryan

RESOLUTION NO. 59

CONFIRMING REAPPOINTMENT TO THE ONONDAGA COUNTY JUSTICE CENTER OVERSIGHT COMMITTEE

WHEREAS, pursuant to Local Law No. 4 - 2015, Timothy T. Burtis, Chairman of the Onondaga County Legislature, has duly reappointed the individual listed below to serve as a member of the Onondaga County Justice Center Oversight Committee, subject to the confirmation of this Legislature:

REAPPOINTMENT:
Casandra Jones-Ingram
156 Hancock Drive
Syracuse, New York 13207
(Minority Leader's suggestion)

TERM EXPIRES:
December 31, 2026

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

RESOLVED, that the Onondaga County Legislature does hereby confirm such reappointment of the above named individual, effective immediately.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 60

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY FIRE ADVISORY BOARD

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has appointed and designated the following individual to serve as a member of the Onondaga County Fire Advisory Board, consistent with the Section 1903 of the Onondaga County Charter and Sections 3.12 and 3.13 of the Onondaga County Administrative Code:

APPOINTMENT:
Joseph M. Nemier
1 State Street
P.O. Box 193
Tully, New York 13159

TERM EXPIRES:
December 31, 2025

WHEREAS, such appointment is subject to confirmation by the Onondaga County Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature does confirm the appointment of the above individual to serve as a member of the Onondaga County Fire Advisory Board for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 61

AUTHORIZING EXECUTION OF AN INTERGOVERNMENTAL AGREEMENT WITH THE UNITED STATES POSTAL INSPECTION SERVICE CONCERNING THE CENTRAL NEW YORK CONTRABAND INTERDICTION TEAM

WHEREAS, the United States Postal Inspection Service (USPIS) and Onondaga County Sheriff's Office desire to engage in a joint cooperative law enforcement effort, referred to as the Central New York Contraband Interdiction Team (CNYCIT), for the purpose of facilitating cooperation and coordination with federal, state, and local law enforcement agencies to assist in investigative and prosecutorial efforts concerning criminal offenses involving the trafficking of controlled substances and money laundering; and

WHEREAS, in exchange for the services to be provided by the Sheriff's Office to the CNYCIT, USPIS has agreed to reimburse certain Sheriff's Office overtime expenses and provide a monthly vehicle stipend; and

WHEREAS, it is in the best interest of Onondaga County to establish such collaborative law enforcement partnership with USPIS for purposes of public safety and protection; now, therefore be it

RESOLVED, that the County Executive is authorized to enter into agreements and execute such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED that the 2024 County budget be amended as follows:

REVENUES:

In Admin Unit 7900000000	
Sheriff's Office	
In Speed Type #410020	
In Project 782222	
CNYCIT	
In Account 590042-Oth Pub Safety Oth Govts	\$30,041

APPROPRIATIONS:

In Admin Unit 7900000000	
Sheriff's Office	
In Speed Type #410020	
In Project 782222	
CNYCIT	
In Account 671500 – Automotive Equipment	\$10,200

In Admin Unit 7900000000	
Sheriff's Office	
In Speed Type #410020	
In Project 782222	
CNYCIT	
In Account 641020 – Overtime Wages	\$19,841

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Knapp, Mr. Olson, Mr. Brown, Mr. Garland, Mr. Romeo

RESOLUTION NO. 62

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE ISSUANCE OF AN ADDITIONAL \$15,500,000 BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, TO PAY COSTS RELATED TO THE RENOVATION OF THE FORMER CENTRAL HIGH SCHOOL FOR USE AS A STEAM HIGH SCHOOL IN AND FOR SAID COUNTY

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

Section 1. For the specific object or purpose of paying the increased costs related to the renovation of the former central high school for use as a STEAM high school, as authorized pursuant to Chapter 56 of the Laws of the State of New York for 2020, including incidental costs in connection therewith, in and for said County, there are hereby authorized to be issued an additional \$15,500,000 bonds of said County pursuant to the provisions of the Local Finance Law.

Section 2. The plan for the financing of the \$89,500,000 maximum estimated cost thereof shall be as follows:

- (i) By the issuance of the \$74,000,000 bonds of said County authorized by a bond resolution dated May 5, 2020; and

- (ii) By the issuance of \$15,500,000 bonds of said County herein authorized.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific objects or purposes is twenty-five years pursuant to subdivision 12(a)(1) of paragraph a of Section 11.00 of the Local Finance Law.

Section 4. The faith and credit of said County of Onondaga, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such obligations 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 obligations 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 serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue serial bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

Section 7. The 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. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

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

* * *

Motion Made By Dr. Kelly

RESOLUTION NO. 63

PERSONNEL RESOLUTION

WHEREAS, it is necessary for the County to provide for various changes to personnel; now, therefore be it

RESOLVED, that the Onondaga County Salary Plan be amended to reallocate the salary grade for Principal Employment Counselor from Grade 31, \$60,548 - \$80,266 to Grade 32, \$66,352 - \$87,961; and, be it further

RESOLVED, that the reallocation shall be effective the first full pay period after April 2, 2024; and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May, Ms. Abbott

RESOLUTION NO. 64

2024 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 3600000000	Admin Unit 3600000000	
Office of the Environment	Office of the Environment	
Speed Type #191007	Speed Type #191007	
Acct. 666500	Acct. 668720	
Contingent Account	Transfer to Grant Expenditures	\$75,000

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. May

RESOLUTION NO. 65

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO A LEASE AGREEMENT

WHEREAS, Radisson Community Association, Inc., the owner of real property in the Town of Lysander commonly known as the Oberon Community Center, Radisson, is desirous of having police presence at the Community Center; and

WHEREAS, Radisson has offered to continue to provide office space at the Community Center to be used by the Onondaga County Sheriff's Office (OCSO), free of charge, and as originally authorized by Resolution No. 69-2014; and

WHEREAS, OCSO desires to continue to use the space due to the convenience and exposure that it provides; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into a new one-year lease agreement with four (4) one-year renewals, at the option of the County, for space at the Oberon Community Center, Radisson, for a consideration of \$1.00, payment waived; and, be it further

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

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 66

CONFIRMING APPOINTMENT TO THE REGION 7 FISH AND WILDLIFE MANAGEMENT BOARD

WHEREAS, J. Ryan McMahon II, Onondaga County Executive, has duly appointed and designated, pursuant to the New York State Fish and Wildlife Management Act and Section 11 – 0501 of the Environmental Conservation Law, subject to confirmation by the Onondaga County Legislature, the following individual to serve as a member of the Region 7 Fish and Wildlife Management Board:

APPOINTMENT:
Nodesia Hernandez
1626 Salt Springs Road
Syracuse, New York 13214

TERM EXPIRES:
December 31, 2025

now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of the above individual to serve as a member of the Region 7 Fish and Wildlife Management Board for the term specified above.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 67

RECOMMENDING APPOINTMENTS TO THE CENTRAL NEW YORK REGIONAL
TRANSPORTATION AUTHORITY

WHEREAS, pursuant to Public Authorities Law Section 1328, the Central New York Regional Transportation Authority was created by the State of New York; and

WHEREAS, pursuant to said law, the Onondaga County Legislature is required to submit a list of names of persons recommended for appointment by the Governor of the State of New York, with advice and consent of the Senate, where such list must recommend two individuals for each appointment to said authority; and

WHEREAS, currently there exists one vacancy on the Central New York Regional Transportation Authority due to Brain M. Schultz, whose term expires July 31, 2024, becoming Executive Director; and

WHEREAS, the terms of appointment for Louella Williams and Tina M. Fitzgerald expired on July 31, 2018, and the terms of appointment for Robert F. Cuculich and Joseph A. Hardick expired on July 31, 2019; now, therefore be it

RESOLVED, that this County Legislature does hereby recommend for reappointment and appointment to the Central New York Regional Transportation Authority the following individuals:

Theresa Wheatley
2335 Milton Avenue, Syracuse, New York 13209

Mike Becallo
6161 Diffin Road, Cicero, New York 13039

Matthew Cushing
109 Jewell Drive, Liverpool, New York 13088

Greg Popps
135 Skyview Terrace, New York 13219

Robert F. Cuculich
4965 Nestling Duck Road, Liverpool, New York 13090

Louella Williams
200 Onondaga Avenue, Syracuse, New York 13207

Joseph A. Hardick
302 Summit Avenue, Syracuse, New York 13207

Colette Matthews-Carter
86 Cross Country Drive, Baldwinsville, New York 13027

James Beebe
409 Ferndale Lane, Minoa, New York 13116

Tina M. Fitzgerald
116 Roxboro Road, Syracuse, New York 13211

RESOLVED, the Clerk of this Onondaga County Legislature is directed to cause a certified copy of this resolution to be transmitted to the Governor of New York State and to the Secretary of the Central New York Regional Transportation Authority.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Burtis, Mr. Knapp

RESOLUTION NO. 68

CONFIRMING APPOINTMENTS BY THE CHAIRMAN OF THE ONONDAGA COUNTY
LEGISLATURE TO THE BOARD OF DIRECTORS OF THE ONONDAGA CIVIC
DEVELOPMENT CORPORATION

WHEREAS, the Chairman of the Onondaga County Legislature has duly appointed and designated, subject to confirmation by the Onondaga County Legislature, the following individuals to serve as the Chairman’s appointees to the Board of Directors of the Onondaga Civic Development Corporation:

APPOINTMENT:
Christopher Daniel
8081 Pickett Lane
Cicero, New York 13039

TERM EXPIRES:
October 6, 2024

REAPPOINTMENTS:
Michael LaFlair
221 Horan Road
Solvay, New York 13209

TERM EXPIRES:
October 6, 2026

Kimberly Townsend
4408 Dolomite Drive
Syracuse, New York 13215

October 6, 2025

and

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointments of the above individuals to serve as the Chairman’s appointees to the Board of Directors to the Onondaga Civic Development Corporation.

ADOPTED. Ayes: 17

* * *

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

Motion Made By Mr. Burtis

RESOLUTION NO. 69

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AN INTERMUNICIPAL AGREEMENT WITH THE CITY OF SYRACUSE FOR USE OF AND ACCESS TO A PORTION OF SOUTH WARREN STREET DURING STEAM SCHOOL CONSTRUCTION

WHEREAS, the STEAM School Construction Project requires the closure of the portion of South Warren Street between South Salina Street to East Adams Street and Billings Park, and a temporary use and access agreement is needed from the City of Syracuse with respect thereto; and

WHEREAS, the City of Syracuse, by Ordinance No. 718-2023, has authorized the execution of a temporary use and access agreement with the County for such property during the STEAM School Construction Project; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to execute an intermunicipal agreement with the City of Syracuse and such other documents as may be reasonably necessary to carry out the intent of this resolution.

ADOPTED. Ayes: 17

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, May 7, 2024. There was no objection and the meeting was adjourned at 2:03 p.m.

Respectfully submitted,
JAMIE McNAMARA, Clerk
Onondaga County Legislature

* * *

May 7, 2024

The Legislature of Onondaga County convened on the above date at 1:04 p.m. Chairman Burtis presiding.

The Clerk called the roll and the following legislators were present: May, Meaker, Gunnip, Cody, Abbott, Romeo, Ryan, Harvey, Olson, McCarron, Knapp, Bush, Kelly, Brown, Garland, Mr. Chairman.

Absent: Legislator Hernandez

Legislator Cody gave the invocation. Legislator Abbott led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communication:

March 20, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XXV, Section 25.05, of the Onondaga County Administrative Code, I have reappointed, subject to confirmation of the County Legislature, the following individual to serve as a member of the Onondaga County Public Library Board of Trustees:

REAPPOINTMENT:
Jill Hurst-Wahl
219 Marilyn Ave.
Syracuse, NY 13212

TERM EXPIRES:
December 31, 2027

Your confirmation of this reappointment would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

Chairman Burtis took the agenda items out of order.

* * *

Motion Made By Mr. Burtis, Ms. Gunnip, Ms. Cody, Mr. Ryan, Mr. Bush, Dr. Kelly, Mr. May, Mr. Meaker, Ms. Abbott, Mr. Romeo, Ms. Harvey, Mr. Olson, Mr. McCarron, Mr. Knapp, Mr. Brown, Mr. Garland, Ms. Hernandez

RESOLUTION NO. 70

IN MEMORIAM

WHEREAS, it has pleased Almighty God to remove Russell S. Andrews from this Earth; and

WHEREAS, Mr. Andrews was elected to the Onondaga County Legislature in 1993 to represent the people of the 24th Legislative District, and served two terms; and

WHEREAS, during that time, he contributed as a member of several committees, including Public Safety which he served on for his entire time at the Legislature, and Planning and Economic Development, of which he was both Vice Chair and Chair of; and

WHEREAS, Mr. Andrews started his service to others early in life, when he was elected as Student Body President at Pebble Hill School, and remained a big advocate for involvement in the community throughout his entire life; and

WHEREAS, he served on the boards of many local not-for-profit and civic organizations, and also in various capacities with the National Association of Insurance & Financial Advisors; and

WHEREAS, Mr. Andrews was known for creating the *Be+* movement which encourages a positive attitude about the community; and

WHEREAS, it has been said that to know him was to be inspired by his generosity, independence, curiosity, and enthusiasm; and

WHEREAS, Mr. Andrews' memory will live on through his wife of 19 years, Linda Henley, his children Phillip and Rielly, and two grandchildren, Mira and Rory, along with countless extended family members and close friends; now, therefore be it

RESOLVED, that the members of the Onondaga County Legislature do hereby express sincere and heartfelt sympathy to all the family and friends of Russell S. Andrews; and, be it further

RESOLVED, that this resolution be spread among the minutes of this Onondaga County Legislature, and a copy be prepared and provided to the family of Russell S. Andrews.

ADOPTED by Rising Tribute.

* * *

Motion Made By Ms. Cody, Mr. Garland, Mr. Brown

RESOLUTION NO. 71

CONFIRMING REAPPOINTMENT BY THE COUNTY EXECUTIVE TO THE ONONDAGA COUNTY PUBLIC LIBRARY BOARD OF TRUSTEES

WHEREAS, pursuant to Article XXV, Section 25.05, of the Onondaga County Administrative Code, J. Ryan McMahon, II, Onondaga County Executive, duly reappointed and designated, subject to confirmation of the County Legislature, the following individual to serve as a member of the Onondaga County Public Library Board of Trustees:

REAPPOINTMENT:
Jill Hurst-Wahl
219 Marilyn Avenue
Syracuse, New York 13212

TERM EXPIRES:
December 31, 2027

and

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the reappointment of the above named individual to serve as a member of the Onondaga County Public Board of Trustees for the term specified above.

ADOPTED. Ayes: 16 Absent: 1 (Hernandez)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 72

AMENDING THE 2024 COUNTY BUDGET TO PROVIDE FOR THE APPROPRIATION OF GENERAL FUND BALANCE FOR THE MARCELLUS MAINTENANCE FACILITY SEWER CONNECTION PROJECT

WHEREAS, it is necessary to amend the 2024 County Budget to appropriate funds from general fund balance for the purposes of implementing the Marcellus Maintenance Facility Sewer Connection Project; now, therefore be it

RESOLVED, that the 2024 County Budget is amended as follows:

APPROPRIATIONS:

In Admin Unit 2385000000	
Interfund Transfer/Contr Unclassified	
Speed Type #140541	
Acct. 668700 Transfer To Co Road Fund	\$450,000

REVENUES:

In Admin Unit 2385000000	
Interfund Transfer/Contr Unclassified	
Speed Type #140541	
In Account 590083 – Appropriated Fund Balance	\$450,000

APPROPRIATIONS:

In Admin Unit 9310000000	
County Road Fund	
In Speed Type #534030	
In Acct. 674600 Provision for Capital Projects	\$450,000

REVENUES:

In Admin Unit 9310000000	
County Road Fund	
In Speed Type #534030	
In Acct. 590070 Interfund Transfer – Non Debt Svc	\$450,000

ADOPTED. Ayes: 16 Absent: 1 (Hernandez)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 73

BOND RESOLUTION

A RESOLUTION AUTHORIZING VARIOUS BRIDGE IMPROVEMENT PROJECTS IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$1,400,000, AND AUTHORIZING THE ISSUANCE OF \$1,400,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

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

Section 1. Various bridge improvement projects, including retaining walls and approaches thereto, as well as incidental costs, are hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$1,400,000.

Section 2. The plan for the financing thereof is by the issuance of \$1,400,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is twenty years pursuant to subdivision 10 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. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

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

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

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

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

Section 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

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: 16 Absent: 1 (Hernandez)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 74

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE RECONSTRUCTION AND CONSTRUCTION OF IMPROVEMENTS TO VARIOUS HIGHWAYS IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$5,412,000, AND AUTHORIZING THE ISSUANCE OF \$5,412,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

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

Section 1. The reconstruction and construction of improvements to various highways, including widening and resurfacing projects, intersection improvements, as well as sidewalks, curbs, gutters, drainage, landscaping, grading or improving rights-of-way and other improvements and costs incidental thereto, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$5,412,000.

Section 2. The plan for the financing thereof is by the issuance of \$5,412,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is fifteen years pursuant to subdivision 20© 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. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

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

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

Section 7. The validity of such bonds and bond anticipation notes may be contested only if:

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

Section 8. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

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: 16 Absent: 1 (Hernandez)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 75

AMENDING THE 2024 COUNTY BUDGET TO PAY IN THE FIRST INSTANCE 100 PERCENT OF THE FEDERAL AND STATE AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$3,800,000 FOR THE CONSTRUCTION PHASE OF THE BEAR ROAD PAVING PROJECT, PIN 3756.77, AND AUTHORIZING EXECUTION OF AGREEMENTS

WHEREAS, a project known as the Bear Road Paving Project, PIN 3756.77, funded for in Title 23 US Code, as amended, calls for the apportionment of the costs of such project to be allocated at the ratio of 80 percent federal funds (\$3,200,000) and 20 percent non-federal funds (\$800,000) for a total Project cost of \$4,000,000; and

WHEREAS, the State of New York requires Onondaga County to commit to contributing up to 100 percent of the non-federal share of the construction phase of this project, and to pay in the first instance the total federal share of the cost of the construction phase, filing afterwards for reimbursement of eligible costs; and

WHEREAS, State funds are available to cover 75 percent of the non-federal share of the project (\$600,000), which Onondaga County is required to pay in the first instance, and local dollars are available to cover the remaining non-federal share; and

WHEREAS, Onondaga County desires to advance the project and to pay in the first instance the federal and state share of the costs (\$3,800,000) for the above project, in addition to the local share, filing afterwards for reimbursement of eligible costs; now, therefore be it

RESOLVED, that the County Legislature hereby approves the project, agrees to participate in the project, agrees to pay up to 100 percent of the non-federal share of the project and agrees to pay in the first instance 100 percent of the total federal and state share of the project; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements and such other documents as may reasonably be needed to implement the intent of this resolution, and to provide for County participation in the cost of the local share of the project; and, be it further

RESOLVED, that the 2024 County Budget Capital Project Fund 40021 be amended as follows:

<u>REVENUES:</u>	
In Admin Unit 9310000000	
Highway Division	
Speed Type #532309	
In Project 535200	
Bear Road Paving Project, Phase 3 – Construction	
In Account 590014	
Federal Aid Highway Capital Projects	\$3,800,000

APPROPRIATIONS:

In Admin Unit 9310000000	
Highway Division	
Speed Type #532309	
Capital Project 535200	\$3,800,000
Bear Road Paving Project, Phase 3 – Construction	

ADOPTED. Ayes: 16 Absent: 1 (Hernandez)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 76

AMENDING THE DESIGN (SCOPING I-VI) AND RIGHT-OF-WAY INCIDENTALS PHASE OF THE CANALWAYS TRAIL SALINA EXTENSION PROJECT, PIN 3756.22 BY \$950,000, AND INCREASING THE AUTHORIZATION TO PAY IN THE FIRST INSTANCE 100% OF THE FEDERAL AID ELIGIBLE COSTS BY \$760,000, AMENDING RES NO. 64-2019, AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, by Resolution No. 64-2019, the County Legislature approved the project for the Canalways Trail Salina Extension Project, PIN 3756.22; agreed to pay in the first instance the total federal share of the cost of the design (Scoping I-VI) and right-of-way incidentals phase; provided for County participation in the cost of the local share of the project; authorized the County Comptroller to pay in the first instance up to \$680,000 and to amend the Capital Project Fund 40021; and

WHEREAS, the total additional cost for the project is \$950,000 and the additional non-federal share of the costs of the design (Scoping I-VI) and right-of-way incidentals phase is estimated to be \$190,000, such amount being 20% of the total additional cost, and the additional federal share is estimated to be \$760,000, such amount being 80% of the total additional cost; and

WHEREAS, with the additional cost, the total cost for the project is now \$1,800,000, and the non-federal share of the costs of the design (Scoping I-VI) and right-of-way incidentals phase is estimated to now be \$360,000, such amount being 20% of the total cost, and the federal share is estimated to now be \$1,440,000, such amount being 80% of the total cost; and

WHEREAS, the Onondaga County desires to advance the project and to pay in the first instance the federal share of the costs (\$1,440,000) for the above project, filing afterwards for reimbursement of eligible costs, and to fund the non-federal share (\$360,000) with DOT capital funds; now, therefore be it

RESOLVED, that the Canalways Trail Salina Extension Project authorized by Resolution No. 64-2019 is hereby amended to provide for the additional costs for the design (Scoping I-VI) and right-of-way incidentals phase; and, be it further

RESOLVED, that the County Legislature approves the project, as amended, to include the additional costs, and agrees to pay in the first instance 100 percent of the total federal share of the project; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements and such other documents as may reasonably be needed to implement the intent of this resolution, and to provide for County participation in the cost of the local share of the project; and, be it further

RESOLVED, that Resolution No. 64-2019 hereby is amended to be consistent with this resolution, and the County is authorized to pay in the first instance the additional funds beyond those funds provided in Resolution No. 64-2019, subject to reimbursement; and, be it further

RESOLVED, that the 2024 County Budget Capital Project Fund 40021 be amended as follows:

REVENUES:

In Admin Unit 9310000000	
Highway Division	
Speed Type #532309	
In Project 535196	
Canalways Trail Salina Extension – Phase 1 – Amend Design	
In Account 590014	
Federal Aid Highway Capital Projects	\$760,000

APPROPRIATIONS:

In Admin Unit 9310000000	
Highway Division	
Speed Type #532309	
Capital Project 535196	
Canalways Trail Salina Extension – Phase 1 – Amend Design	\$760,000

ADOPTED. Ayes: 16 Absent: 1 (Hernandez)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 77

AMENDING THE 2024 COUNTY BUDGET TO PAY IN THE FIRST INSTANCE 100 PERCENT OF THE FEDERAL AND STATE AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$988,000 FOR THE CONSTRUCTION PHASE OF THE LAKESHORE ROAD BRIDGE OVER MAPLE CREEK (C-7) PROJECT, PIN 3756.73, AND AUTHORIZING EXECUTION OF AGREEMENT

WHEREAS, a project known as the Lakeshore Road Bridge over Maple Creek (C-7) Project, PIN 3756.73, funded for in Title 23 US Code, as amended, calls for the apportionment of the costs of such project to be allocated at the ratio of 80 percent federal funds (\$832,000) and 20 percent non-federal funds (\$208,000) for a total Project cost of \$1,040,000; and

WHEREAS, the State of New York requires Onondaga County to commit to contributing up to 100 percent of the non-federal share of the construction phase of this project, and to pay in the first instance the total federal share of the cost of the construction phase, filing afterwards for reimbursement of eligible costs; and

WHEREAS, State funds are available to cover 75 percent of the non-federal share of the project (\$156,000), which Onondaga County is required to pay in the first instance, and local dollars are available to cover the remaining non-federal share; and

WHEREAS, Onondaga County desires to advance the project and to pay in the first instance the federal and state share of the costs (\$988,000) for the above project, in addition to the local share, filing afterwards for reimbursement of eligible costs; now, therefore be it

RESOLVED, that the County Legislature hereby approves the project, agrees to participate in the project, agrees to pay up to 100 percent of the non-federal share of the project and agrees to pay in the first instance 100 percent of the total federal and state share of the project; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements and such other documents as may reasonably be needed to implement the intent of this resolution, and to provide for County participation in the cost of the local share of the project; and, be it further

RESOLVED, that the 2024 County Budget Capital Project Fund 40021 be amended as follows:

REVENUES:

In Admin Unit 9310000000	
Highway Division	
Speed Type #532309	
In Project 535201	
Lakeshore Road Bridge Project – Phase 3 – Construction	
In Account 590014	
Federal Aid Highway Capital Projects	\$988,000

APPROPRIATIONS:

In Admin Unit 9310000000	
Highway Division	
Speed Type #532309	
Capital Project 535201	
Lakeshore Road Bridge Project – Phase 3 – Construction	\$988,000

ADOPTED. Ayes: 16 Absent: 1 (Hernandez)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 78

AMENDING THE 2024 COUNTY BUDGET AND AUTHORIZING THE COUNTY TO PAY IN THE FIRST INSTANCE 100 PERCENT OF THE NON-FEDERAL AID ELIGIBLE COSTS AT A TOTAL MAXIMUM AMOUNT OF \$1,175,000 FOR THE DESIGN (SCOPING I-VI) AND CONSTRUCTION PHASES OF THE OAK ORCHARD ROAD OVER YOUNGS CREEK CULVERT (C-123) REPLACEMENT PROJECT, PIN 3757.32, AND AUTHORIZING EXECUTION OF AGREEMENTS

WHEREAS, the Oak Orchard Road over Youngs Creek Culvert (C-123) Replacement Project, PIN 3757.32, funded for in Title 23 US Code, as amended, calls for the apportionment of the costs for the design (Scoping I-VI) phase to be allocated at the ratio of 0 percent federal funds and 100 percent non-federal funds (\$175,000), and for the apportionment of the costs for the construction phase to be allocated at the ratio of 0 percent federal funds and 100 percent non-federal funds (\$1,000,000), for a total Project cost of \$1,175,000 between such phases; and

WHEREAS, State funds are available to cover 100 percent of the non-federal share of the project (\$1,175,000); and

WHEREAS, the State of New York requires Onondaga County to commit to paying in the first instance the total non-federal share (\$1,175,000) for the design (Scoping I-VI) and construction phases, filing afterwards for reimbursement of eligible costs; and

WHEREAS, the State of New York requires Onondaga County to commit to paying for all project costs that exceed the total non-federal share (\$1,175,000) as awarded under the Bridge NY Program, and that construction will begin no later than 24 months after award and be completed within 30 months thereafter; and

WHEREAS, the County of Onondaga desires to advance the project and to pay in the first instance the non-federal share of the costs (\$1,175,000) for the above project; now, therefore be it

RESOLVED, that the County Legislature approves the project, agrees to participate in the project, agrees to pay for all project costs that exceed the total non-federal share, agrees to comply with the terms of the Bridge NY Program, and agrees to pay in the first instance 100 percent of the total non-federal share of the project; and, be it further

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution, providing for County participation in the project, and to pay in the first instance the non-federal share of the costs, up to \$1,175,000; and, be it further

RESOLVED, that the 2024 County Budget Capital Project Fund 40021 be amended as follows:

REVENUES:

In Admin. Unit 9310000000	
Highway Division	
Speed Type #532309	
Capital Project 535212	
Oak Orchard Culvert – Phase 1 & 3 – Design & Construction	
In Account 590014	
Federal Aid Highway Capital Projects	\$1,175,000

APPROPRIATIONS:

In Admin Unit 9310000000	
Highway Division	
Speed Type #532309	
Capital Project 535212	
Oak Orchard Culvert – Phase 1 & 3 – Design & Construction	\$1,175,000

ADOPTED. Ayes: 16 Absent: 1 (Hernandez)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 79

AMENDING THE 2024 COUNTY BUDGET TO FUND IN THE FIRST INSTANCE 100 PERCENT OF THE FEDERAL AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$1,149,500 FOR THE DESIGN (SCOPING I-VI) AND CONSTRUCTION PHASES OF THE TUTTLE ROAD BRIDGE OVER TUTTLE BROOK (C-218) PROJECT, PIN 3755.76, AND AUTHORIZING EXECUTION OF AGREEMENTS, AND RESCINDING RESOLUTION NO. 54-2021

WHEREAS, a project for the Tuttle Road Bridge, C-218, PIN 3755.76, funded for in Title 23 US Code, as amended, calls for the apportionment of costs for the design (Scoping I-VI) phase to be allocated at the ratio of 95 percent federal funds (\$73,150) and 5 percent non-federal funds (\$3,850),

and for the apportionment of the costs for the construction phase to be allocated at the ratio of 95 percent federal funds (\$1,076,350) and 5 percent non-federal funds (\$56,650), for a total Project cost of \$1,210,000; and

WHEREAS, the State of New York requires Onondaga County to contribute up to 100 percent of the non-federal share of the design (Scoping I-VI) and construction phases of this project, and to pay in the first instance the total federal share of the cost of the design (Scoping I-VI) and construction phases; and

WHEREAS, the State of New York requires Onondaga County to commit to paying for the local share cost and all costs that exceed the total project budget of \$1,210,000, as awarded under the Bridge NY Program, and that construction will begin no later than 24 months after the program award and be completed within 30 months thereafter; and

WHEREAS, the County of Onondaga desires to advance the project and to pay in the first instance the federal share of the costs for the above project (\$1,149,500), in addition to the non-federal share of the project costs (\$60,500), filing afterward for reimbursement of eligible costs; now, therefore be it

RESOLVED, that the County Legislature hereby approves the project, agrees to participate in the project, agrees to pay for all project costs that exceed the total project budget, agrees to comply with the terms of the Bridge NY Program, and agrees to pay in the first instance 100 percent of the federal share of the project; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements and such other documents as may reasonably be needed to implement the intent of this resolution, and providing for County participation in the cost of the local share of the project; and, be it further

RESOLVED, that the County Comptroller is hereby authorized to pay in the first instance up to \$1,149,500; and, be it further

RESOLVED, that Resolution No. 54-2021 is hereby rescinded; and, be it further

RESOLVED, that the 2024 County Budget Capital Project Fund 40021 be amended as follows:

REVENUES:

In Admin Unit 9310000000	
Highway Division	
Speed Type #532309	
Capital Project 535187	
Tuttle Road Bridge – Phase 1 & 3 – Design & Construction	
In Account 590014	
Federal Aid Highway Capital Projects	\$1,149,500

APPROPRIATIONS:

In Admin Unit 9310000000	
Highway Division	
Speed Type #532309	
Capital Project 535187	
Tuttle Road Bridge – Phase 1 & 3 – Design & Construction	\$1,149,500

ADOPTED. Ayes: 16 Absent: 1 (Hernandez)

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Motion Made By Ms. Cody

RESOLUTION NO. 80

AMENDING THE 2024 COUNTY BUDGET TO FUND IN THE FIRST INSTANCE 100 PERCENT OF THE FEDERAL AID ELIGIBLE COSTS AT A MAXIMUM AMOUNT OF \$1,365,150 FOR THE DESIGN (SCOPING I-VI) AND CONSTRUCTION PHASES OF THE WEST DEAD CREEK ROAD BRIDGE OVER DEAD CREEK (C-230) PROJECT, PIN 3757.21, AND AUTHORIZING EXECUTION OF AGREEMENTS

WHEREAS, a project for the West Dead Creek Road Bridge, C-230, PIN 3757.21, funded for in Title 23 US Code, as amended, calls for the apportionment of costs for the design (Scoping I-VI) phase to be allocated at the ratio of 95 percent federal funds (\$215,650) and 5 percent non-federal funds (\$11,350), and for the apportionment of the costs for the construction phase to be allocated at the ratio of 95 percent federal funds (\$1,149,500) and 5 percent non-federal funds (\$60,500), for a total Project cost of \$1,437,000; and

WHEREAS, the State of New York requires Onondaga County to contribute up to 100 percent of the non-federal share of the design (Scoping I-VI) and construction phases of this project, and to pay in the first instance the total federal share of the cost of the design (Scoping I-VI) and construction phases; and

WHEREAS, the State of New York requires Onondaga County to commit to paying for the local share cost and all costs that exceed the total project budget of \$1,437,000, as awarded under the Bridge NY Program, and that construction will begin no later than 24 months after the program award and be completed within 30 months thereafter; and

WHEREAS, the County of Onondaga desires to advance the project and to pay in the first instance the federal share of the costs for the above project (\$1,365,150), in addition to the non-federal share of the project costs (\$71,850), filing afterward for reimbursement of eligible costs; now, therefore be it

RESOLVED, that the County Legislature hereby approves the project, agrees to participate in the project, agrees to pay for all project costs that exceed the total project budget, agrees to comply with the terms of the Bridge NY Program, and agrees to pay in the first instance 100 percent of the federal share of the project; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements and such other documents as may reasonably be needed to implement the intent of this resolution, and providing for County participation in the cost of the local share of the project; and, be it further

RESOLVED, that the County Comptroller is hereby authorized to pay in the first instance up to \$1,365,150; and, be it further

RESOLVED, that the 2024 County Budget Capital Project Fund 40021 be amended as follows:

REVENUES:

In Admin Unit 9310000000	
Highway Division	
Speed Type #532309	
Capital Project 535211	
West Dead Creek Bridge – Phase 1 & 3 – Design & Construction	
In Account 590014	
Federal Aid Highway Capital Projects	\$1,365,150

APPROPRIATIONS:

In Admin Unit 9310000000	
Highway Division	
Speed Type #532309	
Capital Project 535211	
West Dead Creek Bridge – Phase 1 & 3 – Design & Construction	\$1,365,150

ADOPTED. Ayes: 16 Absent: 1 (Hernandez)

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Motion Made By Ms. Abbott

RESOLUTION NO. 81

AMENDING THE 2024 ONONDAGA COUNTY BUDGET TO ACCEPT GRANT FUNDS FROM THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

WHEREAS, the New York State Department of Environmental Conservation (NYSDEC) Water Quality Improvement Project (WQIP) program has awarded the County of Onondaga funding in the amount of \$156,000 for the Winding Way Streambank Stabilization Project; and

WHEREAS, it is necessary to include such funds in the Onondaga County Office of the Environment’s 2024 budget and authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2024 County budget be amended as follows:

REVENUES:

In Admin Unit 3600000000	
Office of the Environment	
Speed Type #191015	
Project 721008	
Winding Way	
In Acct. 590028	
St Aid – Home & Comm Svc	\$156,000

APPROPRIATIONS:

In Admin Unit 3600000000	
Office of the Environment	
Speed Type #191015	
Project 721008	
Winding Way	
In Acct. 694080	
Professional Services	\$156,000

ADOPTED. Ayes: 16 Absent: 1 (Hernandez)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 82

AUTHORIZING THE COUNTY EXECUTIVE TO RENEW OR ENTER INTO INTERMUNICIPAL AGREEMENTS TO PROVIDE SERVICES TO MUNICIPALITIES WITHIN ONONDAGA COUNTY TO ASSIST THOSE MUNICIPALITIES IN COMPLYING WITH DEPARTMENT OF ENVIRONMENTAL CONSERVATION STORMWATER PERMIT REQUIREMENTS

WHEREAS, the Clean Water Act was amended in 1987 to establish permit requirements to help control pollution from stormwater run-off; and

WHEREAS, in 2003, pursuant to Federal regulations, the DEC expanded the scope of its stormwater program to require certain municipalities to apply for a DEC stormwater permit, which permit requirements were modified effective January 3, 2024; and

WHEREAS, municipalities in Onondaga County that operate Municipal Stormwater Sewer Systems (MS4s), including the County, the City of Syracuse and numerous towns and villages, are required to comply with such DEC stormwater permits; and

WHEREAS, each of these municipalities are required to implement stormwater management programs and satisfy six minimum control requirements mandated by the stormwater permit, including reporting and investigation of illicit discharges and inspection of stormwater outfalls; and

WHEREAS, since these general permit requirements are applicable to all such municipalities, it has been recognized that there are opportunities for cost effective compliance through cooperation and coordination; and

WHEREAS, years ago a number of these municipalities had requested that the County provide certain services to assist them in complying with their obligations to develop and implement a Stormwater Management Program; and

WHEREAS, in response to this request, in 2008 the County developed a proposal to furnish services through the Onondaga County Department of Water Environment Protection to interested municipalities, which services include the following:

- 1) Establish a centralized "Hotline" for citizens to report suspected illicit discharges, at no cost to other municipalities;
- 2) Perform routine inspections of stormwater "outfalls" at no cost to other municipalities;
- 3) Assist in tracking down sources of potential illicit discharges to stormwater systems, at a fee of \$60.00 per hour;
- 4) Share laboratory services at prevailing laboratory rates/costs; and

WHEREAS, in December 2008 the County Legislature passed Resolution No. 323 authorizing the County Executive to enter into agreements with interested municipalities for a term not to exceed 5 years to perform stormwater permit related services for municipalities; and

WHEREAS, in November 2013 the County Legislature passed Resolution No. 160 authorizing the County Executive to renew such Intermunicipal Agreements with interested municipalities for an additional term not to exceed 5 years; and

WHEREAS, in February 2019 the County Legislature passed Resolution No. 11 authorizing the County Executive to renew or enter into such Intermunicipal Agreements with interested municipalities for a term not to exceed 5 years; and

WHEREAS, it is the desire of this Legislature to authorize the County Executive to again renew or enter into these Intermunicipal Agreements with MS4 municipalities in Onondaga County in order to provide for such stormwater permit related services; now, therefore be it

RESOLVED, that the County Executive hereby is authorized to renew or enter into stormwater assistance agreements with interested municipalities for a term not to exceed 5 years to perform stormwater permit related services for municipalities, and to execute agreements to implement the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Hernandez)

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 83

AUTHORIZING AN AGREEMENT WITH THE TOWN OF OTISCO FOR THE PROVISION OF ENHANCED POLICE SERVICES AND AMENDING THE 2024 COUNTY BUDGET

WHEREAS, the Town of Otisco has requested the Onondaga County Sheriff's Office to provide the Town with enhanced police patrols to address public safety issues, enforce the Vehicle and Traffic Law and Town laws, and provide other enhanced services as may be requested by the Town from time to time; and

WHEREAS, the Onondaga County Sheriff's Office is willing to provide said enhanced services contingent upon reimbursement of associated costs, including, but not limited to, overtime and vehicle costs, which total costs will not exceed \$10,000 for fiscal year 2024; and

WHEREAS, the parties desire to enter into an Intermunicipal Agreement for the provision of said enhanced services, and it is the desire of this Legislature to authorize said agreement; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into contracts with the Town of Otisco, pursuant to the provisions of the New York State General Municipal Law, to provide the Town with enhanced police patrols and to implement the intent of this resolution; and, be it further

RESOLVED, said contract shall provide for reimbursement by the Town of the costs associated with said services; and, be it further

RESOLVED, said enhanced services shall be limited to the appropriation made by the Town, if any, for said services which shall commence in 2024, and may be renewed on an annual basis subject to annual Town appropriations for each renewal year; and, be it further

RESOLVED, that the 2024 County budget be amended as follows:

REVENUES:

In Admin Unit 7900000000	
Sheriff's Office	
In Speed Type #410020	
In Project 782203	
Reimbursed OT Details	
In Account 590042-Oth Pub Safety Oth Govts	\$10,000

APPROPRIATIONS:

In Admin Unit 7900000000	
Sheriff's Office	
In Speed Type #410020	
In Project 782203	
Reimbursed OT Details	
In Account 641020 – Overtime Wages	\$10,000

ADOPTED. Ayes: 16 Absent: 1 (Hernandez)

* * *

Motion Made By Mr. Knapp

RESOLUTION NO. 84

EXPRESSING SUPPORT FOR ONONDAGA COUNTY'S APPLICATION FOR RESTORE NY FUNDING FOR THE SOLAR STREET REHABILITATION PROJECT

WHEREAS, the Restore New York Communities Initiative ("Restore NY"), administrated through Empire State Development, provides financial assistance to municipalities for the revitalization of commercial and residential properties—promoting neighborhood growth and community development through the elimination and redevelopment of blighted structures; and

WHEREAS, Restore NY funding is available for projects including the rehabilitation and restoration of vacant, abandoned, condemned and surplus properties, with a strong emphasis placed on projects from economically distressed communities; and

WHEREAS, Onondaga County (the "County") secured eligibility approval from the State through its Empire State Development Office to apply for Restore NY funding for restoration of the former EZ Washer, a.k.a. Baby's Bedroom, property located at 128 Spencer Street, on the corner of Spencer & Solar Streets, in the City of Syracuse and consisting of a 261,000 sq. ft., vacant, commercial building in the Inner Harbor neighborhood, which building and lot cover 8.12 acres (the "Project"). The Project location is in a Level 2 – Moderate Distress community and the Project includes the demolition and removal of asbestos from the building; and

WHEREAS, the Project developer is seeking to demolish the existing building to bring the site to shovel ready condition for future use as a new mixed-use development, likely consisting of hundreds of new housing units to support housing needs within the City and County, and to construct a parking facility to support new tenants and visitors to the harbor area; and

WHEREAS, the Onondaga County Executive is in support of the Project; now, therefore be it

RESOLVED, that the Onondaga County Legislature expresses its support for the County's application for Restore NY funding for the Project; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Hernandez)

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 85

UPDATING THE OFFICE HOURS FOR THE OFFICES OF THE COUNTY CLERK, COUNTY TREASURER, CLERK OF THE LEGISLATURE, AND CIVIL OFFICE OF THE SHERIFF

WHEREAS, pursuant to County Law Section 206(2), and in accordance with Onondaga County Administrative Code Section 2.02(f), this Legislature may fix the hours that the offices of the County Clerk, County Treasurer, Clerk of the Legislature, and Civil Office of the Sheriff shall be kept open for the transaction of business; now, therefore be it

RESOLVED, that this County Legislature hereby determines that the offices of the County Clerk, County Treasurer, Clerk of the Legislature, and Civil Office of the Sheriff shall be kept open for the transaction of business Monday through Friday from between 8:00 a.m. and 9:00 a.m. to 4:00 p.m.

ADOPTED. Ayes: 16 Absent: 1 (Hernandez)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 86

CALLING FOR A PUBLIC HEARING ON THE TENTATIVE 2024-2025 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, 2024, and ending on the 31st day of August, 2025, shall be held at the Legislature Chambers by the Ways & Means Committee of said County Legislature, at the Court House, Syracuse, New York, which committee is hereby designated to hold such public hearing on May 28, 2024, at 10:15 a.m.

ADOPTED. Ayes: 16 Absent: 1 (Hernandez)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 87

PERSONNEL RESOLUTION

WHEREAS, the New York State Department of Civil Service has expanded the Hiring Emergency Limited Placement Program (HELP Program) that will continue to allow participating

municipalities to hire employees on a non-competitive basis into positions that are presently competitive for a period of one year; and

WHEREAS, as required by the HELP Program, it is necessary for the County to create non-competitive positions with the parenthetical "HELP Program" to distinguish program positions from the traditional and presently encumbered corresponding competitive positions; now, therefore be it

RESOLVED, that the Onondaga County Salary Plan be amended to add the following titles, effective the first full pay period after May 7, 2024:

County Comptroller

Create 2 Auditor I (HELP Program) Grade 9
Create 1 Auditor II (HELP Program) Grade 11
Create 1 Auditor III (HELP Program) Grade 13
Create 1 Administrative Officer (Comptroller) (HELP Program) Grade 31

County Clerk

Create 1 Recording Clerk (HELP Program) Grade 5
Create 1 Records Preservation Assistant (HELP Program) Grade 7
Create 1 Records Preservation Supervisor (HELP Program) Grade 9

Community Development

Create 2 Housing Rehabilitation Inspector (HELP Program) Grade 9

Department of Children and Family Services

Create 3 Program Monitor (HELP Program) Grade 9
Create 1 Detention Home Counselor II (HELP Program) Grade 12
Create 7 Detention Home Aide II (HELP Program) Grade 8
Create 1 Assistant Director of Child Welfare (HELP Program) Grade 35
Create 2 Case Supervisor A (HELP Program) Grade 13
Create 1 Case Supervisor B (HELP Program) Grade 12
Create 1 Clinical Services Coordinator (HELP Program) Grade 35
Create 1 Detention Home Casework Supervisor (HELP Program) Grade 12
Create 1 Director for Outpatient Services (HELP Program) Grade 35
Create 1 Program Coordinator (HELP Program) Grade 35

District Attorney

Create 1 Fiscal Officer (HELP Program) Grade 33

Office of Diversity and Inclusion

Create 1 Assistant Contract Compliance PPC (HELP Program) Grade 29
Create 1 Human Rights Specialist (HELP Program) Grade 10

Economic Development

Create 1 Economic Development Specialist I (HELP Program) Grade 31
Create 1 Economic Development Specialist II (HELP Program) Grade 33
Create 2 Economic Development Specialist III (HELP Program) Grade 34
Create 1 Senior Economic Development Specialist (HELP Program) Grade 31

Emergency Management

Create 1 Administrative Officer (Emergency Management) (HELP Program) Grade 31

Facilities Management

Create 1 Drafting Technician II (HELP Program) Grade 8

Create 2 Construction Administrator (HELP Program) Grade 32

Finance Department

Create 1 Tax Clerk (HELP Program) Grade 5
Create 1 Budget Analyst II (HELP Program) Grade 31
Create 1 Financial Analyst (HELP Program) Grade 35
Create 2 Administrative Officer (Financial Operations) (HELP Program) Grade 35
Create 1 Tax Map Technician I (HELP Program) Grade 6
Create 1 Tax Map Technician II (HELP Program) Grade 11
Create 2 GIS Systems Specialist II (HELP Program) Grade 13
Create 4 Management Analyst (HELP Program) Grade 31
Create 1 Project Coordinator (HELP Program) Grade 31
Create 2 Accountant 2 (HELP Program) Grade 11

Department of Health

Create 1 Vital Records Manager (HELP Program) Grade 9
Create 1 Medical Records Technician (HELP Program) Grade 9
Create 2 Peer Specialist (HELP Program) Grade 7
Create 1 Peer Supervisor (HELP Program) Grade 9
Create 3 Medical Assistant (HELP Program) Grade 5
Create 1 Medical Billing Technician (HELP Program) Grade 9
Create 2 Forensic Laboratory Support Specialist (HELP Program) Grade 8
Create 2 Forensic Attendant II (HELP Program) Grade 6
Create 1 Forensic Operations Assistant (HELP Program) Grade 7
Create 3 Education Specialist Children (HELP Program) Grade 11
Create 1 Outreach Worker II (HELP Program) Grade 6

Department of Information Technology

Create 1 Duplicating Machine Operator III (HELP Program) Grade 10
Create 1 Junior Systems Administrator (HELP Program) Grade 10
Create 2 Enterprise Design Specialist (HELP Program) Grade 14
Create 1 Digital Forensics Technician (HELP Program) Grade 12
Create 1 Help Desk Operator (HELP Program) Grade 8
Create 1 Network Administrator (HELP Program) Grade 12
Create 2 Network Administrator Lead (HELP Program) Grade 15
Create 3 Web Design Specialist (HELP Program) Grade 14

Onondaga County Public Library

Create 1 Librarian Assistant (HELP Program) Grade 8
Create 1 Librarian I (HELP Program) Grade 9
Create 1 Library Clerk I (HELP Program) Grade 2
Create 1 Library Clerk II (HELP Program) Grade 5

Personnel Department

Create 1 Payroll Clerk I (HELP Program) Grade 5
Create 1 Payroll Clerk II (HELP Program) Grade 7
Create 2 Personnel Technician I (HELP Program) Grade 26
Create 2 Personnel Services Aide (HELP Program) Grade 7
Create 1 Assistant Payroll Director (HELP Program) Grade 31
Create 1 Administrative Officer (Personnel) (HELP Program) Grade 29

Department of Planning

Create 1 Planner I (HELP Program) Grade 11
Create 1 Administrative Officer (Planning) (HELP Program) Grade 29

Probation Department

Create 1 Typist I (HELP Program) Grade 3

Division of Purchase

Create 1 Materials Management Coordinator (HELP Program) Grade 10

Create 2 Buyer I (HELP Program) Grade 9

Create 1 Administrative Officer (Purchasing) (HELP Program) Grade 29

Onondaga County Sheriff's Office

Create 1 Correction Counselor I (HELP Program) Grade 10

Create 3 Data Entry Equipment Operator (HELP Program) Grade 4

Department of Social Services

Create 1 Employment Aide (HELP Program) Grade 6

Create 19 Income Maintenance Specialist (HELP Program) Grade 9

Create 2 Welfare Fraud Investigator (HELP Program) Grade 10

Create 1 Public Information Specialist (HELP Program) Grade 11

Department of Transportation

Create 3 Civil Engineer I (HELP Program) Grade 11

Create 1 Senior Project Coordinator (HELP Program) Grade 34

Veterans Service Agency

Create 1 Veterans Services Aide (HELP Program) Grade 6

Create 1 Veterans Services Officer (HELP Program) Grade 9

Create 1 Administrative Officer (Veterans) (HELP Program) Grade 32

Water Environment and Protection

Create 1 Computer Technical Specialist (HELP Program) Grade 12

Create 1 Closed Circuit Television Operator (HELP Program) Grade 9

Create 3 Sanitary Technician (HELP Program) Grade 7

Create 7 Wastewater Treatment Plant Operator (HELP Program) Grade 8

Titles In Multiple Departments

Create 5 Account Clerk I (HELP Program) Grade 4

Create 9 Account Clerk II (HELP Program) Grade 7

Create 6 Account Clerk III (HELP Program) Grade 8

Create 6 Accountant I (HELP Program) Grade 9

Create 18 Clerk I (HELP Program) Grade 2

Create 19 Clerk II (HELP Program) Grade 5

Create 5 Systems Administrator (HELP Program) Grade 12

Create 2 GIS Systems Specialist (HELP Program) Grade 11

Create 2 Program Analyst (HELP Program) Grade 32

Create 3 Administrative Assistant (HELP Program) Grade 9

Create 7 Administrative Aide (HELP Program) Grade 7

Create 7 Typist II (HELP Program) Grade 5

Create 11 Legal Secretary I (HELP Program) Grade 6

Create 3 Senior Caseworker (HELP Program) Grade 11

and, be it further

RESOLVED, that the following positions be added to the previously authorized title of Case Worker (HELP Program):

Department of Children and Family Services
Create 22 Case Worker (HELP Program) Grade 10

Department of Social Services
Create 5 Case Worker (HELP Program) Grade 10

and, be it further

RESOLVED, that the following positions be added to the previously authorized title of Vital Records Specialist (HELP Program):

Department of Health
Create 1 Vital Records Specialist (HELP Program) Grade 7

and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Hernandez)

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, June 4, 2024. There was no objection and the meeting was adjourned at 1:31 p.m.

Respectfully submitted,
JAMIE McNAMARA, Clerk
Onondaga County Legislature

* * *

June 4, 2024

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June 4, 2024

The Legislature of Onondaga County convened on the above date at 1:13 p.m. Chairman Burtis presiding.

The Clerk called the roll and the following legislators were present: May, Meaker, Gunnip, Cody, Abbott, Romeo, Ryan, Harvey, Olson, McCarron, Knapp, Bush, Kelly, Brown, Garland, Hernandez, Mr. Chairman

Legislator Abbott gave the invocation. Legislator Romeo led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications

Gold Seals:

- a. RECOGNIZE AND HONOR THE PASSING OF TRAILBLAZER MARJORIE DAY CARTER WHO WAS THE FIRST BLACK TEACHER IN THE SYRACUSE CITY SCHOOL DISTRICT (Sponsored by Ms. Hernandez)
- b. RECOGNIZE AND HONOR ONONDAGA COMMUNITY COLLEGE'S BRYN WHITMAN ON HER NATIONAL JUNIOR COLLEGE ATHLETIC ASSOCIATION CHAMPIONSHIP IN WOMEN'S DISCUS (Sponsored by Mr. McCarron)
- c. RECOGNIZE AND HONOR THE ONONDAGA COMMUNITY COLLEGE WOMEN'S LACROSSE TEAM FOR WINNING THE NATIONAL JUNIOR COLLEGE ATHLETIC ASSOCIATION CHAMPIONSHIP (Sponsored by Mr. McCarron)
- d. RECOGNIZE AND HONOR THE SYRACUSE UNIVERSITY WOMEN'S ROWING TEAM FOR WINNING THE 2024 ACC CHAMPIONSHIP (Sponsored by Mr. Burtis)

* * *

April 30, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 1903 of the Onondaga County Charter, and Article III, Section 3.13 of the County Administrative Code, I have appointed, subject to confirmation of the County Legislature, the following individual to serve as a member of the Onondaga County Fire Advisory Board.

APPOINTMENT:

Dennis M. Smith
7993 Route 20
Manlius, NY 13104

TERM EXPIRES:

December 31, 2026

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 88

AUTHORIZING ADVANCE STEP HIRING AND PLACEMENTS

WHEREAS, due to recruitment challenges associated with salary for managerial and supervisory positions within the Department of Water Environment Protection, and in order to attract and retain requisite qualified talent, authorization to advance step hire is necessary; now, therefore be it

RESOLVED, that the Department of Water Environment Protection is hereby given authorization, for recruiting purposes, for a one-time advance step hire for the positions listed below, which authorization is effective for any such position from the date hereof until first filled:

Water Environment Protection (WEP) (Admin Unit 3330)

Authorize advanced step hire for Deputy Commissioner of Regulatory Programs (L109572) – Grade 37, up to Step 20 (\$135,848)

Authorize advanced step hire for Industrial Pretreatment Director (L109604) – Grade 36, up to Step 14 (\$115,110)

Authorize advanced step hire for Management Engineer (L109564) – Grade 36, up to Step 15 (\$116,532)

Authorize advanced step hire for Collection System Director (L109581) – Grade 36, up to Step 15 (\$116,532)

Authorize advanced step hire for Sewer Maintenance Superintendent (L105681) – Grade 36, up to Step 7 (\$105,632)

Authorize advanced step hire for I/E Superintendent (L105492) – Grade 36, up to Step 18 (\$120,902)

Authorize grade change and advanced step hire for Process Control Director (L109575) – Grade 36, up to Step 7 (\$105,632)

and, be it further

RESOLVED, that the following advanced step placement be and hereby is authorized, effective the first full pay period after June 4, 2024:

Water Environment Protection (WEP) (Admin Unit 3330)

Place the incumbent Director of Asset Management (L109584) – Grade 36, at Step 15 (\$116,532)

and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

Mr. Meaker moved to refer this item to committee. Seconded by Mr. Brown.

Chairman Burtis stated the item would be referred to the Ways & Means Committee.

A vote was taken on the motion to refer to committee.

Motion FAILED. Ayes: 7 (Ryan, Harvey, Bush, Brown, Garland, Hernandez, Meaker) Noes: 10 (May, Abbott, Romeo, Olson, McCarron, Knapp, Kelly, Gunnip, Cody, Burtis)

A vote was taken on the resolution.

ADOPTED. Ayes: 11 (May, Abbott, Romeo, Olson, McCarron, Knapp, Kelly, Garland, Gunnip, Cody, Burtis) Noes: 6 (Ryan, Harvey, Bush, Brown, Hernandez, Meaker)

* * *

Motion Made By Mr. Olson, Mr. Knapp

RESOLUTION NO. 89

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY FIRE ADVISORY BOARD

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has appointed and designated the following individual to serve as a member of the Onondaga County Fire Advisory Board, consistent with the Section 1903 of the Onondaga County Charter and Sections 3.12 and 3.13 of the Onondaga County Administrative Code:

APPOINTMENT:
Dennis M. Smith
7993 Route 20
Manlius, New York 13104

TERM EXPIRES:
December 31, 2026

WHEREAS, such appointment is subject to confirmation by the Onondaga County Legislature; now, therefore be it

RESOLVED, that the Onondaga County Legislature does confirm the appointment of the above individual to serve as a member of the Onondaga County Fire Advisory Board for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Knapp, Mr. Bush

RESOLUTION NO. 90

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 Onondaga County Legislature Resolution No. 71-2004, that thirty-day period began January 1, 2024 and ended January 30, 2024; and

WHEREAS, the owner of the following properties filed a request for inclusion of predominantly viable agricultural land within certified agricultural districts:

2024 ADDITION REQUESTS				
DISTRICT	MUNICIPALITY	OWNER	PARCEL	GIS ACRES*
3	ELBRIDGE	JOSEPH M. MOORE	038.-02-08.1	4.97
3	ELBRIDGE (Village)	JOSEPH M. MOORE	022.1.-02-07.0	2.37
GRAND TOTAL				7.34
* Geographic Information System (GIS) calculated data, 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 would serve the public interest by assisting in maintaining a viable agricultural industry within the district; 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 district, 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 on the above requests for recommendations on the inclusion of predominantly viable agricultural lands within certified agricultural districts shall be held at the Onondaga County Court House, County Legislative Chambers, 4th Floor, 401 Montgomery Street, Syracuse, New York on July 2, 2024 at 12:50 p.m.; and, be it further

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

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Knapp

RESOLUTION NO. 91

CALLING FOR A PUBLIC HEARING ON THE MODIFICATION OF AGRICULTURAL DISTRICT NO. 4, COUNTY OF ONONDAGA, TOWNS OF DEWITT, FABIUS, AND POMPEY, AND TOWNS OF LAFAYETTE, ONONDAGA, AND TULLY (EAST OF I-81)

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. 134-2023 calling for publication of the notice of the eight-year review of Agricultural District No. 4 in the Towns of DeWitt, Fabius, and Pompey, and the Towns of La Fayette, Onondaga, and Tully (east of I-81); and

WHEREAS, a notice of review for Agricultural District No. 4 was mailed to involved and affected agencies, municipalities, and landowners by the Onondaga Department of Planning and the Onondaga County Legislature; and

WHEREAS, the owners of the following properties filed requests to modify Agricultural District No. 4:

ADDITION REQUESTS			
MUNICIPALITY	OWNER	TAX ID	GIS ACRES*
Fabius (Village)	Herlihy Kevin J	101.-02-11.0	9.10
Fabius (Village) Total			9.10
La Fayette	Ellys Acres Farm LLC	006.-01-18.2	1.29
La Fayette	Ellys Acres Farm LLC	006.-01-18.5	7.45
La Fayette	Ellys Acres Farm LLC	006.-01-18.7	8.11
La Fayette	Ellys Acres Farm LLC/Kenny Griffin	007.-02-23.0	5.50
La Fayette	Nurse Albert V	011.-02-25.1	2.02
La Fayette Total			24.36
GRAND TOTAL			33.46

* Geographic Information System (GIS) calculated data, not Real Property Services (RPS) data.

REMOVAL REQUESTS			
MUNICIPALITY	OWNER	TAX ID	GIS ACRES*
Fabius	Aidun Meredith	106.-01-21.0	2.45
Fabius	County Of Onondaga	112.-02-13.0	6.44
Fabius	Crockett Peter J	124.-02-14.0	0.45
Fabius	Elter Thomas A	107.-04-01.0	0.94
Fabius	Ianuzi Stephen D	111.-02-10.0	0.68
Fabius	Jones Douglas M	109.-02-10.0	1.06
Fabius	Kowachik Michael J	118.-04-07.7	2.17
Fabius	Love Camp 355 LLC	104.-03-19.0	0.14
Fabius	Love Camp 355 LLC	105.-01-01.1	25.23
Fabius	Love Camp 355 LLC	105.-01-01.2	0.16
Fabius	Morford Anne	104.-03-18.0	0.14
Fabius	O'Reilly John R	124.-02-02.0	9.41
Fabius	Penoyer Robert H	111.-01-01.0	0.42
Fabius Total			49.69
Pompey	Baniewicz Richard R	013.-01-05.0	0.47
Pompey	Bargabos Dan E	004.-03-14.1	12.52
Pompey	Bargabos Dan E	004.-03-74.1	1.67
Pompey	Bargabos Dan E	005.-01-11.2	42.36
Pompey	Beasley Dr Kenneth	004.-22-23.0	1.08
Pompey	County Of Onondaga	027.-02-10.0	0.02
Pompey	DeHaas George	004.-03-58.3	1.09
Pompey	Pompey Community Church Inc	021.-02-07.3	5.00
Pompey	Ross Jennifer L	004.-18-07.0	2.07
Pompey	Ward Sarah A	015.-03-06.0	1.76

Pompey Total			68.04
Tully	Shaw Ronald J	108.-03-06.6	22.79
Tully Total			22.79
Grand Total			140.52
* Geographic Information System (GIS) calculated data, not Real Property Services (RPS) data.			

and

WHEREAS, as part of that review, the County Agriculture and Farmland Protection Board has prepared a report in accordance with the provisions of Article 25AA, including a recommendation to modify Agricultural District No. 4; and

WHEREAS, as part of the review process, Article 25AA requires the County to hold a public hearing concerning the review of Agricultural District No. 4; 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 above requested modifications and recommendation of continuation of Agricultural District No. 4 shall be held at the Onondaga County Court House, 401 Montgomery St., Syracuse, New York on Tuesday, July 2, 2024 at 12:55 p.m.; and, be it further

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

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Knapp

RESOLUTION NO. 92

AMENDING THE 2024 ONONDAGA COUNTY BUDGET TO ACCEPT GRANT FUNDS FROM NEW YORK STATE EMPIRE STATE DEVELOPMENT FOR THE PREPARATION OF THE CENTRAL NEW YORK REGIONAL MARKET REVITALIZATION STRATEGY

WHEREAS, the Central New York Regional Market Authority was established in 1935 and operates the physical campus and operations of the Central New York Regional Market (Market) in the City of Syracuse; and

WHEREAS, the Market is a venue for both wholesale and retail food operations, and is the largest year-round retail farmers market operating on the East Coast, with weekend crowds exceeding 20,000 visitors per day, and serving as a longstanding cultural and community asset; and

WHEREAS, as many of the Market’s historic buildings and infrastructure enter their 85th year, the physical conditions of the Market are deteriorating and facilities are in need of repair and maintenance; and

WHEREAS, in an effort to support the Market as a center for regional agricultural economic activity, its role in the local food system and its value to local tourism, culture, and the community, Onondaga County and New York State Empire State Development (ESD) are providing funding to complete the Central New York Regional Market Revitalization Strategy to address both the physical

needs of the physical campus and articulate a self-sustaining management strategy to guide capital investments and future Market operations; and

WHEREAS, Onondaga County is receiving \$100,000 in funding from ESD to prepare the Strategy document to stimulate and facilitate needed revitalization efforts; Onondaga County is also dedicating approximately \$225,000 in matching funds towards the effort, utilizing previously authorized funds dedicated to implementation of the Plan Onondaga comprehensive plan; and

WHEREAS, the Department of Planning will manage the planning process, and will solicit bids from qualified firms to prepare the Revitalization Strategy document, in partnership with the Central New York Regional Market Authority; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby accepts the \$100,000 in ESD grant funds and authorizes the County Executive to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2024 County budget be amended as follows:

REVENUES:

In Admin Unit 8700000000	
Planning Department	
Speed Type #260157	
Project 791086	
Comp Plan Implementation – Regional Market	
In Acct. 590026	
St Aid – Other Econ Assist	\$100,000

APPROPRIATIONS:

In Admin Unit 8700000000	
Planning Department	
Speed Type #260157	
Project 791086	
Comp Plan Implementation – Regional Market	
In Acct. 657000	
Contractual Services	\$100,000

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Gunnip, Ms. Cody, Mr. Ryan, Mr. Meaker, Ms. Abbott, Mr. Romeo, Ms. Harvey, Mr. Olson, Mr. McCarron, Mr. Knapp, Mr. Bush, Mr. Brown, Mr. Garland, Ms. Hernandez

RESOLUTION NO. 93

ADOPTION OF ANNUAL BUDGET FOR ONONDAGA COMMUNITY COLLEGE FOR THE FISCAL YEAR SEPTEMBER 1, 2024, TO AUGUST 31, 2025, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS WITH OTHER GOVERNMENTAL UNITS IN WHICH APPROPRIATIONS AND REVENUES ARE APPROVED BY THE ADOPTION OF THE 2025 BUDGET

WHEREAS, pursuant to Section 6304 of the Education Law, as amended by Chapter 631 of the Laws of 1965 and pursuant to Article VI of the Onondaga County Charter, the Ways and Means

Committee has reviewed the tentative proposed Onondaga Community College Budget for the fiscal year September 1, 2024, to August 31, 2025, having held a public hearing upon such tentative proposed budget on May 28, 2024, pursuant to Resolution No. 86-2024, adopted on May 7, 2024, and all persons desiring to be heard were heard at such public hearing; and

WHEREAS, the total Tentative Community College Budget presented to this Legislature was in the estimated amount of \$64,258,898 required for Community College Operating Fund purposes. From this estimated total of \$64,258,989 for the Community College Operating Fund was deducted the amount of \$54,186,989 estimated as revenues, leaving a net budget for the Community College Operating Fund subject to tax levy of \$10,072,000 (Tentative Local Sponsor’s Contribution). The total amount estimated for grants to be received by the Community College in 2024-2025 is \$5,600,000; now, therefore be it

RESOLVED, that said 2024-2025 Tentative Community College Budget heretofore prepared and submitted by the County Executive and subsequently reviewed by the Ways and Means Committee as hereinafter set forth, be and the same hereby is adopted for 2024-2025 with no changes; and, be it further

RESOLVED, that the Adopted Operating Budget for Onondaga Community College for the fiscal year September 1, 2024, through August 31, 2025, in the amount of \$64,258,989 with the County financial assistance of \$10,072,000 be and hereby is approved; and, be it further

RESOLVED, that the estimated grant activity in the Community College’s 2024-2025 Annual Budget is \$5,600,000; and, be it further

RESOLVED, that expenditures from this budget be made by the Board of Trustees of Onondaga Community College pursuant to the provisions of Resolution No. 111 – 1970 by this County Legislature and that such expenditures be subject to the terms and conditions of such appropriations and to such regulations regarding the custody, deposit, audit and payment thereof as this County Legislature may deem proper; and, be it further

RESOLVED, that the sum of \$10,072,000 be included in the 2025 Annual County Budget in Appropriation Account 668750 Transfer to Community College Fund. Such sum represents the Local Sponsor’s (County of Onondaga) contribution to the Community College, and therefore the sum shall be subject to tax levy for Community College purposes and is hereby made a part of the tax levy for the County of Onondaga for the fiscal year January 1, 2025, to December 31, 2025; and, be it further

RESOLVED, that this resolution evidences authorization for the execution of agreements and such other documents as may be reasonably necessary with other units of government involving items for which appropriations or revenues have been approved by adoption of this 2024-2025 Onondaga Community College Budget.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 94

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:

L Name	F Name	MI	Title	*Term Begins/Ends	Standard Work Day (hrs/day)	Days/Month (based on Record of Activities)	Tier 1	No record of activities completed
ELECTED								
Abbott	Julie	R	County Legislator	Jan. 1, 2024 – Dec. 31, 2025	6	23.19		
Brown	Maurice	R	County Legislator	Jan. 1, 2024 – Dec. 31, 2025	6	24.11		
Burtis	Timothy	T	Chairman County Legislature	Jan. 1, 2024 – Dec. 31, 2025	6	23.25		
Bush, Jr.	Ken	L	County Legislator	Jan. 1, 2024 – Dec. 31, 2025	6	22.87		
Cody	Debra	J	County Legislator	Jan. 1, 2024 – Dec. 31, 2025	6	22.77		
Garland	Charles	E	County Legislator	Jan. 1, 2024 – Dec. 31, 2025	6			✓
Harvey	Palmer	L	County Legislator	Jan. 1, 2024 – Dec. 31, 2025	6	22.02		
Hernandez	Nodesia	R	County Legislator	Jan. 1, 2024 – Dec. 31, 2025	6	22.5		
Kelly	Cody	M	County Legislator	Jan. 1, 2024 – Dec. 31, 2025	6	21.94		
Knapp	David	H	County Legislator	Jan. 1, 2024 – Dec. 31, 2025	6	23.05		
May	Brian	F	Floor Leader County Legislature	Jan. 1, 2024 – Dec. 31, 2025	6	22		
Masterpole	Martin	D	Comptroller	Jan. 1, 2024 – Dec. 31, 2027	7	22		
McMahon, II	John	R	County Executive	Jan. 1, 2024 – Dec. 31, 2027	7	31.90		

Meaker	Kevin	J	County Legislator	Jan. 1, 2024 – Dec. 31, 2025	6	26.58		
Olson	Mark	A	County Legislator	Jan. 1, 2024 – Dec. 31, 2025	6	21.72		
Romeo	Daniel	F	County Legislator	Jan. 1, 2024 – Dec. 31, 2025	6			✓
Ryan	Christopher	J	Floor Leader County Legislature	Jan. 1, 2024 – Dec. 31, 2025	6	22.06		
APPOINTED								
Barber	Tamara	L	Deputy Clerk County Legislature	Jan. 1, 2024 – Dec. 31, 2025	7	22		
Beebe	James	E	Legislative Analyst	Jan. 1, 2024 – Dec. 31, 2025	7	22.19		
Conroy	James	D	Chief of Staff – Comptroller	Jan. 1, 2024 – Dec. 31, 2027	7	21.67		
Czarny	Dustin	M	Comm of Elections	Jan. 1, 2023 – Dec. 31, 2024	7	25.4		
DeSantis	John	N	Legislative Aide	Jan. 1, 2024 – Dec. 31, 2025	7	21.82		
Donnelly	Brian	J	Deputy County Executive	Jan. 1, 2024 – Dec. 31, 2027	7	29.08		
Durr	Robert	A	County Attorney	Jan. 1, 2024 – Dec. 31, 2027	7	26.29		
Graf	Sarah		Admin Officer	Jan. 1, 2024 – Dec. 31, 2027	7	21.9		
Harris	Isabelle	M	Director of Strategic Initiatives	Jan. 1, 2024 – Dec. 31, 2027	7	26.21		
Kaminski	Deborah	A	Assistant Clerk County Legislature	Jan. 1, 2024 – Dec. 31, 2025	7	22.02		
Kilmartin	Patrick	M	Assistant County Attorney 2	Jan. 1, 2024 – Dec. 31, 2027	7	25.14		

Lesniak	Darcie	L	Director, Legislative Budget Review	Jan. 1, 2024 – Dec. 31, 2025	7	24.29		
Lowery	Nancy		Director of Intergov. Relations	Jan. 1, 2024 – Dec. 31, 2027	7	24.51		
McNamara	Jamie	M	Clerk County Legislature	Jan. 1, 2024 – Dec. 31, 2025	7	23.68		
Mignano	Michelle		Deputy Comm of Health	Jan. 1, 2024 – Dec. 31, 2027	7			✓
Payne	Gerald		Director, Emergency Mgt. – Fire	Jan. 1, 2024 – Dec. 31, 2027	7	24.74		
Primo	Mary	B	Deputy Co. Exec. Physical Serv.	Jan. 1, 2024 – Dec. 31, 2027	7	22.92		
Reidy	Christopher		Director of Security	Jan. 1, 2024 – Dec. 31, 2027	7	23		
Rooney	Ann		Dep Co Exec Human Services	Jan. 1, 2024 – Dec. 31, 2027	7	21.67		
Sardo	Michele	L	Comm of Elections	Jan. 1, 2023 – Dec. 31, 2024	7	22.48		
Sayles	Justin	T	Exec Comm Director	Jan. 1, 2024 – Dec. 31, 2027	7	23.39		
Skahen	Martin		Director of Community Developme nt	Jan. 1, 2024 – Dec. 31, 2027	7	22.21		
Stanczyk	Susan		Chief of Staff – County Executive	Jan. 1, 2024 – Dec. 31, 2027	7	31.52		

VanBeveren	Jeffrey	J	Director, Emergency Medical Svcs	Jan. 1, 2024 – Dec. 31, 2027	7	21.76		
Wears	Daniel	H	Comm of Emergency Management	Jan. 1, 2024 – Dec. 31, 2027	7	24.45		

RESOLVED, that, pursuant to the requirements of 2 NYCRR 315.4, the Clerk of this Legislature is hereby directed to cause a copy of this resolution to be publicly posted for at least 30 days after adoption and, thereafter, to transmit this resolution and a supporting affidavit of posting to be filed with the New York State Office of the Comptroller within 15 days after the 30 day public posting period ends.

*Reflects the term of the Elected or Appointed Official making the appointment

ADOPTED. Ayes: 17

* * *

LOCAL LAW NO. 1 – 2024

A LOCAL LAW PROVIDING FOR THE DISTRIBUTION OF SURPLUS FROM THE SALE OF TAX DELINQUENT PROPERTY

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

Section 1. Purpose and Intent. This local law is enacted pursuant to and in accordance with Part BB of the New York State 2024-2025 Budget, Senate Bill No. S.8305 and Assembly Bill No. A.8805, to provide a mechanism for former owners and other parties whose interests were extinguished by the foreclosure of a delinquent real property tax lien to claim a surplus in the manner provided by title 6 of article 11 of the Real Property Tax Law. This local law and the mechanisms set forth herein are in addition and supplemental to the Onondaga County Tax Act, Chapter 690 of the Laws of 1937, as amended (“Onondaga County Tax Act”).

Section 2. Definitions.

In this local law:

“Charges” or “legal charges” means:

- (a) the cost of the mailing or service of notices required or authorized by this local law and/or the Onondaga County Tax Act;
- (b) the cost of publication of notices required or authorized by this local law and/or the Onondaga County Tax Act;
- (c) the amount of any interest and penalties imposed by law;
- (d) the cost of recording or filing legal documents required or authorized by this local law and/or the Onondaga County Tax Act;

(e) the cost of appraising a parcel for the purpose of determining the existence and amount of any surplus pursuant to Section 3 of this local law;

(f) the reasonable and necessary cost of any search of the public record required or authorized to satisfy the notice requirements of this this local law and/or the Onondaga County Tax Act, and other reasonable and necessary expenses incurred by the County of Onondaga in connection with a proceeding to foreclose a tax lien, including but not limited to administrative, auction and reasonable attorney fees and/or costs associated with the foreclosure process; provided, that: (i) a charge of up to either two hundred fifty dollars (\$250.00) per parcel, or two percent (2%) of the sum of the taxes, interest and penalties due on the parcel, whichever is greater, shall be deemed reasonable and necessary to cover the combined costs of such searches and the other reasonable and necessary costs and expenses delineated in this paragraph, and such an amount may be charged without substantiation, even if salaried employees of the County of Onondaga performed some or all of such services; and (ii) the County of Onondaga may charge a greater amount with respect to one or more parcels upon demonstration to the satisfaction of the court having jurisdiction that such greater amount was reasonable and necessary; and

(g) the amount owed to the County of Onondaga by virtue of a judgment lien, a mortgage lien, or any other lien held by the County of Onondaga that is not a delinquent tax lien.

Charges shall be deemed a part of the delinquent tax for purposes of redemption and determination of surplus.

“Former homeowner” means a person or persons who lost title to and/or ownership of residential property due to a tax foreclosure.

“Public sale” means a sale resulting from a public auction conducted in accordance with the provisions of the Onondaga County Tax Act and Resolution No. 71 – 1967.

“Surplus” means the net gain, if any, realized by the County of Onondaga upon the sale of tax-foreclosed property, as determined herein. Where no such gain was realized, no surplus shall be attributable to that sale.

“Tax-foreclosed property” means a parcel for which a deed has been recorded to foreclose a real property tax lien pursuant to the provisions of the Onondaga County Tax Act.

Section 3. Determination of Existence and Amount of Surplus.

1. (a) Within forty-five (45) days after the sale of tax-foreclosed property, the Chief Fiscal Officer shall determine whether a surplus is attributable to such sale and if so, the amount thereof. Subject to the provisions of subdivision two of this Section 3, such determination shall be made by ascertaining the sum of the total amount of taxes due plus interest, penalties and other charges as defined by Section 2 of this local law, and subtracting such sum from whichever of the following is applicable:

(i) where the sale was a public sale, the amount to be so subtracted shall be the amount paid for the property;

(ii) where the sale was not a public sale, the amount to be so subtracted shall be either (A) the full value of the property as shown on the most recent tax roll, (B) if available, an appraisal prepared by a licensed New York state appraiser that establishes the full value of the property as of the date of the transfer of title, or (C) the full value of the property as of the date of the transfer of title as determined by such other valuation method as the Chief Fiscal Officer reasonably determines will result in just compensation to the former owner and other parties whose interests were extinguished by the foreclosure.

(b) For purposes of this subdivision, where the Chief Fiscal Officer has been notified that the County of Onondaga intends to retain tax-foreclosed property for a public use, the property shall be deemed to have been sold on the date that the Chief Fiscal Officer was so notified, and the Chief Fiscal Officer shall determine the existence and amount of a surplus relative to such property in the manner provided by subparagraph (ii) of paragraph (a) of this subdivision.

2. Notwithstanding the provisions of subdivision one of this Section 3, when the County of Onondaga has sold or conveyed tax-foreclosed property to a land bank, a housing development agency or another public entity, and such sale or conveyance was not the result of a public sale, or when the County of Onondaga has determined to retain tax-foreclosed property for a public use, no surplus shall be payable if all of the following conditions are satisfied:

(a) prior to such sale, conveyance or determination, the property had been offered for sale at two (2) separate public auctions conducted at least three (3) months apart from one another;

(b) both auctions had been conducted in full compliance with the provisions of the Onondaga County Tax Act and Resolution No. 71 – 1967;

(c) the minimum acceptable bid at each auction had been set at an amount no greater than the sum of the taxes due plus interest, penalties and other charges; and

(d) no qualifying bids were received for the property at either auction.

3. (a) If the Chief Fiscal Officer determines that no surplus is attributable to the sale, the Chief Fiscal Officer shall submit a report to the court describing the circumstances of the sale, stating that no surplus was attributable to the sale and demonstrating how the Chief Fiscal Officer reached that conclusion.

(b) If the Chief Fiscal Officer determines that a surplus is attributable to the sale, the Chief Fiscal Officer shall submit a report to the court describing the circumstances of the sale, stating that a surplus was attributable to the sale, and demonstrating how the amount of the surplus was determined. Such surplus shall be paid to the court therewith. Within ten (10) days of submitting such report, the Chief Fiscal Officer shall notify the former property owner that a surplus was attributable to the sale of such property, that such surplus has been paid into court, and that the court will notify the interested parties of the procedure to be followed in order to make a claim for a share of the surplus.

(c) Where the Chief Fiscal Officer's determination of surplus is based upon his/her estimate of the property's value, the Chief Fiscal Officer's report to the court shall set forth an explanation of how this estimate was made, including the evidence upon which it was based.

4. Upon approval by the court of the Chief Fiscal Officer's report, the County of Onondaga shall have no further responsibilities in relation to the parcel or any surplus attributable thereto, except to the extent the court directs otherwise pursuant to Section 4 of this local law.

Section 4. Claims for Surplus.

1. Any person who had any right, title, interest, claim, lien or equity of redemption in or upon a parcel immediately prior to the parcel becoming tax-foreclosed property may file a claim with the court having jurisdiction for a share of any surplus resulting from the sale of such property. Such claims shall be administered and adjudicated, and such surplus shall be distributed, in the same manner as in an action to foreclose a mortgage pursuant to article thirteen of the Real Property Actions and Proceedings Law, subject to the provisions of this Section 4.

2. (a) Where the property was sold by a public sale, the amount paid for the property shall be accepted as the full value of the property. No party may maintain a claim for surplus or any other claim or action against the County of Onondaga on the basis that the amount paid for the property did not fairly represent the property's value.

(b) Where the property was sold by other than a public sale, a claimant may make a motion, upon notice to the Chief Fiscal Officer, for the surplus to be recalculated on the basis that the property's full value on the date of the sale was substantially higher than the value used to measure the surplus pursuant to subparagraph (ii) of paragraph (a) of subdivision one of Section 3 of this local law. If the court or its referee finds that a preponderance of the evidence supports the claimant's position, the court may direct the Chief Fiscal Officer to recalculate the surplus based upon the property's value as determined by the court or referee. The court may further direct the Chief Fiscal Officer to pay the difference into court to be distributed as required by this Section 4.
3. Where the court has appointed a referee to preside over the proceedings pursuant to subdivision two of section thirteen hundred sixty-one of the Real Property Actions and Proceedings Law, it shall not be necessary for such referee to make a report of such proceedings; nor shall it be necessary for the court to confirm by order or otherwise such proceedings.
4. In the case of residential property, if at the time of the confirmation of the report of sale, no former homeowner has filed a claim for surplus, and there are surplus proceeds that remain to be distributed, the proceeding shall remain open for at least three (3) years from the confirmation of the report of sale, or for such longer period as the court may direct. If a former homeowner should file a claim for surplus during such period, the court shall proceed as if it had been timely filed.
5. At the conclusion of such proceedings, any surplus funds that have not been claimed shall be deemed abandoned but shall be paid to the County of Onondaga, not to the state comptroller, and shall be used by the County of Onondaga to reduce its tax levy.
6. To the extent the provisions of article thirteen of the Real Property Actions and Proceedings Law are inconsistent with the provisions of this local law, the provisions of this local law shall govern.

Section 5. Administration of Surplus in Connection with Tax Lien Sales.

Real property tax liens owned by third parties, including those tax liens sold pursuant to the Onondaga County Tax Act, shall only be enforced in the manner described in this Section 5:

1. Upon written application and the surrender of the tax lien certificate of sale, a treasurer's deed may be issued vesting in the tax lien certificate holder an absolute estate in fee pursuant to and in accordance with the Onondaga County Tax Act, subject to all claims the County of Onondaga or state may have thereon for taxes, liens or encumbrances, if (a) a New York state licensed real estate appraiser conducts an appraisal of the property prior to the issuance of the deed to establish the property's fair market value and (b) the property's appraised value does not exceed the outstanding amount due to the tax lien holder. The County of Onondaga shall levy the cost of conducting the appraisal as a lien upon the property to be collected along with any other pending taxes, liens, or encumbrances; or
2. Notwithstanding any other law to the contrary, after the applicable redemption period has elapsed, a conveyance of the property so sold to the owner of a tax sale certificate issued in accordance with the Onondaga County Tax Act may occur pursuant to the Onondaga County Tax Act and Sections 2, 3, and 4 of this local law.

3. Notwithstanding any other law to the contrary, when a tax lien has been sold to a third party, the lienholder shall send a homeowner warning notice in the manner provided by section eleven hundred forty-four of Real Property Tax Law at least one hundred eighty (180) days prior to making application for a treasurer's deed, as the case may be.

Section 6. Effect on Prior Legislation.

The Onondaga County Tax Act, Chapter 690 of the Laws of 1937, as amended, Resolution No. 71 – 1967, and any additional local law or resolution regarding the sale of tax delinquent property by Onondaga County shall remain in full force and effect, as supplemented by the provisions contained herein.

Section 7. Partial Invalidity.

If any section of this local law shall be held unconstitutional, invalid, or ineffective, in whole or in part, such determination shall not be deemed to affect, impair, or invalidate the remainder of this local law.

Section 8. Effective Date.

This local law shall take effect immediately and shall be filed consistent with the provisions of the New York State Municipal Home Rule Law.

ADOPTED. Ayes: 17

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, July 2, 2024. There was no objection and the meeting was adjourned at 1:56 p.m.

Respectfully submitted,
JAMIE McNAMARA, Clerk
Onondaga County Legislature

* * *

July 2, 2024

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July 2, 2024

The Legislature of Onondaga County convened on the above date at 1:22 p.m. Chairman Burtis presiding.

The Clerk called the roll and the following legislators were present: May, Meaker, Gunnip, Cody, Abbott, Romeo, Ryan, Harvey, Olson, McCarron, Knapp, Bush, Kelly, Brown, Garland, Hernandez, Mr. Chairman.

Legislator Romeo gave the invocation. Legislator Ryan led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

May 10, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XXIV, Section 24.01, of the Onondaga County Administrative Code, and Article XIX, Section 1903, of the Onondaga County Charter, I have appointed, subject to confirmation of the County Legislature, the following individual to serve as a member of the OCC Board of Trustees:

APPOINTMENT:

Kathryn Crockett
4602 Kingsford Terrace
Syracuse, NY 13215

TERM EXPIRES:

May 1, 2029

Ms. Crockett will be replacing Dr. Daryll Dykes

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

June 13, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XII, of the Onondaga County Charter, and Article XII, of the Onondaga County Administrative Code, I hereby appoint, subject to confirmation of the County Legislature, Troy W. Waffner, as Director of the Office of the Department of Planning, effective Monday, July 15, 2024.

I would ask you to schedule the appropriate review for the June committees and place Mr. Waffner's nomination on your Session agenda for confirmation on July 2, 2024.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

July 2, 2024

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* * *

June 13, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article III, Section 310, of the Onondaga County Charter, and Article III, Section 3.0SB, of the Onondaga County Administrative Code, I hereby appoint, subject to confirmation of the County Legislature, Elizabeth Bough Martin, as Director of the Office of Environment, effective Monday, July 15, 2024.

I would ask you to schedule the appropriate review for the June committees and place Ms. Martin's nomination on your Session agenda for confirmation on July 2, 2024.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

June 18, 2024

TO: Colleen Gunnip, Chair, Ways & Means Committee
Members of Ways & Means Committee

FROM: Tim Burtis, Chairman

This is to advise, pursuant to Resolution No. 31-2012, I am appointing Maurice Brown to serve as a member of the Board of Directors for the Greater Syracuse Property Development Corporation. Mr. Brown is replacing Michael LaFlair upon expiration of his term.

This appointment is for a three-year term to expire February 1, 2027 and will require confirmation by the full Legislature at the July 2, 2024 session.

Thank you for your anticipated cooperation.

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 95

AUTHORIZING THE ACCEPTANCE OF AN ACCESS AND PARKING EASEMENT FROM JEMAL'S FAYETTE PARK LLC REGARDING 401-415 SOUTH STATE STREET

WHEREAS, Jemal's Fayette Park LLC ("Grantor") is the owner and developer of 420 East Genesee Street, Syracuse, New York 13202, which property abuts County-owned property located at 401-415 South State Street, tax map no. 102.-08-01.0, and housing the Onondaga County Sheriff's Office; and

WHEREAS, located immediately behind 401-415 South State Street are eleven parking spaces utilized by the Sheriff's Office, which spaces are partially situated within the lot lines of 420 East Genesee Street, as well as an area containing dumpsters; and

WHEREAS, a one-way access driveway from East Genesee Street is located on Grantor's property and between 420 East Genesee Street and 401-415 South State Street providing access to said parking spaces and dumpster; and

WHEREAS, Grantor is amenable to providing an easement, not running with the land, in order to permit continued vehicle and associated pedestrian access to, and usage of, the parking spaces and dumpsters free of charge; now, therefore be it

RESOLVED, that the proposed action is an Unlisted action for the purposes of the New York State Environmental Quality Review Act (SEQRA); and, be it further

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

RESOLVED, that this Legislature hereby finds and declares a negative declaration under SEQRA, having determined that such action will not have a significant adverse effect on the environment; and, be it further

RESOLVED, that the County of Onondaga be and is hereby authorized to accept the above-referenced easement for lawful county purposes; and, be it further

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be necessary to implement the intent of this resolution.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Knapp, Mr. Meaker

RESOLUTION NO. 96

CONFIRMING THE APPOINTMENT OF TROY W. WAFFNER AS DIRECTOR OF THE DEPARTMENT OF PLANNING

WHEREAS, pursuant to Article XII of the Onondaga County Charter and Article XII of the Onondaga County Administrative Code, the Onondaga County Executive has duly designated and appointed Troy W. Waffner as the Director of the Department of Planning, subject to the confirmation of this Legislature; and

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of Troy W. Waffner as Director of the Department of Planning effective immediately.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Knapp

RESOLUTION NO. 97

MODIFYING AGRICULTURAL DISTRICT NO. 4, COUNTY OF ONONDAGA, TOWNS OF DEWITT, FABIUS, AND POMPEY, AND TOWNS OF LAFAYETTE, ONONDAGA, AND TULLY (EAST OF I-81)

WHEREAS, pursuant to Section 303-a of the New York State Agriculture and Markets Law, this Onondaga County Legislature adopted Resolution No. 134-2023 providing for notice of the eight-year review of Agricultural District No. 4 in the Towns of DeWitt, Fabius, and Pompey, and the Towns of LaFayette, Onondaga, and Tully (east of I-81); and

WHEREAS, by Resolution No. 91-2024, this Onondaga County Legislature authorized a public hearing on said agricultural district modification at the Onondaga County Courthouse on Tuesday, July 2, 2024, and such hearing was duly noticed and held; and

WHEREAS, the Onondaga County Legislature has completed the eight-year review of Agricultural District No. 4, and has received from the Onondaga County Agriculture and Farmland Protection Board its report and recommendations regarding the agricultural viability of the district and recommended modifications to the district; and

WHEREAS, it is the desire of this Legislature to modify Agricultural District No. 4 as provided for herein; now, therefore be it

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

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

RESOLVED, that this Legislature hereby finds and declares a negative declaration under SEQRA in that there is no anticipated construction and no anticipated change in use, that the identified possible impacts, if any, on air quality and surface water quality will not be significant and there is little likelihood of significant adverse environmental impacts; and, be it further

RESOLVED, that in accordance with Agriculture and Markets Law, Section 303-a, said Agricultural District No. 4 in the Towns of DeWitt, Fabius, and Pompey, and the Towns of La Fayette, Onondaga, and Tully (east of I-81) is modified as provided for herein; and, be it further

RESOLVED, that the modification to Agricultural District No. 4 is as follows and encompasses the following parcels listed by town, owner, parcel number, and acreage:

ADDITION REQUESTS			
MUNICIPALITY	OWNER	TAX ID	GIS ACRES*
Fabius (Village)	Herlihy Kevin J	101.-02-11.0	9.10
Fabius (Village) Total			9.10
LaFayette	Ellys Acres Farm LLC	006.-01-18.2	1.29
LaFayette	Ellys Acres Farm LLC	006.-01-18.5	7.45
LaFayette	Ellys Acres Farm LLC	006.-01-18.7	8.11
LaFayette	Ellys Acres Farm LLC/Kenny Griffin	007.-02-23.0	5.50

LaFayette	Nurse Albert V	011.-02-25.1	2.02
LaFayette Total			24.36
GRAND TOTAL			33.46

* Geographic Information System (GIS) calculated data, not Real Property Services (RPS) data.

REMOVAL REQUESTS			
MUNICIPALITY	OWNER	TAX ID	GIS ACRES*
Fabius	Aidun Meredith	106.-01-21.0	2.45
Fabius	County Of Onondaga	112.-02-13.0	6.44
Fabius	Crockett Peter J	124.-02-14.0	0.45
Fabius	Elter Thomas A	107.-04-01.0	0.94
Fabius	Ianuzi Stephen D	111.-02-10.0	0.68
Fabius	Jones Douglas M	109.-02-10.0	1.06
Fabius	Kowachik Michael J	118.-04-07.7	2.17
Fabius	Love Camp 355 LLC	104.-03-19.0	0.14
Fabius	Love Camp 355 LLC	105.-01-01.1	25.23
Fabius	Love Camp 355 LLC	105.-01-01.2	0.16
Fabius	Morford Anne	104.-03-18.0	0.14
Fabius	O'Reilly John R	124.-02-02.0	9.41
Fabius	Penoyer Robert H	111.-01-01.0	0.42
Fabius Total			49.69
Pompey	Baniewicz Richard R	013.-01-05.0	0.47
Pompey	Bargabos Dan E	004.-03-14.1	12.52
Pompey	Bargabos Dan E	004.-03-74.1	1.67
Pompey	Bargabos Dan E	005.-01-11.2	42.36
Pompey	Beasley Dr Kenneth	004.-22-23.0	1.08
Pompey	County Of Onondaga	027.-02-10.0	0.02
Pompey	DeHaas George	004.-03-58.3	1.09
Pompey	Pompey Community Church Inc	021.-02-07.3	5.00
Pompey	Ross Jennifer L	004.-18-07.0	2.07
Pompey	Ward Sarah A	015.-03-06.0	1.76
Pompey Total			68.04
Tully	Shaw Ronald J	108.-03-06.6	22.79
Tully Total			22.79
Grand Total			140.52

* Geographic Information System (GIS) calculated data, not Real Property Services (RPS) data.

and, be it further

RESOLVED, that should one or more of these parcels be subdivided prior to the expiration of said District, each of these subdivisions would automatically be considered a part of said District, and would remain in the District while it was in effect; and, be it further

RESOLVED, that the district report with finding shall be submitted to the Commissioner of the New York State Department of Agriculture and Markets as provided for in Section 303-a of the Agriculture and Markets Law.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Knapp, Mr. Bush

RESOLUTION NO. 98

APPROVING THE INCLUSION OF VIABLE AGRICULTURAL LAND WITHIN CERTIFIED AGRICULTURAL DISTRICTS PURSUANT TO SECTION 303-B OF THE NEW YORK STATE AGRICULTURE AND MARKETS LAW

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

WHEREAS, pursuant to Resolution No. 71-2004, that thirty-day period began January 1, 2024 and ended January 30, 2024; and

WHEREAS, a landowner has filed a request for inclusion of predominantly viable agricultural land within a certified agricultural district; and

WHEREAS, the County referred the request to the Onondaga County Agriculture and Farmland Protection Board, and that Board has reviewed such request and determined that such property would serve the public interest by assisting in maintaining a viable agricultural industry within the district, and recommends such property for inclusion within the certified agricultural district; and

WHEREAS, a public hearing was held on Tuesday, July 2, 2024 at 12:50 p.m. relating to such requested inclusions; now, therefore be it

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

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

RESOLVED, that this Legislature hereby finds and declares a negative declaration under SEQRA in that there is no anticipated construction and no anticipated change in use, that the identified possible impacts, if any, on air quality and surface water quality will not be significant and there is little likelihood of significant adverse environmental impacts; and, be it further

RESOLVED, that based on the recommendation of the Agriculture and Farmland Protection Board and information provided through the public hearing, this Onondaga County Legislature hereby adopts and approves the inclusion of the requested viable agricultural land within certified Agricultural District No. 3; and, be it further

RESOLVED, that in accordance with Section 303-b of Agriculture and Markets Law the inclusion of viable agricultural land in Agricultural District No. 3 is hereby described as follows, and include the following parcels listed by agricultural district, town, owner, parcel number, and acreage:

2024 ADDITION REQUESTS				
DISTRICT	MUNICIPALITY	OWNER	PARCEL	GIS ACRES*
3	ELBRIDGE TOWN	JOSEPH M. MOORE	038.-02-08.1	4.97
3	ELBRIDGE VILLAGE	JOSEPH M. MOORE	022.1.-02-07.0	2.37
GRAND TOTAL				7.34
* Geographic Information System (GIS) calculated data, not Real Property Services (RPS) data.				

and, be it further

RESOLVED, that should these parcels be subdivided prior to the expiration of said District, each subdivision would automatically be considered a part of said District, and would remain in the District while it is in effect; and, be it further

RESOLVED, that the Clerk of this Legislature is to submit a copy of this resolution, together with the report of the Onondaga County Agriculture and Farmland Protection Board including tax map numbers and maps for each parcel of land to be included in an agricultural district to the Commissioner of the New York State Department of Agriculture and Markets.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Knapp

RESOLUTION NO. 99

AUTHORIZING THE ONONDAGA COUNTY EXECUTIVE TO FILE THE 2024 ACTION PLAN FOR THE COMMUNITY DEVELOPMENT BLOCK GRANT, HOME GRANT AND EMERGENCY SOLUTIONS GRANT PROGRAMS

WHEREAS, under Title I of the Housing and Community Development Act of 1974, as amended, the Secretary of the U.S. Department of Housing and Urban Development is authorized to make grants to states and units of general local government to finance Community Development Block Grant Programs; and

WHEREAS, under Title II of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 12721 et seq.), the Secretary of the U.S. Department of Housing and Urban Development is authorized to make grants to states and units of general local government which participate in the Community Development Block Grant Program to finance the Home Investment Partnership Grant (HOME) Program; and

WHEREAS, under Subtitle B of Title IV of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11371 et seq.), the U. S. Department of Housing and Urban Development is authorized to make grants to urban counties participating in the Community Development Block Grant Program under the Emergency Solutions Grant Program; and

WHEREAS, pursuant to the requirements of such Community Development Block Grant Program, the County has executed cooperation agreements with all the Towns and Villages within the County, which agreements specify that the County, the Towns and Villages will cooperate in

undertaking or assisting in undertaking the Community Development Block Grant Program and, specifically, urban renewal and publicly assisted housing; and

WHEREAS, pursuant to the requirements of such Community Development Block Grant Program, the Onondaga County Executive has appointed a Community Development Steering Committee to advise on the use of anticipated funds under such Community Development Block Grant Program; and

WHEREAS, such Community Development Steering Committee has solicited public input from all the cooperating Towns and Villages for the purpose of developing the Community Development Block Grant Program for Onondaga County; and

WHEREAS, the U.S. Department of Housing and Urban Development requires the submission of a single application, known as the Consolidated Plan, for the Community Development Block Grant, the Home Investment Partnership Grant, and the Emergency Solutions Grant; and

WHEREAS, such Community Development Steering Committee has agreed upon and made recommendations for the use of anticipated funds from the program through the development of the 2024 Action Plan; now, therefore be it

RESOLVED, that the Onondaga County Legislature does memorialize the Secretary of Housing and Urban Development to approve the 2024 Action Plan for a total grant application of \$3,174,230 including \$2,368,613 for the Community Development Block Grant (which includes the 2024 Community Development Block Grant of \$2,261,303 and program income of \$107,310), \$633,131 for the HOME Grant, and \$172,486 for the Emergency Solutions Grant; and, be it further

RESOLVED, that the Onondaga County Executive is authorized to file the 2024 Action Plan with the Secretary of Housing and Urban Development for a total of \$3,174,230 and to execute all documents as may be required to implement the intent of this resolution.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Knapp, Ms. Gunnip

RESOLUTION NO. 100

AMENDING THE 2024 COUNTY BUDGET TO MAKE SURPLUS ROOM OCCUPANCY FUNDING AVAILABLE FOR USE IN SUPPORT OF A HOTEL INITIATIVE

WHEREAS, there are prior year surplus room occupancy tax funds available, and it is necessary to amend the 2024 County Budget to make such funds available for use in direct support of a hotel initiative to incentivize private sector investment in new, quality, hotel rooms in Onondaga County due to a shortage thereof and the need to accommodate visitors and tourists, and in order to promote, sustain, and increase convention, trade show, and tourist business in the County; now, therefore be it

RESOLVED, that the 2024 County Budget is amended as follows:

REVENUES:

- In Admin Unit 2365300000
- County Promotion
- In Speed Type #140814
- In Project 719010 – Hotel Initiative

In Account 590005 – Non Real Prop Tax Items \$4,000,000

APPROPRIATIONS:

In Admin Unit 2365300000

County Promotion

In Speed Type #140814

In Project 719010 – Hotel Initiative

In Account 694100 – All Other Expenses \$4,000,000

ADOPTED. Ayes: 17

* * *

Motion Made By Dr. Kelly

RESOLUTION NO. 101

AUTHORIZING THE ONONDAGA COUNTY HEALTH DEPARTMENT TO ACCEPT A GIFT OF CONSULTING SERVICES

WHEREAS, ZS Consulting, a management consulting firm that provides strategy, operations and technology services for leading healthcare organizations, has offered to provide consulting services to the Onondaga County Health Department, free of charge, to develop the optimal model/plan for expanding engagement with community health workers to support priority Health Department initiatives, with a particular emphasis on supporting maternal/infant health and the health of refugees and immigrants; and

WHEREAS, said consulting services, consisting of a six week engagement with the Health Department, have an estimated total value of \$53,000; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby authorize the acceptance, without condition, of the donation to the Onondaga County Health Department.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Hernandez, Mr. Garland

RESOLUTION NO. 102

AMENDING RESOLUTION NO. 330 - 1997 REGARDING THE MEMBERSHIP OF THE ONONDAGA COUNTY/SYRACUSE COMMISSION ON HUMAN RIGHTS

WHEREAS, by Resolution No. 330 - 1997, this Onondaga County Legislature created the Onondaga County/Syracuse Commission on Human Rights, consisting of twenty-four (24) members, of which the County Executive appoints eighteen (18) members subject to confirmation by this Legislature, six (6) of whom are appointed upon recommendation of Onondaga County Legislators, with the remaining six (6) members appointed by the Mayor of the City of Syracuse; and

WHEREAS, as recommended by the Commission on Human Rights, it is the desire of this Legislature to amend said resolution to reduce membership to improve efficiency and avoid deadlocked votes; now, therefore be it

RESOLVED, that Resolution No. 330 - 1997 hereby is amended in the second Resolved Clause to strike the first three sentences and insert in place thereof the following: "RESOLVED, that the Onondaga County/Syracuse Commission on Human Rights shall consist of thirteen (13) members. The County Executive shall appoint ten (10) members subject to confirmation by this Legislature, three (3) of whom shall be appointed upon recommendation of Onondaga County Legislators. The remaining three (3) members shall be appointed by the Mayor of the City of Syracuse"; and, be it further

RESOLVED, that Resolution No. 330 - 1997, as amended herein, remains in full force and effect.

ADOPTED. Ayes: 17

* * *

RESOLUTION NO. 103

Motion Made By Mr. Burtis, Mr. Ryan, Mr. Meaker, Ms. Hernandez, Mr. Garland, Mr. Olson, Mr. McCarron, Ms. Harvey, Ms. Cody, Ms. Gunnip, Mr. Bush, Mr. Romeo

CONFIRMING THE APPOINTMENT TO THE BOARD OF DIRECTORS OF THE GREATER SYRACUSE PROPERTY DEVELOPMENT CORPORATION

WHEREAS, consistent with Resolution No. 31-2012, authorizing the creation of the Greater Syracuse Property Development Corporation, a land bank, the by-laws of such corporation provide for one individual to be appointed to the Board of Directors of such corporation by the Chairman of the Onondaga County Legislature, and the following individual has been duly appointed and designated, subject to confirmation by the Onondaga County Legislature, to serve as an appointee to the Board of Directors of the Greater Syracuse Property Development Corporation:

APPOINTMENT:
Maurice Brown
530 Buckingham Avenue
Syracuse, New York 13210

TERM EXPIRES:
February 1, 2027

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 to serve on the Board of Directors to the Greater Syracuse Property Development Corporation.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 104

MORTGAGE TAX APPORTIONMENT

RESOLVED, that pursuant to Section 261 of the Tax Law, the Commissioner of Finance be hereby authorized and directed to forthwith draw warrants and deliver the same to the supervisors of the several towns in the County of Onondaga; the treasurers of the respective villages in said towns;

and the City of Syracuse, covering the amounts due respectively for mortgage tax payments for the period October 1, 2023 through March 31, 2024.

APPORTIONMENT OF TOWNS AND CITY:

Camillus	275,149.84	
Cicero	350,950.08	
Clay	827,729.89	
DeWitt	510,865.13	
Elbridge	25,851.09	
Fabius	14,928.03	
Geddes	160,956.01	
LaFayette	84,638.74	
Lysander	288,149.93	
Manlius	324,427.75	
Marcellus	49,099.44	
Onondaga	178,460.45	
Otisco	23,425.97	
Pompey	76,937.39	
Salina	245,423.80	
Skaneateles	141,752.01	
Spafford	23,246.38	
Tully	22,253.38	
VanBuren	114,166.34	
City of Syracuse	794,428.51	
		4,532,840.16

APPORTIONMENT OF VILLAGES:

Camillus	4,040.10	
Cicero-North Syracuse	8,334.64	
Clay-North Syracuse	23,324.43	
East Syracuse	21,453.06	
Elbridge	2,554.43	
Jordan	2,056.33	
Fabius	823.64	
Solvay	28,164.25	
Lysander-Baldwinsville	23,879.27	
Fayetteville	23,756.37	
Manlius	21,680.97	
Minoa	13,388.23	
Marcellus	5,840.67	
Liverpool	10,068.97	
Skaneateles	26,805.97	
Tully	2,359.63	
Van Buren-Baldwinsville	7,432.56	
		<u>225,963.52</u>
		4,758,803.68

MORTGAGE TAX

<u>TOWN</u>	<u>AMOUNT OF TAXES COLLECTED AS ADJUSTED AND CORRECTED</u>	<u>NET AMOUNT DUE EACH DISTRICT</u>
CAMILLUS	282,944.47	359,284.72
CICERO	364,116.36	359,284.72

CLAY	862,499.25	851,054.32
DEWITT	539,476.78	532,318.19
ELBRIDGE	30,871.50	30,461.85
FABIUS	15,963.50	15,751.67
GEDDES	191,663.54	189,120.26
LAFAYETTE	85,776.96	84,638.74
LYSANDER	316,225.35	312,029.20
MANLIUS	388,407.29	383,253.32
MARCELLUS	55,678.94	54,940.11
ONONDAGA	180,860.80	178,460.45
OTISCO	23,741.00	23,425.97
POMPEY	77,972.04	76,937.39
SALINA	258,928.62	255,492.77
SKANEATELES	170,824.74	168,557.98
SPAFFORD	24,944.00	23,246.38
TULLY	24,944.00	24,613.01
VAN BUREN	123,234.16	121,598.90
CITY OF SYRACUSE	<u>805,111.93</u>	<u>794,428.51</u>
	4,822,799.81	4,758,803.68

DISTRIBUTION RATE 0.98673050250

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 105

CONFIRMING AN APPOINTMENT TO THE ONONDAGA COMMUNITY COLLEGE BOARD OF TRUSTEES

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has duly appointed and designated pursuant to Section 6306 of the New York State Education Law, Section 1903 of the Onondaga County Charter and Section 24.01 of the Onondaga County Administrative Code, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Onondaga Community College Board of Trustees:

APPOINTMENT:
 Kathryn Crockett
 4602 Kingsford Terrace
 Syracuse, New York 13215

TERM EXPIRES:
 May 1, 2029

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 member of the Onondaga Community College Board of Trustees for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 106

AMENDING THE 2024 ONONDAGA COUNTY BUDGET TO ACCEPT \$12,477 IN ADDITIONAL CHIPS FUNDING FROM THE NEW YORK STATE DEPARTMENT OF TRANSPORTATION AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, the formula for New York State’s Consolidated Local Street and Highway Improvement Program (CHIPS) included an additional \$12,477 in funding for Onondaga County; and

WHEREAS, it is necessary to amend the budget to include such funds in the Onondaga County Department of Transportation’s 2024 budget to repair and maintain County roads; now, therefore be it

RESOLVED that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED that the 2024 County budget be amended as follows:

REVENUES:

In Admin. Unit 9310000000	
County Road Fund	
Speed Type #534030	
In Acct. 590024 St Aid H-Way Cap Project	\$12,477

APPROPRIATIONS:

In Admin. Unit 9310000000	
County Road Fund	
Speed Type #534030	
In Acct. 674600 Provision for Capital Projects	\$12,477

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 107

AMENDING THE 2024 ONONDAGA COUNTY BUDGET TO ACCEPT \$1,167,993 IN EXTREME WINTER RECOVERY FUNDING FROM THE NEW YORK STATE DEPARTMENT OF TRANSPORTATION AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, New York State previously approved Extreme Winter Recovery funding for the winter of 2023-24 with Onondaga County’s portion determined to be \$1,167,993; and

WHEREAS, it is necessary to amend the budget to include such funds in the Onondaga County Department of Transportation’s 2024 budget to repair and maintain County roads; now, therefore be it

RESOLVED that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED that the 2024 County budget be amended as follows:

REVENUES:

In Admin. Unit 9310000000	
County Road Fund	
Speed Type #534030	
In Acct. 590024 St Aid H-Way Cap Project	\$1,167,993

APPROPRIATIONS:

In Admin. Unit 9310000000	
County Road Fund	
Speed Type #534030	
In Acct. 674600 Provision for Capital Projects	\$1,167,993

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 108

AMENDING THE 2024 ONONDAGA COUNTY BUDGET TO MAKE FUNDS AVAILABLE FOR USE IN CONNECTION WITH THE NEW YORK STATE PAVE-NY PROGRAM, AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, New York State's 2024-2025 budget includes the PAVE-NY program to fund projects that improve the physical condition of local roads and help foster regional economic growth, and Onondaga County's portion of PAVE-NY funding has been determined to be \$1,935,049; and

WHEREAS, it is necessary to amend the budget to include such funds in the Onondaga County Department of Transportation's 2024 budget to repair and maintain County roads and to authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2024 County budget be amended as follows:

REVENUES:

In Admin. Unit 9310000000	
County Road Fund	
Speed Type #534030	
In Acct. 590024 St Aid H-Way Cap Project	\$1,935,049

APPROPRIATIONS:

In Admin. Unit 9310000000	
County Road Fund	
Speed Type #534030	
In Acct. 674600 Provision for Capital Projects	\$1,935,049

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 109

AMENDING THE 2024 ONONDAGA COUNTY BUDGET TO MAKE FUNDS AVAILABLE FOR USE IN CONNECTION WITH THE NEW YORK STATE PAVE-OUR-POTHoles (POP) PROGRAM, AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, New York State's 2024-2025 budget includes the Pave-Our-Potholes (POP) Program to assist municipalities with the rehabilitation and reconstruction of local highways and roads, and Onondaga County's portion of New York's POP program funding has been determined to be \$1,290,033; and

WHEREAS, it is necessary to amend the budget to include such funds in the Onondaga County Department of Transportation's 2024 budget to repair and maintain County roads and to authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2024 County budget be amended as follows:

REVENUES:

In Admin. Unit 9310000000	
County Road Fund	
Speed Type #534030	
In Acct. 590024 St Aid H-Way Cap Project	\$1,290,033

APPROPRIATIONS:

In Admin. Unit 9310000000	
County Road Fund	
Speed Type #534030	
In Acct. 674600 Provision for Capital Projects	\$1,290,033

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott, Mr. Olson, Mr. Knapp, Ms. Cody, Mr. Romeo

RESOLUTION NO. 110

CONFIRMING THE APPOINTMENT OF ELIZABETH BOUGH MARTIN AS DIRECTOR OF THE OFFICE OF ENVIRONMENT

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, pursuant to the power vested in him by the Onondaga County Charter and the Administrative Code of Onondaga County, has duly designated and appointed, pending confirmation, Elizabeth Bough Martin to serve as Director of the Office of Environment; and

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointment of Elizabeth Bough Martin as Director of the Office of Environment effective immediately.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 111

PERSONNEL RESOLUTION

WHEREAS, it is necessary for the County to provide for various changes to personnel; now, therefore be it

RESOLVED, that the following personnel change be and hereby is authorized, effective the first full pay period after June 4, 2024:

Water Environment Protection (WEP) (Admin Unit 3330)
Create and fund Deputy Commissioner of Administrative Services (Water Environment Protection) at Grade 37 (\$105,022 - \$139,224);

and, be it further

RESOLVED, that the Department of Water Environment Protection is hereby given authorization for a one-time advance-step hire into the Deputy Commissioner of Administrative Services (Water Environment Protection) position up to Step 12, which authorization is effective from the date hereof until said position is first filled;

and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED. Ayes: 13 (May, Romeo, Olson, McCarron, Knapp, Bush, Kelly, Garland, Meaker, Gunnip, Cody, Abbott, Burtis) Noes. 4 (Ryan, Harvey, Brown, Hernandez)

* * *

LOCAL LAW NO. 2 - 2024

A LOCAL LAW OPTING OUT OF THE EXEMPTION FROM TAXATION FOR CERTAIN ENERGY SYSTEMS UNDER REAL PROPERTY TAX LAW SECTION 487

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

Section 1. Purpose and Intent. Real Property Tax Law (RPTL) § 487 provides that a solar or wind energy system, farm waste energy system, micro-hydroelectric energy system, fuel cell electric generating system, micro-combined heat and power generating equipment system, electric energy storage equipment and electric energy storage system, or fuel-flexible linear generator electric generating system (collectively, "energy systems") shall be exempt from real property taxation to the

extent of any increase in the value thereof by reason of the inclusion of such energy system. This local law is enacted to opt out of and remove said exemption, as provided for by RPTL § 487(8).

Section 2. Removal of Exemption.

1. No tax exemption under RPTL § 487 shall be applicable to Onondaga County taxes with respect to any solar or wind energy system or farm waste energy system which began construction subsequent to the effective date of this local law.
2. No tax exemption under RPTL § 487 shall be applicable to Onondaga County taxes with respect to any micro-hydroelectric energy system, fuel cell electric generating system, micro-combined heat and power generating equipment system, electric energy storage equipment or electric energy storage system, or fuel-flexible linear generator electric generating system constructed subsequent to the effective date of this local law.
3. As defined in RPTL § 487(8)(b), “construction” of a solar or wind energy system or a farm waste energy system shall be deemed to have begun upon the full execution of a contract or interconnection agreement with a utility; provided however, that if such contract or interconnection agreement requires a deposit to be made, then construction shall be deemed to have begun when the contract or interconnection agreement is fully executed and the deposit is made. The owner or developer of an energy system is responsible for substantiating when such energy system began construction or was constructed.

Section 3. Effect on Prior Legislation.

Resolution No. 108-2022 shall remain in full force and effect only with respect to an energy system which began construction or was constructed, as set forth in Section 2 of this local law, prior to the effective date of this local law. In all other respects, Resolution No. 108-2022, and any additional resolution or local law concerning RPTL § 487, is hereby superseded.

Section 4. Partial Invalidity.

If any section of this local law shall be held unconstitutional, invalid, or ineffective, in whole or in part, such determination shall not be deemed to affect, impair, or invalidate the remainder of this local law.

Section 5. Filing.

A copy of this local law shall be filed with the Commissioner of the New York State Department of Taxation and Finance and with the President of the New York State Energy Research and Development Authority.

Section 6. Effective Date.

This local law shall take effect immediately and shall be filed consistent with the provisions of the New York State Municipal Home Rule Law.

Mr. Ryan motioned, seconded by Mr. Garland, to refer Local Law A to the Ways & Means Committee.

A vote was taken on the motion.

Motion FAILED: AYES: 7 (Ryan, Romeo, Harvey, Bush, Brown, Garland, Hernandez) Noes: 10 (May, Olson, McCarron, Knapp, Kelly, Meaker, Gunnip, Cody Abbott, Burtis)

A vote was taken on Local Law A.

ADOPTED. Ayes: 14 (May, Ryan, Harvey, Olson, McCarron, Knapp, Bush, Kelly, Garland, Meaker, Gunnip, Cody, Abbott, Burtis) Noes: 3 (Romeo, Brown, Hernandez)

* * *

LOCAL LAW 3 - 2024

A LOCAL LAW RELATING TO CERTAIN FEES COLLECTED BY THE ONONDAGA COUNTY HEALTH DEPARTMENT BUREAU OF DISEASE CONTROL

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

Section 1. Collection Authorized.

Local Law No. 7-2015, as amended by Local Law No. 7-2018, established a fee schedule for services performed through the Bureau of Disease Control, 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.

BUREAU OF DISEASE CONTROL

VACCINES

Covid-19, age 12 years and older	AT COST
Covid-19, age 6 months through 11 years	AT COST
Diphtheria, Tetanus, and Pertussis (DTaP)	AT COST
Diphtheria, Tetanus, Pertussis, and Poliomyelitis (DTap-IPV)	AT COST
DTaP, Hep B, IPV	AT COST
DTaP, Hib, IPV	AT COST
Haemophilus influenzae type b (Hib)	AT COST
Hepatitis A, adult	AT COST
Hepatitis A, pediatric	AT COST
Hepatitis A-Hepatitis B	AT COST
Hepatitis B, adult	AT COST
Human Papillomavirus (HPV)	AT COST
Influenza, age 6 months and older	AT COST
Influenza, live intranasal, age 2-49 years	AT COST
Measles, Mumps, and Rubella	AT COST
Meningococcal	AT COST
Meningococcal Conjugate	AT COST
Meningococcal Group B (MENB)	AT COST
MMR, Varicella	AT COST
Pneumococcal, 20-valent	AT COST
Poliomyelitis (IPV)	AT COST
Rotavirus, live, oral	AT COST
Tetanus, Diphtheria and Pertussis (Tdap)	AT COST
Varicella	AT COST
Zoster Vaccine Recombinant, Adjuvanted	AT COST

Section 3. Effect on Prior Legislation.

In all other respects, Local Law No. 7-2015, as previously amended by Local Law No. 7-2018, shall remain in full force and effect except as specifically amended herein.

Section 4. Effective Date.

This Local Law shall take effect immediately and shall be filed consistent with provisions of the New York State Municipal Home Rule Law.

ADOPTED. Ayes: 17

* * *

LOCAL LAW NO. 4 - 2024

A LOCAL LAW REGARDING RESIDENCY FOR THE DIRECTOR OF THE OFFICE OF ENVIRONMENT

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

Section 1. New York State Municipal Home Rule Section 10 authorizes the County to establish qualifications for the Onondaga County Director of the Office of Environment. In the interests of the County, it is desired to authorize said Director to reside in an adjacent county at the time of appointment and for a limited time during his/her tenure in office, after which time the Director shall be required to be a resident of Onondaga County.

Section 2. The provisions of New York State Public Officers Law Section 3 and Section 30, and Local Law No. 6 of 2002, requiring a person to be a resident of the political subdivision for which they shall be chosen shall not prevent the Onondaga County Director of the Office of Environment from being appointed to said office, or holding said office for the limited time authorized herein, provided such person resides in a county adjoining Onondaga County (the "residency exemption"). Effective March 31, 2025, the residency exemption shall cease, and any person previously appointed and/or then serving as Director of the Office of Environment shall comply with the provisions of New York State Public Officers Law Sections 3 and 30, and Local Law No. 6 of 2002, and shall reside within Onondaga County for the remaining tenure of office. For purposes of clarity, any person serving as Director of the Office of Environment on or after March 31, 2025 shall reside within Onondaga County, whether or not that person was appointed prior to March 31, 2025.

Section 3. This Local Law shall take effect immediately and shall be filed pursuant to the provisions of New York State Municipal Home Rule Law.

ADOPTED. Ayes: 17

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, August 6, 2023. There was no objection and the meeting was adjourned at 2:04 p.m.

Respectfully submitted,
JAMIE McNAMARA, Clerk
Onondaga County Legislature

* * *

August 6, 2024

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August 6, 2024

The Legislature of Onondaga County convened on the above date at 1:08 p.m. Chairman Burtis presiding.

The Clerk called the roll and the following legislators were present: May, Meaker, Gunnip, Cody, Abbott, Ryan, Harvey, Olson, McCarron, Knapp, Bush, Kelly, Brown, Garland, Hernandez, Mr. Chairman.

Absent: Legislator Romeo

Legislator Ryan gave the invocation. Legislator Harvey led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

June 20, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

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

APPOINTMENT:

Vincent Mangan
2324 West Genesee Rd.
Baldwinsville, NY 13027

TERM EXPIRES:

December 31, 2025

Mr. Mangan will be replacing Mr. Alberto Bianchetti.

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

July 18, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

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

APPOINTMENT:

Elizabeth Bough Martin
112 Richmond Circle
Chittenango, NY 13037

TERM EXPIRES:

December 31, 2025

Ms. Bough Martin will replace Jesse McMahon.

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

Motion Made By Ms. Abbott, Mr. Bush, Mr. Knapp, Dr. Kelly, Mr. May, Mr. Olson, Mr. McCarron,
Mr. Garland, Ms. Gunnip, Mr. Ryan, Ms. Cody, Ms. Hernandez

RESOLUTION NO. 112

IN MEMORIAM

WHEREAS, it has pleased Almighty God to remove E. Clyde Ohl from this Earth; and

WHEREAS, Mr. Ohl was elected to the Onondaga County Legislature in 1993 to represent the people of the 7th Legislative District and served four terms in total; and

WHEREAS, during that time, he served on the Legislature's Planning & Economic Development Committee, including two years as Vice Chair and one year as Chair; and

WHEREAS, Mr. Ohl also contributed as a member of several committees, including four years on Ways & Means, Environmental Conservations & Parks, and Transportation, of which he served two years as Vice Chair; and

WHEREAS, in his final year on the Legislature, Mr. Ohl voted on several historic resolutions showing support to first responders and emergency workers involved with 9/11 and its aftermath; and

WHEREAS, a distinguished public servant, Mr. Ohl also served as Mayor of the Village of Camillus, as Camillus Town Supervisor, and on numerous boards of local volunteer organizations; and

WHEREAS, he gave over 40 years of service to the Camillus Erie Canal Park; and

WHEREAS, professionally, Mr. Ohl spent over 30 years as an educator with the West Genesee Central School District, both as a teacher and as a principal; and

WHEREAS, by his side for all of it was his wife of 68 years, Ann, who died in October; and

WHEREAS, left to cherish his memory are his daughter, Debra, son David and several grandchildren and great-grandchildren; now, therefore be it

RESOLVED, that the members of the Onondaga County Legislature do hereby express sincere and heartfelt sympathy to all the family and friends of E. Clyde Ohl; and, be it further

RESOLVED, that this resolution be spread among the minutes of this Onondaga County Legislature, and a copy be prepared and provided to the family of E. Clyde Ohl.

ADOPTED by Rising Tribute.

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 113

AMENDING THE 2024 ONONDAGA COUNTY BUDGET TO ACCEPT GRANT FUNDS FROM THE NEW YORK STATE DIVISION OF CRIMINAL JUSTICE SERVICES

WHEREAS, the New York State Division of Criminal Justice Services has awarded the County of Onondaga grant funding through its Public Safety Program in the amount of \$100,000 for operating expenses to support a mental health initiative for officers through the Onondaga County Sheriff's Office; and

WHEREAS, it is necessary to include such funds in the Onondaga County Sheriff's Office's 2024 budget and authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2024 County budget be amended as follows:

REVENUES:

In Admin Unit 7900000000	
Sheriff's Office	
Speed Type #410020	
Project 782221	
DCJS Mental Health Initiative	
In Acct. 590022	
St Aid – Public Safety	\$100,000

APPROPRIATIONS:

In Admin Unit 7900000000	
Sheriff's Office	
Speed Type #410020	
Project 782221	
DCJS Mental Health Initiative	
In Acct. 641010	
Regular Employee Salaries	\$100,000

ADOPTED. Ayes: 16 Absent: 1 (Romeo)

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 114

PERSONNEL RESOLUTION

WHEREAS, New York State Senator John Mannion provided the Onondaga County Sheriff's Office (OCSO) with a grant of \$100,000, administered by the New York State Division of Criminal Justice Service's Public Safety Program, for operating expenses to support a mental health initiative for officers through OCSO; and

WHEREAS, OCSO desires to utilize said grant funding to create and fund the position of Director of Support Services to support law enforcement personnel who deal with critical and traumatic incidents on a regular basis and their mental health, which services would be shared with all Onondaga County town and village law enforcement partners; and

WHEREAS, it is necessary for the County to provide for changes to personnel; now, therefore be it

RESOLVED, that the Onondaga County Salary Plan be amended to add the following title, effective the first full pay period after August 6, 2024:

Onondaga County Sheriff's Office

Create 1 Director of Support Services (Onondaga County Sheriff's Office) at Grade 35 (\$87,377 - \$115,833);

and, be it further

RESOLVED, that the aforementioned position created herein will be abolished when grant funding to support such position terminates; and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Romeo)

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 115

AMENDING THE 2024 ONONDAGA COUNTY BUDGET TO ACCEPT GRANT FUNDS FROM THE NEW YORK STATE DIVISION OF CRIMINAL JUSTICE SERVICES LAW ENFORCEMENT TECHNOLOGY PROGRAM

WHEREAS, the New York State Division of Criminal Justice Services has awarded the County of Onondaga grant funding through its Law Enforcement Technology (LETECH) Program in the amount of \$342,006.19 for the acquisition of qualified law enforcement technology and equipment (e.g., cameras, drones, computers, batteries) by the Onondaga County Sheriff's Office; and

WHEREAS, it is necessary to include such funds in the Onondaga County Sheriff's Office's 2024 budget and authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2024 County budget be amended as follows:

REVENUES:
In Admin Unit 7900000000
Sheriff's Office
Speed Type #410020
Project 782224
LETECH Program

In Acct. 590022	
St Aid – Public Safety	\$342,006.19

APPROPRIATIONS:

In Admin Unit 7900000000	
Sheriff's Office	
Speed Type #410020	
Project 782224	
LETECH Program	
In Acct. 693000	
Supplies & Materials	\$342,006.19

ADOPTED. Ayes: 16 Absent: 1 (Romeo)

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 116

AMENDING THE 2024 COUNTY BUDGET TO ACCEPT AND MAKE FUNDS AVAILABLE TO REPLACE THE COUNTY'S MOBILE COMMAND VEHICLE

WHEREAS, the Department of Emergency Management has been awarded a \$423,000 grant from the United States Department of Justice Office of Community Oriented Policing Services (COPS) for the replacement of the County's mobile command vehicle; and

WHEREAS, it is necessary to amend the 2024 County Budget to make such funds available and to provide matching funds for this grant; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2024 County Budget is amended as follows:

REVENUES:

In Admin Unit 3800000000	
Emergency Management	
In Speed Type #309010	
In Account 590083 – Appropriated Fund Balance	\$423,000

In Admin Unit 3800000000	
Emergency Management	
In Speed Type #309011	
In Project 735017 – Mobile Command Vehicle	
In Account 590070– Inter Trans-Non Debt Svc	\$423,000

In Admin Unit 3800000000	
Emergency Management	
In Speed Type #309011	
In Project 735017 – Mobile Command Vehicle	
In Account 590013– FED AID - PUBLIC SAFETY	\$423,000

APPROPRIATIONS:

In Admin Unit 3800000000	
Emergency Management	
In Speed Type #309010	
In Account 668720 – Transfer to Grant Expenditures	\$423,000

In Admin Unit 3800000000	
Emergency Management	
In Speed Type #309011	
In Project 735017 – Mobile Command Vehicle	
In Account 671500 Automotive Equipment	\$846,000

ADOPTED. Ayes: 16 Absent: 1 (Romeo)

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 117

AUTHORIZING THE ACQUISITION OF REAL PROPERTY IN THE TOWN OF ELBRIDGE FOR A COMMUNICATIONS TOWER

WHEREAS, in accordance with Local Law No. 8 of 2008, the County is the lessee of approximately 2,500 square feet of land, together with driveway/utility access, for the operation and maintenance of a communications tower, shelter, generator and equipment located in the Town of Elbridge on a portion of 672 Whiting Road, tax map number 033.-02-04 (hereinafter, the “Property”); and

WHEREAS, the communications tower and associated property and infrastructure are utilized for public safety communications serving the Onondaga County Interoperable Communications System for government public safety agencies; and

WHEREAS, the Property lessor, Eagle Point Farms, LLC, in accordance with the parties’ June 30, 2008 Lease Agreement (“Lease”), notified the County on or about June 10, 2024 that it had entered into a purchase agreement with a third party, which sale includes the Property, thereby triggering the County’s right of first refusal and option to purchase the Property upon the same terms of sale as contained in the third-party purchase agreement; and

WHEREAS, via written notice dated June 28, 2024, the County exercised said option in accordance with the terms of the Lease; and

WHEREAS, utilizing the third-party purchase agreement sale price, as required, the estimated purchase price for the Property, consisting of the 2,500 sq. ft. tower site and ±54,000 sq. ft. access road/utility route, is \$6,724.23; and

WHEREAS, the County is also interested in expanding the tower site to 5,625 sq. ft. to provide a buffer zone (“Expanded Property”), which would result in a total estimated purchase price of \$7,096.09; and

WHEREAS, the County is willing to consider an offer by the lessor and/or third-party purchaser to provide the County with an easement to, rather than fee title ownership of, said access road/utility route (“Easement”); now, therefore be it

RESOLVED, that the proposed action is an Unlisted action for the purposes of the New York State Environmental Quality Review Act (SEQRA); and, be it further

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

RESOLVED, that this Legislature hereby finds and declares a negative declaration under SEQRA, having determined that such action will not have a significant adverse effect on the environment; and, be it further

RESOLVED, that the County be and is hereby authorized to acquire the aforementioned Property, Expanded Property, and/or Easement for lawful county purposes upon the same terms of sale as contained in the third-party purchase agreement, as generally set forth above; and, be it further

RESOLVED, that the County Comptroller be, and hereby is, directed to draw a check payable to the current owner of the parcel 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, should it become necessary, 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 and/or Expanded 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; and, be it further

RESOLVED, that the County Executive, or his designee, is authorized to take such actions to comply with the requirements of SEQRA, including without limitation, the execution of documents and the filing, distribution and publication of the SEAF and Negative Declaration, and any other actions to implement the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Romeo)

* * *

Motion Made By Mr. Burtis, Ms. Hernandez, Mr. Meaker, Dr. Kelly, Mr. Olson, Mr. Bush, Mr. McCarron, Ms. Cody, Mr. Ryan, Mr. Garland, Ms. Gunnip, Mr. May, Mr. Knapp, Ms. Abbott, Mr. Romeo, Ms. Harvey, Mr. Brown

RESOLUTION NO. 118

NAMING A COURTROOM IN THE CRIMINAL COURTS BUILDING AT 505 SOUTH STATE STREET IN HONOR OF THE HONORABLE LANGSTON C. MCKINNEY, FORMER SYRACUSE CITY COURT JUDGE

WHEREAS, Langston McKinney was born and raised in Miami, Florida and attended Howard University, graduating in 1965; here, he completed a bachelor's degree in chemistry and was recruited to become the first Black scientist in the Research and Development Division at Carrier Corporation in Syracuse, where he worked until he enlisted in the U.S. Army and benefitted from the G.I. Bill to attend Syracuse University College of Law; and

WHEREAS, with an inherent desire to help others, Langston McKinney and a friend founded the Syracuse University Chapter of the Law Students Civil Rights Research Council (LSCRRC) which ultimately allowed for him to help voters in Albany, Georgia fight voter suppression via an internship with the college organization before going on to graduate law school and work in legal aid, helping

residents of a housing community develop a framework for tenant rights and providing legal assistance; and

WHEREAS, Langston McKinney worked at Onondaga Neighborhood Legal Services and then at the Frank H. Hiscock Legal Aid Society before going on to partner at his own law firm, Maye, McKinney & Melchor; he was one of four Black lawyers in Syracuse at the time, trailblazing the field of law and undoubtedly inspiring many others in his wake; and

WHEREAS, the Honorable Langston C. McKinney was a distinguished member of the Syracuse City Court bench from 1986 through 2010; and

WHEREAS, the Honorable Langston C. McKinney was the first Black person to serve as a Syracuse City Court Judge, and was the first Judge in the City of Syracuse to establish and preside over Syracuse Community Treatment Court to provide treatment to defendant drug abusers facing nonviolent crimes as an alternative to incarceration; and

WHEREAS, in addition to his storied legal career and legacy, the Honorable Langston C. McKinney was known, and is remembered, for his mentorship, fairness, kindness and passion for restorative justice; and

WHEREAS, in recognition of the outstanding, lengthy, and groundbreaking history of dedicated public and community service by the Honorable Langston C. McKinney, it is the desire of the County to name a courtroom within the Honorable James C. Tormey, III Criminal Courts Building at 505 South State Street, Syracuse, New York as the “Honorable Langston C. McKinney Courtroom”; now, therefore be it

RESOLVED, in recognition of his outstanding career, laudable achievements, and commitment to public service and all those who appeared before him, a courtroom within the Honorable James C. Tormey, III Criminal Courts Building at 505 South State Street is named as the “Honorable Langston C. McKinney Courtroom”.

Mr. Knapp assumed the chair, so Chairman Burtis could debate. After debate, Chairman Burtis reassumed the chair.

ADOPTED. Ayes: 16 Absent: 1 (Romeo)

* * *

Motion Made By Ms. Cody, Ms. Hernandez

RESOLUTION NO. 119

AMENDING THE 2024 COUNTY BUDGET TO MAKE FUNDS AVAILABLE TO SUPPORT RENOVATIONS TO THE ONONDAGA COUNTY SUPREME COURT LAW LIBRARY

WHEREAS, the Onondaga County Department of Facilities Management is responsible for capital repairs and improvements to County-owned facilities, and the New York State Unified Court System has requested certain renovations to the Law Library located in the Onondaga County Courthouse; and

WHEREAS, the New York State Unified Court System has agreed to reimburse Onondaga County for the cost of such renovations; and

WHEREAS, it is necessary to amend the 2024 County Budget to make funds available for such renovations; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2024 County Budget is amended as follows:

REVENUES:

In Admin Unit 0500000000	
Facilities Management	
In Speed Type #470054	
In Project 710010 –Court House Law Library	
In Account 590020 – St Aid Genl Govt Support	\$400,000

APPROPRIATIONS:

In Admin Unit 0500000000	
Facilities Management	
In Speed Type #470054	
In Project 710010 –Court House Law Library	
In Account 694130 – Maint, Utilities and Rents	\$400,000

ADOPTED. Ayes: 16 Absent: 1 (Romeo)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 120

AUTHORIZING THE ACQUISITION OF REAL PROPERTY IN THE TOWN OF TULLY FOR HIGHWAY PURPOSES

WHEREAS, Honeywell International Inc., in accordance with the Natural Resource Damages Consent Decree, entered March 14, 2018, is transferring certain property identified therein as the Tully Recreational Area and Nature Preserve to the Onondaga Nation, and concurrent therewith has agreed to transfer fee title to the portions of Tully Farms Road, C.R. 234 and C.R. 238, intersecting the Tully Recreational Area and Nature Preserve, together with associated bridge and culvert maintenance easements, to the County of Onondaga at no cost; now, therefore be it

RESOLVED, that the proposed action is an Unlisted action for the purposes of the New York State Environmental Quality Review Act (SEQRA); and, be it further

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

RESOLVED, that this Legislature hereby finds and declares a negative declaration under SEQRA, having determined that such action will not have a significant adverse effect on the environment; and, be it further

RESOLVED, that the Department of Transportation be and is hereby authorized to acquire the aforementioned real property rights for lawful county and highway purposes; and, be it further

RESOLVED, that the County Executive, or his designee, is authorized to take such actions to comply with the requirements of SEQRA, including without limitation, the execution of documents and the filing, distribution and publication of the SEAF and Negative Declaration, and any other actions to implement the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Romeo)

* * *

Motion Made By Ms. Abbott, Mr. May

RESOLUTION NO. 121

CONFIRMING APPOINTMENTS TO THE ONONDAGA COUNTY RESOURCE RECOVERY AGENCY

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has duly appointed and designated pursuant to Title 13B, as amended, of the New York State Public Authorities Law, subject to confirmation by the Onondaga County Legislature, the following individuals as members of the Onondaga County Resource Recovery Agency:

APPOINTMENTS:
Vincent Mangan
2324 West Genesee Road
Baldwinsville, New York 13027

TERM EXPIRES:
December 31, 2025

Elizabeth Bough Martin
112 Richmond Circle
Chittenango, New York 13037

December 31, 2025

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointments of the above individuals as members of the Onondaga County Resource Recovery Agency for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 16 Absent: 1 (Romeo)

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, September 3, 2024. There was no objection and the meeting was adjourned at 1:35 p.m.

Respectfully submitted,
JAMIE McNAMARA, Clerk
Onondaga County Legislature

* * *

September 3, 2024

The Legislature of Onondaga County convened on the above date at 1:14 p.m. Chairman Burtis presiding.

The Clerk called the roll and the following legislators were present: May, Meaker, Cody, Abbott, Romeo, Ryan, Harvey, Olson, McCarron, Knapp, Bush, Kelly, Brown, Garland, Hernandez, Mr. Chairman.

Absent: Legislator Gunnip

Legislator Harvey gave the invocation. Legislator Olson led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

April 1, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 1902, of the Onondaga County Charter, and Section 19.01, of the Onondaga County Administrative Code, I hereby appoint, subject to confirmation of the County Legislature, Kristen C. Jackson, as Director of the Department of Probation, effective Monday, August 5, 2024.

I would ask you to schedule the appropriate review for the August committees and place Ms. Jackson' nomination on your Session agenda for confirmation on September 3, 2024.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

August 5, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

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

REAPPOINTMENT:
Stephen Wowelko
5829 Augsburg Circle
East Syracuse, NY 13057-3050

TERM EXPIRES:
December 31, 2027

Mr. Wowelko has been recommended to serve as the sportsmen's representative by the Onondaga County Federation of Sportsmen's Clubs.

Your confirmation of this reappointment would be greatly appreciated.

September 3, 2024

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Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

August 14, 2024

TO: Colleen Gunnip, Chair, Ways & Means Committee
Ways & Means Committee Members

FROM: Tim Burtis, Chairman

RE: Appointment to the Onondaga County Resource Recovery Agency

This is to advise that I am appointing Alexis Rodriguez to the Onondaga County Resource Recovery Agency. She is replacing Dr. Eileen Gilligan upon her resignation. The appointment will expire on December 31, 2025.

Her resume is attached for your review. This appointment will require confirmation of the full Legislature at its September 3, 2024, Session.

Thank you for your anticipated cooperation.

* * *

Motion Made By Mr. Burtis, Mr. Knapp, Mr. May, Dr. Kelly, Mr. Bush, Mr. Olson

RESOLUTION NO. 122

IN MEMORIAM

WHEREAS, it has pleased Almighty God to remove Willie F. Morgan from this Earth; and

WHEREAS, then County Executive Nicholas Pirro appointed Mr. Morgan to the Onondaga County Legislature in July 1997, and he served through the end of that year; and

WHEREAS, he represented the people of the 23rd Legislative District, which covered a large portion of the City of Syracuse; and

WHEREAS, during that time, Mr. Morgan served on several legislative committees, including Transportation, and Education and Libraries; and

WHEREAS, resolutions sponsored by Mr. Morgan and approved by the full Legislature included proclaiming Onondaga County a union county, creating the Onondaga County Freedom Trail Commission, and allowing for a one week clothing and footwear tax exemption period in January 1998; and

WHEREAS, Mr. Morgan was very active in the community, and helped found the Syracuse Community Health Center and the Southwest Community Center in Syracuse; and

WHEREAS, Mr. Morgan received the lifetime achievement award from the NAACP; and

WHEREAS, left to cherish his memory are his wife, Irene, daughters Babette and Miranda, son Terrance, eight grandchildren, many great-grandchildren, four sisters, three brothers, one godson, and a host of nieces, nephews and friends; now, therefore be it

RESOLVED, that the members of the Onondaga County Legislature do hereby express sincere and heartfelt sympathy to all the family and friends of Willie F. Morgan; and, be it further

RESOLVED, that this resolution be spread among the minutes of this Onondaga County Legislature, and a copy be prepared and provided to the family of Willie F. Morgan.

ADOPTED by Rising Tribute.

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 123

CONFIRMING THE APPOINTMENT OF KRISTEN C. JACKSON AS THE ONONDAGA COUNTY DIRECTOR OF PROBATION

WHEREAS, pursuant to Section 1902 of the Onondaga County Charter and Section 19.01 of the Onondaga County Administrative Code, J. Ryan McMahon, II, Onondaga County Executive, has duly designated and appointed Kristen C. Jackson to serve as the Onondaga County Director of Probation, subject to the confirmation of this Legislature; and

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 Kristen C. Jackson to serve as the Onondaga County Director of Probation, effective August 5, 2024.

ADOPTED. Ayes: 16 Absent: 1 (Gunnip)

* * *

Motion Made By Dr. Kelly, Mr. Brown

RESOLUTION NO. 124

AMENDING THE 2024 ONONDAGA COUNTY BUDGET TO ACCEPT JUUL SETTLEMENT FUNDS

WHEREAS, the New York State Attorney General secured a legal settlement with JUUL Labs Inc., which settlement funds will be distributed amongst counties; and

WHEREAS, Onondaga County's share of the settlement funds has been determined to be \$1,452,272; and

WHEREAS, it is necessary to include such funds in the Onondaga County Health Department's 2024 budget and authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2024 County budget be amended as follows:

REVENUES:

In Admin Unit 4300000000	
Health Department	
Speed Type #321140	
Project 745178	
JUUL Settlement	
In Acct. 590057	
Other Misc Revenues	\$1,452,272

APPROPRIATIONS:

In Admin Unit 4300000000	
Health Department	
Speed Type #321140	
Project 745178	
JUUL Settlement	
In Acct. 694100	
All Other Expenses	\$1,452,272

ADOPTED. Ayes: 16 Absent: 1 (Gunnip)

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 125

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY RESOURCE RECOVERY AGENCY

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

APPOINTMENT:
 Alexis Rodriguez
 8408B Shallowcreek Road
 Liverpool, New York 13090

TERM EXPIRES:
 December 31, 2025

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

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

ADOPTED. Ayes: 16 Absent: 1 (Gunnip)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 126

CALLING FOR A PUBLIC HEARING ON THE 2025 COUNTY BUDGET

RESOLVED, that for the fiscal year 2025, the Onondaga County Legislature hereby calls a Public Hearing to be held by the Ways and Means Committee on the Proposed County Budget, the Capital Program, the Budget Message, and the Schedule of Rates to be Charged for Water and Water Service provided by the Onondaga County Water District, where such items have been submitted for review by the Ways and Means Committee, consistent with Article VI of the Onondaga County Charter and Administrative Code and Resolution No. 162-2014, together with any reports as may be issued by the Ways and Means Committee in connection with its review of such items; and, be it further

RESOLVED, that the annual salaries to be fixed and paid to the Onondaga County Legislators within fiscal year 2025 shall be established by the Legislature following submission of the Onondaga County Executive’s proposed budget, legislative review of the proposed budget, report thereon by the Ways and Means Committee pursuant to section 603 of the County Charter, and completion of the Public Hearing on the proposed budget noticed hereby pursuant to section 604 of the County Charter, and shall be consistent with the budget and levy adopted pursuant to sections 605 and 606 of the County Charter, provided, however, that any salaries so fixed may be subsequently modified in such manner and by such mechanisms as may be consistent with applicable law, and provided further that in no event shall the salaries so established exceed \$75,000 for any Legislator for the 2025 fiscal year; and, be it further

RESOLVED, that such Public Hearing shall be held at the Legislative Chambers in the County Courthouse, 401 Montgomery Street, Syracuse, New York, on the 3rd day of October, 2024, at 5:30 p.m.

ADOPTED. Ayes: 16 Absent: 1 (Gunnip)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 127

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:

L Name	F Name	MI	Title	*Term Begins/Ends	Standard Work Day (hrs/day)	Days/Month (based on Record of Activities)	Tier 1	No record of activities completed
APPOINTED								
Cambareri	Stefano		Asst. County Attorney 2	Jan. 1, 2024 - Dec. 31, 2027	6	23.5		

RESOLVED, that, pursuant to the requirements of 2 NYCRR 315.4, the Clerk of this Legislature is hereby directed to cause a copy of this resolution to be publicly posted for at least 30 days after

adoption and, thereafter, to transmit this resolution and a supporting affidavit of posting to be filed with the New York State Office of the Comptroller within 15 days after the 30 day public posting period ends.

*Reflects the term of the Elected or Appointed Official making the appointment

ADOPTED. Ayes: 16 Absent: 1 (Gunnip)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 128

ACCEPTING AND APPROVING THE CONTRACT BETWEEN ONONDAGA COUNTY AND THE ONONDAGA CORRECTIONS CAPTAIN’S ASSOCIATION

WHEREAS, collective negotiations have been conducted between the County of Onondaga and the Onondaga Corrections Captain’s Association (“OCCA”); and

WHEREAS, pursuant to said negotiations, an agreement has been reached by the parties and approved and ratified by the OCCA members; now, therefore be it

RESOLVED, that the following agreement is hereby approved and accepted as executed, to wit:

AGREEMENT
BETWEEN
ONONDAGA COUNTY
AND
THE ONONDAGA CORRECTIONS CAPTAIN’S ASSOCIATION
January 1, 2024 – December 31, 2024

and, be it further

RESOLVED, that retroactivity shall be applicable only as specified therein.

ADOPTED. Ayes: 16 Absent: 1 (Gunnip)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 129

APPROVING AND DIRECTING THE CORRECTION OF CERTAIN ERRORS ON TAX BILLS

WHEREAS, the following named property owner has filed an application with the County Director of Real Property Tax Services for the correction of errors on the tax roll relative to their premises for tax year 2024 and 2023; and

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

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

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

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

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

<u>NAME AND ADDRESS OF APPLICANT:</u>	<u>TAX MAP NUMBER:</u>	<u>AMOUNT OF TAX BILLED:</u>	<u>CORRECTED TAX:</u>
TOWN VARIOUS	WEP Sewer Corrections	\$157,608.19	\$23,617.08

<u>NAME & ADDRESS</u>	<u>TAX MAP#</u>	<u>UNIT CORR.</u>	<u>UNIT CHG. CORR.</u>	<u>UNIT ASSMT.</u>	<u>UNIT CHARGE</u>
Roger Salle 6751 Kinne St.	024.-06-13.8	35.01	445.44	35.01	15,594.85
Bellevue Country Club 1901 Glenwood Ave.	006.-01-01.0	38.19	445.44	38.19	17,011.35
Drumlins 800 Nottingham Rd.	071.-03-01.1	135.29	445.44	135.29	60,263.58
Drumlins 800 Nottingham Rd. (2023)	071.-03-01.1	91.67	448.58	91.67	41,121.33

ADOPTED. Ayes: 16 Absent: 1 (Gunnip)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 130

AMENDING THE 2024 COUNTY BUDGET TO MAKE GRANT FUNDING AVAILABLE FOR BOARD OF ELECTIONS EXPENSES, AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, grant funds are available through New York State Capital Projects Budget for actual expenses related to electronic poll books (E-Poll Books) and associated software, on-demand ballot printers, and related cyber security; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2024 County Budget be amended as follows:

REVENUES:

Admin Unit 3700000000	
Board of Elections	
In Speed Type #190025	
In Project 707015	
E_Poll Books 2024	
In Acct. 590020	\$357,812.34
ST AID - GENL GOVT SUPPORT	

APPROPRIATIONS:

Admin Unit 3700000000	
Board of Elections	
In Speed Type #190025	
In Project 707015	
E_Poll Books 2024	
In Acct. 693000	\$357,812.34
Supplies & Materials Budget Load	

ADOPTED. Ayes: 16 Absent: 1 (Gunnip)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 131

AMENDING THE 2024 COUNTY BUDGET TO MAKE GRANT FUNDING AVAILABLE FOR BOARD OF ELECTIONS EXPENSES, AND AUTHORIZING THE EXECUTION OF AGREEMENTS

WHEREAS, grant funds are available through New York State Aid to Localities for reimbursement of costs related to providing pre-paid return postage and outgoing postage on absentee ballots and applications, and early voting by mail ballots and applications; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2024 County Budget be amended as follows:

REVENUES:

Admin Unit 3700000000	
Board of Elections	
In Speed Type #190025	
In Project 707013	
Ballot by Mail	
In Account 590020	
ST AID - GENL GOVT SUPPORT	\$184,894.27

APPROPRIATIONS:

Admin Unit 3700000000	
Board of Elections	
In Speed Type #190025	
In Project 707013024	
Ballot by Mail	

In Acct. 694100
All Other Expenses \$184,894.27

ADOPTED. Ayes: 16 Absent: 1 (Gunnip)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 132
2024 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 3700000000 Board of Elections Speed Type #190025 Project 707014 Acct. 666500 Contingent Account	Admin Unit 3700000000 Board of Elections Speed Type #190025 Project 707014 Acct. 641030 Other Employee Wages	\$175,000.00
Admin Unit 3700000000 Board of Elections Speed Type #190009 Acct. 666500 Contingent Account	Admin Unit 3700000000 Board of Elections Speed Type #190009 Acct. 641030 Other Employee Wages	\$240,000.00
Admin Unit 3700000000 Board of Elections Speed Type #190009 Acct. 666500 Contingent Account	Admin Unit 3700000000 Board of Elections Speed Type #190009 Acct. 641020 Overtime	\$60,000.00

ADOPTED. Ayes: 16 Absent: 1 (Gunnip)

* * *

Motion Made By Ms. Cody, Mr. Knapp

RESOLUTION NO. 133

AUTHORIZING EXECUTION OF AGREEMENTS WITH CAYUGA COUNTY AND WITH TOWNS AND VILLAGES LOCATED IN ONONDAGA COUNTY TO PERFORM SNOW AND ICE REMOVAL SERVICES ON ONONDAGA COUNTY ROADS

WHEREAS, in prior years, Onondaga County has negotiated agreements to provide snow and ice removal services on county-owned roads with the County of Cayuga and with several towns and villages located in Onondaga County, and similar agreements for the 2024-2025 winter would be beneficial to the County and its residents; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to execute agreements with Cayuga County and with towns and villages located in Onondaga County for such municipalities to provide

snow and ice removal services on County roads for the winters of 2024-2025, 2025-2026 and 2026-2027, as provided for herein, and to implement the intent of this resolution; and, be it further

RESOLVED, that the term of such agreement shall be three years; and, be it further

RESOLVED, that for the agreement term, the County shall pay a flat per mile rate of \$8,620.52 in budget year 2025, and, thereafter, such rate shall be increased by 3% in each subsequent year, whereby the County shall pay a flat per mile rate of \$8,879.14 in budget year 2026 and additionally the County shall pay a flat rate per mile rate of \$9,145.51 in budget year 2027; and, be it further

RESOLVED, that such agreements, subject to annual appropriation, are to contain a mechanism whereby the payment to the municipalities shall increase in any year during the term of the agreement when the New York State DOT Winter Severity Index Adjustment exceeds 1.0 for Onondaga County, upon receipt of said severity payment from New York State by Onondaga County; and, be it further

RESOLVED, that the minimum payment shall be the flat, per mile rate proscribed above and that there shall be no maximum limit on the total annual payment, except that resulting from the application of the NYSDOT winter severity index; and, be it further

RESOLVED, that the County Executive is hereby authorized to include within such agreement provisions that will permit increased payments in the event of material increases, as defined within said agreement, in the cost of fuel and/or salt.

ADOPTED. Ayes: 16 Absent: 1 (Gunnip)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 134

AUTHORIZING THE COUNTY EXECUTIVE TO AMEND A FIVE YEAR AGREEMENT WITH THE STATE OF NEW YORK FOR SNOW AND ICE CONTROL ON STATE HIGHWAYS FOR THE 2019-2024 SEASONS TO INCREASE THE 2023-2024 SEASON ESTIMATE AND AMENDING THE 2024 COUNTY BUDGET ACCORDINGLY

WHEREAS, Onondaga County entered into a five year agreement with New York State for snow and ice control on state highways for the 2019-2024 seasons with an estimated annual base amount of \$3,946,079.10, as authorized by Resolution No. 14-2020; and

WHEREAS, said agreement was amended to include an additional 3.68 lane miles commencing the 2021-2022 season, for a new total of 407.68 lane miles and a new estimated annual base amount of \$3,982,023.58, as authorized by Resolution No. 41-2022; and

WHEREAS, due to increases in costs for labor, materials and equipment, it is necessary to increase the estimated 2023-2024 season amount to \$5,242,626.64; and

WHEREAS, the State Comptroller has requested legislation authorizing an amendment to such agreement in accordance herewith, and it is the desire of this Legislature to authorize said amendment; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to amend the agreement with New York State to provide for the control of snow and ice on state highways in the estimated amount of

\$5,242,626.64 for the 2023-2024 season, and to implement the intent of this resolution; and, be it further

RESOLVED that the 2024 County budget be amended by providing and making available the following:

APPROPRIATIONS:

In Admin Unit 9310300000	
County Road Fund	
In Speed Type #534030	
In Acct. 641010 Regular Salaries	\$440,000.00
In Acct. 693000 Supplies & Materials- Salt	\$391,998.00

REVENUES:

In Admin Unit 9310300000	
County Road Fund	
In Speed Type #534030	
In Acct. 590044 Svc Other Govts – Transportation	\$831,998.00

ADOPTED. Ayes: 16 Absent: 1 (Gunnip)

* * *

Motion Made By Ms. Cody, Ms. Hernandez, Mr. Olson

RESOLUTION NO. 135

AMENDING THE 2024 COUNTY BUDGET TO PROVIDE FOR THE APPROPRIATION OF GENERAL FUND BALANCE TO PURCHASE AND INSTALL ADDITIONAL SECURITY EQUIPMENT AND MEASURES TO PROTECT THE PUBLIC AND EMPLOYEES AT THE JOHN H. MULROY CIVIC CENTER AND KOCHIAN COUNTY OFFICE BUILDING

WHEREAS, it is necessary to amend the 2024 County Budget to appropriate funds from general fund balance for the purpose of purchasing and installing equipment and adding contract security guards in the lobby area of the John H. Mulroy Civic Center and Kochian County Office Building to screen the public upon entering the building; now, therefore be it

RESOLVED, that the 2024 County Budget is amended as follows:

REVENUES:

In Admin Unit 0500000000	
Facilities Management	
In Speed Type #470010	
In Account 590083 – Appropriated Fund Balance	\$185,816.00

APPROPRIATIONS:

In Admin Unit 0500000000	
Facilities Management	
In Speed Type #470010	
In Account 694100– All Other Expenses Budget Load	\$94,640.00

In Admin Unit 0500000000
 Facilities Management
 In Speed Type #470010
 In Account 692150– Furn, Furnishings & Equip Budg \$83,102.00

In Admin Unit 0500000000
 Facilities Management
 In Speed Type #470010
 In Account 693000– Supplies & Materials Bud Load \$8,074.00

and, be it further

RESOLVED, that the County Executive is authorized to enter into agreements and execute such other documents as may be reasonably necessary to implement the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Gunnip)

* * *

Motion Made By Ms. Abbott, Mr. Knapp, Mr. Burtis, Ms. Hernandez, Mr. Bush

RESOLUTION NO. 136

CONFIRMING REAPPOINTMENT TO THE REGION 7 FISH AND WILDLIFE
MANAGEMENT BOARD

WHEREAS, J. Ryan McMahon II, Onondaga County Executive, has duly reappointed and designated, pursuant to the New York State Fish and Wildlife Management Act and Section 11 – 0501 of the Environmental Conservation Law, subject to confirmation by the Onondaga County Legislature, the following individual to serve as a member of the Region 7 Fish and Wildlife Management Board:

REAPPOINTMENT:
 Stephen Wowelko
 5829 Augsburg Circle
 East Syracuse, New York 13057-3050

TERM EXPIRES:
 December 31, 2027

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

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

ADOPTED. Ayes: 15 Absent: 2 (May, Gunnip)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 137

A RESOLUTION CALLING A PUBLIC HEARING IN CONNECTION WITH THE PROPOSED
ADOPTION OF AN AMENDED SCHEDULE OF SEWER RENTS FOR THE ONONDAGA
COUNTY SANITARY DISTRICT

WHEREAS, by Resolution No. 563-1978 and pursuant to the Onondaga County Administrative Code Section 11.79, this County Legislature established and imposed a schedule of sewer rents for the Onondaga County Sanitary District (“District”), and such schedule imposed sewer rents upon property owners within the District on the basis of a “unit”, using an estimate of 146,000 gallons per year for each such unit; and

WHEREAS, by Resolution No. 127-2023, this County Legislature provided for a new schedule of sewer rents, redefining a unit using an estimate of 105,000 gallons per year for each such unit; and

WHEREAS, it is now proposed to redefine such unit to use an estimate of 100,000 gallons per year for each such unit, and the Commissioner of Water Environment Protection has prepared a schedule of proposed sewer rents which would supplant and supersede the current schedule of rents; and

WHEREAS, the proposed schedule has been filed with the Clerk of the County Legislature and with the clerks of the various towns, villages and the City of Syracuse all within or partly within the District wherein such proposed sewer rents would be effective; and

WHEREAS, the Commissioner of Water Environment Protection of said County, pursuant to the Onondaga County Administrative Code, held a Commissioner’s Hearing on August 28, 2024 to consider said modification of sewer rents and has prepared and submitted to said County Legislature a Report dated August 28, 2024, duly approved by the County Executive and filed with the Clerk of the Onondaga County Legislature, recommending modification to the existing schedule of sewer rents; now, therefore be it

RESOLVED, that a public hearing be held for the purpose of considering the proposed sewer rent schedule and the Commissioner’s Report and said public hearing shall be held in the Legislative Chambers in the County Court House, in Syracuse, New York, on the 8th day of October, 2024 at 12:55 o’clock P.M. for the purpose of considering the aforesaid matter; and, be it further

RESOLVED, that the Clerk of the Onondaga County Legislature hereby is directed to cause a notice of such public hearing to be published and posted in the manner provided by Section 11.79 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 16 Absent: 1 (Gunnip)

* * *

LOCAL LAW NO. 11 - 2024

A LOCAL LAW AUTHORIZING THE COUNTY TO EXTEND A 20-YEAR LEASE AGREEMENT WITH THE TOWN OF TULLY FOR USE AND OCCUPANCY OF A SALT STORAGE SHED AND FOR THE USE OF AN EXISTING GARAGE

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

Section 1. The purpose of this local law is to authorize the County of Onondaga to extend the lease agreement with the Town of Tully for use and occupancy of a salt storage shed and an existing garage on property owned by the Town of Tully, as authorized by Local Law No. 14 of 2004, for an additional 20 year period.

Section 2. The Town of Tully is the owner of a 5 ± acre parcel of land located at the corner of Douglas Avenue and Lincoln Avenue in the Town of Tully, which property includes an existing

garage used by the Onondaga County Department of Transportation as a satellite base for County snow removal operations in the southern most section of the County.

Section 3. The Town of Tully has constructed a salt storage shed on the aforementioned Town property, which costs were shared in part by the County in accordance with the terms of the original lease. Locating County snow removal equipment closer to snowplowing routes has proven to increase the level of service to the traveling public while at the same time lowering costs to the local tax payer, and it is the desire of the County to continue to use and occupy said salt shed facility.

Section 4. The County is hereby authorized to extend the agreement with the Town of Tully for the use of the salt shed and the existing garage for an additional period not to exceed twenty years. Said Agreement may provide for the County to pay the utility costs attributable to the existing garage during the plowing months, for such period of time that the County makes use of said garage.

Section 5. The County Executive is hereby authorized to enter into agreements with the Town of Tully for the use of the salt shed and the existing garage, and to implement the intent of this local law.

Section 6. This local law shall take effect pursuant to Sections 20, 21 and 24 of the Municipal Home Rule Law, subject to permissive referendum.

ADOPTED. Ayes: 16 Absent: 1 (Gunnip)

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Thursday, October 3, 2024. There was no objection and the meeting was adjourned at 1:35 p.m.

Respectfully submitted,
JAMIE McNAMARA, Clerk
Onondaga County Legislature

* * *

October 3, 2024

The Legislature of Onondaga County convened on the above date at 4:14 p.m. Chairman Burtis presiding.

The Clerk called the roll and the following legislators were present: May, Meaker, Gunnip, Cody, Abbott, Romeo, Ryan, Harvey, Olson, Knapp, Kelly, Brown, Garland, Hernandez, Mr. Chairman.

Absent: Legislator McCarron, *Legislator Bush

Legislator Olson gave the invocation. Leader May led the Pledge of Allegiance to the Flag of the United States of America.

*Legislator Bush arrived after the roll was called

* * *

The Deputy Clerk read the following communications:

Gold Seal:

RECOGNIZE AND HONOR HISPANIC AND LATINO HERITAGE MONTH FROM SEPTEMBER 15TH - OCTOBER 15TH (Sponsored by Ms. Cody, Mr. May, Mr. Meaker, Ms. Gunnip, Mr. Olson, Mr. Knapp, Mr. Bush, Dr. Kelly, Mr. Garland, Ms. Hernandez)

* * *

TO: All Legislators
FROM: Jamie McNamara, Clerk
Onondaga County Legislature
DATE: August 21, 2024
RE: NOTICE OF ADJOURNMENT

Please be advised that, per the attached request, the regular session to be held on Tuesday, October 1, 2024 will be adjourned until Thursday, October 3, 2024 at 4:00 p.m.

Date of Session: Thursday, October 3, 2024
Time: 4:00 p.m.
Place: Legislative Chambers
401 Montgomery Street, Room 407
Syracuse, New York

The purpose of the meeting shall be to consider all resolutions presented at September committees, and any other appropriate business.

* * *

October 3, 2024

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August 21, 2024

Jamie McNamara, Clerk
Onondaga County Legislature
401 Montgomery Street
407 Court House
Syracuse, New York 13202

We, the undersigned, pursuant to Section 1A, Rule 2A of the Rules of the Onondaga County Legislature, hereby request that the Clerk notify all members of the Legislature of the adjournment of the regular session originally scheduled on Tuesday, October 1, 2024 at 1:00 p.m. to Thursday, October 3, 2024 at 4:00 p.m.

The purpose of the meeting shall be to consider all resolutions presented at September committees, and any other appropriate business.

This 21st day of August 2024.

TIMOTHY T. BURTIS
Chairman

BRIAN F. MAY
Majority Leader

CHRISTOPHER J. RYAN
Minority Leader

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 138

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO A LEASE AGREEMENT
WITH THE TOWN OF SALINA

WHEREAS, the Town of Salina and Onondaga County Sheriff's Office desire to enter into a lease agreement for use of approximately 1,792 square feet of space within the Town of Salina Town Hall as a Sheriff's Substation; and

WHEREAS, the Town of Salina, in consideration of the benefits associated with a local police presence, has offered to provide the aforementioned office space to the Sherriff's Office for a term of one (1) year with four (4) optional one-year extensions at a yearly rental rate of \$1.00; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into such lease agreement with the Town of Salina, in addition to any renewals thereof under the same terms and conditions authorized herein.

ADOPTED. Ayes: 16 Absent: 1 (McCarron)

* * *

Motion Made By Mr. Olson, Ms. Hernandez

RESOLUTION NO. 139

AUTHORIZING AN INTERMUNICIPAL AGREEMENT WITH THE SYRACUSE CITY SCHOOL DISTRICT FOR LIBRARIAN SERVICES AT THE ONONDAGA COUNTY JUSTICE CENTER

WHEREAS, the County of Onondaga, by and through the Onondaga County Sheriff's Office, is in need of a part-time librarian(s) and associated services at the Onondaga County Justice Center; and

WHEREAS, the Syracuse City School District has agreed to continue to provide such services pursuant to an intermunicipal agreement; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into an intermunicipal agreement with the Syracuse City School District for such librarian services at the Onondaga County Justice Center, and to execute such other documents as may be necessary to further the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (McCarron)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 140

PERSONNEL RESOLUTION

WHEREAS, the New York State Department of Civil Service has instituted the Hiring Emergency Limited Placement Program (HELP Program) that allows participating municipalities to hire employees on a non-competitive basis into positions that are presently competitive for a period of one year; and

WHEREAS, as required by the HELP Program, it is necessary for the County to create non-competitive positions with the parenthetical "HELP Program" to distinguish program positions from the traditional and presently encumbered corresponding competitive positions; now, therefore be it

RESOLVED, that the Onondaga County Salary Plan be amended to add the following titles, effective the first full pay period after October 3, 2024:

Community Development

Create 1 Administrative Planning and Funding Coordinator (HELP Program) Grade 33

Department of Children and Family Services

Create 5 Child Care Worker II (HELP Program) Grade 7

Office of Diversity and Inclusion

Create 1 Financial Readiness Officer (HELP Program) Grade 10

Create 1 Pre-Qualification Officer (HELP Program) Grade 8

Create 1 Program Coordinator - One Stop Shop (HELP Program) Grade 32

Emergency Management

Create 1 Director of Security (HELP Program) Grade 35

Facilities Management

- Create 1 Architect I (HELP Program) Grade 11
- Create 1 Architect II (HELP Program) Grade 13
- Create 1 Director of Building Maintenance and Operations (HELP Program) Grade 34
- Create 2 Director of Construction and Office Planning (HELP Program) Grade 33

Finance Department

- Create 2 Assistant Director of Real Property Services – Tax Mapping (HELP Program) Grade 35
- Create 1 Tax Abstract Clerk (HELP Program) Grade 10

Department of Health

- Create 1 Personnel Officer (HELP Program) Grade 31
- Create 3 Sanitarian II (HELP Program) Grade 12

Department of Information Technology

- Create 2 Data Base Administrator (HELP Program) Grade 15
- Create 1 Data Communications Manager (HELP Program) Grade 34
- Create 1 Director of Infrastructure Services (HELP Program) Grade 35
- Create 1 Local Area Network Technical Support Specialist (HELP Program) Grade 10
- Create 1 Senior Enterprise Design Specialist (HELP Program) Grade 15
- Create 2 Senior Network Administrator (HELP Program) Grade 14
- Create 2 Senior Systems Administrator (HELP Program) Grade 14

Personnel Department

- Create 1 Director of Employee Health and Safety (HELP Program) Grade 35
- Create 1 Director of Payroll Operations (HELP Program) Grade 35
- Create 3 Personnel Technician II (HELP Program) Grade 31

Division of Purchase

- Create 1 Deputy Purchasing Director (HELP Program) Grade 36
- Create 1 Buyer II (HELP Program) Grade 11

Department of Social Services

- Create 4 Employment Counselor II (HELP Program) Grade 10
- Create 4 Principal Employment Counselor (HELP Program) Grade 32

Department of Transportation

- Create 1 Senior Motor Equipment Dispatcher (HELP Program) Grade 7

Titles In Multiple Departments

- Create 1 Inventory Control Supervisor (HELP Program) Grade 8
- Create 1 Paralegal (HELP Program) Grade 10
- Create 1 Personnel Administrator (HELP Program) Grade 31
- Create 4 Stock Clerk (HELP Program) Grade 4
- Create 3 Storekeeper (HELP Program) Grade 7

and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (McCarron)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 141

REFUNDING BOND RESOLUTION DATED OCTOBER 3, 2024

A RESOLUTION AUTHORIZING THE ISSUANCE PURSUANT TO SECTION 90.10 OF THE LOCAL FINANCE LAW OF REFUNDING BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, TO BE DESIGNATED SUBSTANTIALLY "PUBLIC IMPROVEMENT REFUNDING (SERIAL) BONDS", AND PROVIDING FOR OTHER MATTERS IN RELATION THERETO AND THE PAYMENT OF THE BONDS TO BE REFUNDED THEREBY

WHEREAS, the County of Onondaga, New York (hereinafter, the "County") heretofore issued \$79,900,000 General Obligation (Serial) Bonds, 2015 pursuant to a bond determination certificate dated on or before May 28, 2015 (the "2015 Bond Certificate") to finance the cost of various purposes in and for said County as further described in the 2015 Bond Certificate, such General Obligation (Serial) Bonds, 2015, being dated May 28, 2015 with remaining maturities on May 15 in each of the years 2025 through 2045, both inclusive (the "2015 Bonds") (the "Refunded Bonds"); and

WHEREAS, it would be in the public interest to refund all or a portion of the remaining outstanding callable principal balance of the Refunded Bonds by the issuance of refunding bonds pursuant to Section 90.00 or Section 90.10, as applicable, of the Local Finance Law; and

WHEREAS, such refunding will only be undertaken if it results in present value savings in debt service as required by Section 90.10 of the Local Finance Law; now, therefore be it

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

Section 1. For the object or purpose of refunding the outstanding callable principal balance of the Refunded Bonds as more fully set forth in the Refunding Financial Plan (hereinafter defined), including providing moneys which, together with the interest earned from the investment of certain of the proceeds of the refunding bonds herein authorized, shall be sufficient to pay (i) the principal amount of such Refunded Bonds, (ii) the aggregate amount of unmatured interest payable on such Refunded Bonds to and including the date on which the Refunded Bonds which are callable are to be called prior to their respective maturities in accordance with the refunding financial plan, as hereinafter defined, (iii) the costs and expenses incidental to the issuance of the refunding bonds herein authorized, including the development of the refunding financial plan, as hereinafter defined, costs and expenses of executing and performing the terms and conditions of the escrow contract or contracts, as hereinafter defined, and fees and charges of the escrow holder or holders, as hereinafter mentioned, (iv) the premium or premiums for a policy or policies of municipal bond insurance or cost or costs of other credit enhancement facility or facilities, for the refunding bonds herein authorized, or any portion thereof, there are hereby authorized to be issued not exceeding \$60,200,000 refunding serial bonds of the County pursuant to the provisions of Section 90.10 of the Local Finance Law (the "Refunding Bonds"), it being anticipated that the amount of Refunding Bonds actually to be issued will be approximately \$54,980,000, as provided in Section 4 hereof. The Refunding Bonds shall each be designated substantially "PUBLIC IMPROVEMENT REFUNDING (SERIAL) BOND" together with such series designation and year as is appropriate on the date of sale thereof, shall be of the denomination of \$5,000 or any integral multiple thereof (except for any odd denominations, if necessary) not exceeding the principal amount of each respective maturity, shall be numbered with the prefix "R" followed by a dash and then from 1 upward, shall be dated on such dates, and shall mature annually on such dates in such years, bearing interest semi-annually on such dates, at the rate or rates of interest per annum, as may be necessary to sell the same, all as shall be determined by the Chief Fiscal Officer pursuant to Section 4 hereof. It is hereby further determined that (a) such Refunding Bonds may be issued in series, (b) such Refunding Bonds may be sold at a discount in the manner

authorized by paragraph a of Section 57.00 of the Local Finance Law pursuant to subdivision 2 of paragraph f of Section 90.10 of the Local Finance Law, and (c) such Refunding Bonds may be issued as a single consolidated issue. It is hereby further determined that such Refunding Bonds may be issued to refund all, or any portion of, the Refunded Bonds, subject to approval by the State Comptroller.

Section 2. The Refunding Bonds may be subject to redemption prior to maturity upon such terms as the Chief Fiscal Officer shall prescribe, which terms shall be in compliance with the requirements of Section 53.00 (b) of the Local Finance Law. If less than all of the Refunding Bonds of any maturity are to be redeemed, the particular refunding bonds of such maturity to be redeemed shall be selected by the County by lot in any customary manner of selection as determined by the Chief Fiscal Officer. Notice of such call for redemption shall be given by providing notice to the registered owners not less than thirty (30) days prior to such date. Notice of redemption having been given as aforesaid, the bonds so called for redemption shall, on the date for redemption set forth in such call for redemption, become due and payable, together with interest to such redemption date, and interest shall cease to be paid thereon after such redemption date.

The Refunding Bonds shall be issued in registered form and shall not be registrable to bearer or convertible into bearer coupon form. When issued, the Refunding Bonds shall be initially issued in denominations such that one bond shall be issued for each maturity of bonds and shall be registered in the name of Cede & Co., as nominee of The Depository Trust Company, Jersey City, New Jersey (“DTC”), which will act as securities depository for the bonds in accordance with the Book-Entry-Only system of DTC. In the event that either DTC shall discontinue the Book-Entry-Only system or the County shall terminate its participation in such Book-Entry-Only system, such bonds shall thereafter be issued in certificated form of the denomination of \$5,000 each or any integral multiple thereof (except for any odd denominations, if necessary) not exceeding the principal amount of each respective maturity. Principal of and interest on the bonds shall be payable to DTC, or to its nominee, Cede & Co., while the bonds are registered in the name of Cede & Co. in accordance with such Book-Entry-Only System. Principal shall only be payable upon surrender of the bonds at the principal corporate trust office of the Chief Fiscal Officer.

In the event said Refunding Bonds are issued in non-book entry form, principal of and interest on the Refunding Bonds shall be payable by check or draft mailed by the Fiscal Agent (as hereinafter defined) to the registered owners of the Refunding Bonds as shown on the registration books of the County maintained by the Fiscal Agent (as hereinafter defined), as of the close of business on the fifteenth day of the calendar month or first business day of the calendar month preceding each interest payment date as appropriate and as provided in a certificate of the Chief Fiscal Officer providing for the details of the Refunding Bonds. Principal shall only be payable upon surrender of bonds at the principal corporate trust office of a bank or trust company or banks or trust companies located or authorized to do business in the State of New York, as shall hereafter be designated by the Chief Fiscal Officer as fiscal agent of the County for the Refunding Bonds (collectively the “Fiscal Agent”).

Principal and interest on the Refunding Bonds will be payable in lawful money of the United States of America.

The Chief Fiscal Officer is hereby authorized to enter into an agreement or agreements containing such terms and conditions as he shall deem proper with the Fiscal Agent, for the purpose of having such bank or trust company or banks or trust companies act, in connection with the Refunding Bonds, as the Fiscal Agent for said County, to perform the services described in Section 70.00 of the Local Finance Law, and to execute such agreement or agreements on behalf of the County, regardless of whether the Refunding Bonds are initially issued in certificated or non-certificated form.

The Chief Fiscal Officer is hereby further delegated all powers of this County Legislature with respect to agreements for credit enhancement, derived from and pursuant to Section 168.00 of the

Local Finance Law, for said Refunding Bonds, including, but not limited to the determination of the provider of such credit enhancement facility or facilities and the terms and contents of any agreement or agreements related thereto.

The Refunding Bonds shall be executed in the name of the County by the manual signature of the Chief Fiscal Officer, and its corporate seal shall be imprinted thereon. The Refunding Bonds shall contain the recital required by subdivision 4 of paragraph j of Section 90.10 of the Local Finance Law and 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. It is hereby determined that it is to the financial advantage of the County not to impose and collect from registered owners of the Refunding Bonds any charges for mailing, shipping and insuring bonds transferred or exchanged by the Fiscal Agent, and, accordingly, pursuant to paragraph c of Section 70.00 of the Local Finance Law, no such charges shall be so collected by the Fiscal Agent.

Section 3. It is hereby determined that:

- (a) the maximum amount of the Refunding Bonds authorized to be issued pursuant to this resolution does not exceed the limitation imposed by subdivision 1 of paragraph b of Section 90.10 of the Local Finance Law;
- (b) the maximum period of probable usefulness permitted by law at the time of the issuance of the Refunded Bonds for each object or purpose for which such Refunded Bonds were issued is as specified in the 2015 Bond Certificate which is incorporated herein by reference;
- (c) the last installment of the Refunding Bonds will mature not later than the expiration of the respective period of probable usefulness of the objects or purposes for which said Refunded Bonds were issued in accordance with the provisions of subdivision 1 of paragraph c of Section 90.10 of the Local Finance Law;
- (d) the estimated present value of the total debt service savings anticipated as a result of the issuance of the Refunding Bonds, computed in accordance with the provisions of subdivision 2 of paragraph b of Section 90.10 of the Local Finance Law, with regard to the Refunded Bonds is as shown in the Refunding Financial Plan described in Section 4 hereof.

Section 4. The financial plan for the refunding authorized by this resolution (the "Refunding Financial Plan"), showing the sources and amounts of all moneys required to accomplish such refunding, the estimated present value of the total debt service savings and the basis for the computation of the aforesaid estimated present value of total debt service savings, are set forth in Exhibit A attached hereto and made a part of this resolution. The Refunding Financial Plan has been prepared based upon the assumption that the Refunding Bonds will be issued in one series, and that the Refunding Bonds will mature, be of such terms, and bear interest as set forth on Exhibit A attached hereto and made a part of this resolution. This County Legislature recognizes that the Refunding Bonds may be issued in one or more series, and for only portions thereof, that the amount of the Refunding Bonds, maturities, terms, and interest rate or rates borne by the Refunding Bonds to be issued by the County will most probably be different from such assumptions and that the Refunding Financial Plan will also most probably be different from that attached hereto as Exhibit A. The Chief Fiscal Officer is hereby authorized and directed to determine the amount of the Refunding Bonds to be issued, the date or dates of such bonds and the date or dates of issue, maturities and terms thereof, the provisions relating to the redemption of Refunding Bonds prior to maturity, whether the Refunding Bonds will be insured by a policy or policies of municipal bond insurance or otherwise enhanced by a

credit enhancement facility or facilities, whether the Refunding Bonds shall be sold at a discount in the manner authorized by paragraph e of Section 57.00 of the Local Finance Law, and the rate or rates of interest to be borne thereby, whether the Refunding Bonds shall be issued having substantially level or declining annual debt service and all matters related thereto, and to prepare, or cause to be provided, a final Refunding Financial Plan for the Refunding Bonds and all powers in connection therewith are hereby delegated to the Chief Fiscal Officer; provided, that the terms of the Refunding Bonds to be issued, including the rate or rates of interest borne thereby, shall comply with the requirements of Section 90.10 of the Local Finance Law. The Chief Fiscal Officer shall file a copy of his certificate determining the details of the Refunding Bonds and the final Refunding Financial Plan with the Clerk of the County Legislature not later than ten (10) days after the delivery of the Refunding Bonds, as herein provided.

Section 5. The Chief Fiscal Officer is hereby authorized to enter into an escrow contract or contracts (collectively the "Escrow Contract") with a bank or trust company, or with banks or trust companies, located and authorized to do business in this State as said Chief Fiscal Officer shall designate (collectively the "Escrow Holder") for the purpose of having the Escrow Holder act, in connection with the Refunding Bonds, as the escrow holder to perform the services described in Section 90.10 of the Local Finance Law.

Section 6. The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged to the payment of the principal of and interest on the Refunding Bonds as the same 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 be annually levied on all the taxable real property in said County a tax sufficient to pay the principal of and interest on such Refunding Bonds as the same become due and payable.

Section 7. All of the proceeds from the sale of the Refunding Bonds, including the premium, if any, but excluding accrued interest thereon, shall immediately upon receipt thereof be placed in escrow with the Escrow Holder for the Refunded Bonds. Accrued interest on the Refunding Bonds shall be paid to the County to be expended to pay interest on the Refunding Bonds. Such proceeds as are deposited in the escrow deposit fund to be created and established pursuant to the Escrow Contract, whether in the form of cash or investments, or both, inclusive of any interest earned from the investment thereof, shall be irrevocably committed and pledged to the payment of the principal of and interest on the Refunded Bonds in accordance with Section 90.10 of the Local Finance Law, and the holders, from time to time, of the Refunded Bonds shall have a lien upon such moneys held by the Escrow Holder. Such pledge and lien shall become valid and binding upon the issuance of the Refunding Bonds and the moneys and investments held by the Escrow Holder for the Refunded Bonds in the escrow deposit fund shall immediately be subject thereto without any further act. Such pledge and lien shall be valid and binding as against all parties having claims of any kind in tort, contract or otherwise against the County irrespective of whether such parties have notice thereof.

Section 8. Notwithstanding any other provision of this resolution, so long as any of the Refunding Bonds shall be outstanding, the County shall not use, or permit the use of, any proceeds from the sale of the Refunding Bonds in any manner which would cause the Refunding Bonds to be an "arbitrage bond" as defined in Section 148 of the Internal Revenue Code of 1986, as amended, and, to the extent applicable, the Regulations promulgated by the United States Treasury Department thereunder.

Section 9. In accordance with the provisions of Section 53.00 and of paragraph h of Section 90.10 of the Local Finance Law, in the event such bonds are refunded, the County hereby elects to call in and redeem each Refunded Bond which the Chief Fiscal Officer shall determine to be refunded at the earliest call date available. The sum to be paid therefor on such redemption date shall be the par value thereof plus the redemption premium, if any, as provided in the Refunded Bond Certificate, and the accrued interest to such redemption date. The Escrow Agent for the Refunding Bonds is hereby

authorized and directed to cause notice of such call for redemption to be given in the name of the County in the manner and within the times provided in the Refunded Bond Certificate. Such notice of redemption shall be in substantially the form attached to the Escrow Contract. Upon the issuance of the Refunding Bonds, the election to call in and redeem the callable Refunded Bonds and the direction to the Escrow Agent to cause notice thereof to be given as provided in this paragraph shall become irrevocable, provided that this paragraph may be amended from time to time as may be necessary in order to comply with the publication requirements of paragraph a of Section 53.00 of the Local Finance Law, or any successor law thereto.

Section 10. The Chief Fiscal Officer and all other officers, employees and agents of the County are hereby authorized and directed for and on behalf of the County to execute and deliver all certificates and other documents, perform all acts and do all things required or contemplated to be executed, performed or done by this resolution or any document or agreement approved hereby.

Section 11. All other matters pertaining to the terms and issuance of the Refunding Bonds shall be determined by the Chief Fiscal Officer and all powers in connection thereof are hereby delegated to the Chief Fiscal Officer.

Section 12. The validity of the Refunding Bonds may be contested only if:

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

Section 13. A summary of this resolution, which takes effect immediately, shall be published in the official newspaper of said County, together with a notice of the Clerk of the Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED. Ayes: 16 Absent: 1 (McCarron)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 142

AUTHORIZING THE SETTLEMENT OF THE ACTION FILED IN THE UNITED STATES DISTRICT COURT, NORTHERN DISTRICT OF NEW YORK, ESTATE OF ANGELA P. PENG V. COUNTY OF ONONDAGA, ET AL.

WHEREAS, on or about November 8, 2022, by Summons and Complaint, Plaintiff Lori Reynolds, Individually and as Administratrix of the Estate of Angela P. Peng, commenced this action against the County of Onondaga and Naphcare, Inc. seeking payment of \$5,000,000.00 for alleged wrongful death claims relating to Ms. Peng’s incarceration at the Onondaga County Justice Center in September 2021; and

WHEREAS, during a pretrial mediation, Plaintiff agreed to settle the aforementioned action with Defendant County of Onondaga upon payment of \$100,000, representing a small fraction of the total settlement amount, the remainder of which is payable by Naphcare, Inc.; now, therefore be it

RESOLVED, that the County Attorney is hereby authorized to settle this action in the amount of \$100,000, 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 Stipulation of Discontinuance.

ADOPTED. Ayes: 16 Absent: 1 (McCarron)

* * *

LOCAL LAW NO. 5 - 2024

A LOCAL LAW AUTHORIZING A LEASE AGREEMENT WITH THE CATHEDRAL OF THE IMMACULATE CONCEPTION FOR SPACE ON THE THIRD FLOOR OF THE BISHOP CURLEY BUILDING IN CONNECTION WITH THE ONONDAGA COUNTY HEALTH DEPARTMENT'S SUBSTANCE USE INITIATIVES

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

Section 1. The purpose of this local law is to authorize the County of Onondaga to enter into a lease agreement with the Cathedral of the Immaculate Conception for use of 3,600 square feet of office space on the third floor of the Bishop Curley Building, 425 South Warren Street, Syracuse, New York 13202, consisting of twelve existing separate offices, open space, and access to adjacent restrooms, by the Health Department for Substance Use Initiatives (SUI) programs.

Section 2. The Cathedral of the Immaculate Conception has agreed to lease such space to the County for an initial term of three years, with two additional three-year renewal options, at an annual rental rate of \$39,600 for the initial term, \$43,200 for the first renewal term, and \$46,800 for the final renewal term.

Section 3. The County is hereby authorized to execute said lease agreement with the Cathedral of the Immaculate Conception for a period not to exceed nine years, and such other documents as may be required to implement the intent of this local law.

Section 4. This local law shall take effect immediately upon filing pursuant to the provisions of the Municipal Home Rule Law.

ADOPTED. Ayes: 14 (Ryan, May, Olson, Knapp, Kelly, Brown, Garland, Hernandez, Gunnip, Cody, Abbott, Romeo, Harvey, Burtis) Noes: 2 (Bush, Meaker) Absent: 1 (McCarron)

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, October 8, 2024. There was no objection and the meeting was adjourned at 4:36 p.m.

Respectfully submitted,
JAMIE McNAMARA, Clerk
Onondaga County Legislature

* * *

October 8, 2024

The Legislature of Onondaga County convened on the above date at 1:12 p.m. Chairman Burtis presiding.

The Clerk called the roll and the following legislators were present: May, Meaker, Gunnip, Cody, Abbott, Romeo, Ryan, Harvey, Olson, McCarron, Knapp, Bush, Kelly, Brown, Garland, Hernandez, Mr. Chairman.

Legislator Olson gave the invocation. Legislator McCarron led the Pledge of Allegiance to the Flag of the United States of America.

* * *

Chairman Burtis introduced the 2025 County Budget Resolution entitled, "ADOPTING THE ANNUAL BUDGET FOR THE COUNTY OF ONONDAGA FOR THE FISCAL YEAR BEGINNING JANUARY 1, 2025, AND ENDING DECEMBER 31, 2025, AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS WITH OTHER GOVERNMENTAL UNITS IN WHICH APPROPRIATIONS AND REVENUES ARE APPROVED BY ADOPTION OF THE 2025 BUDGET".

Chairman Burtis stated that amendments would be considered in the order listed on the agenda.

* * *

Motion Made By Mr. Brown

AMENDMENT LETTER A TO RESOLUTION NO. 143

RESOLVED, that the first Resolved Clause of Resolution No. 143 is hereby amended as follows:

	DECREASE	INCREASE
3520 - COMMUNITY DEVELOPMENT		
<u>APPROPRIATIONS:</u>		
Increase A668720 Transfer to Grant	\$85,000,000	
<i>(Note: Purchase & Renovate Land Bank Properties)</i>		
Increase Rec. Appropriations		\$85,000,000
<u>REVENUES:</u>		
Increase A590083 Appr. Fund Balance	\$85,000,000	
Increase Rec. Revenues		\$85,000,000
23-75 - COUNTY WIDE TAXES		
A590001 Real Property Taxes – Countywide	\$0	

Mr. Knapp assumed the chair, so Chairman Burtis could debate. Following debate, Chairman Burtis reassumed the chair.

FAILED. Ayes: 3 (Brown, Hernandez, Harvey) Noes: 14 (Ryan, May, Olson, McCarron, Knapp, Bush, Kelly, Garland, Meaker, Gunnip, Cody, Abbott, Romeo, Burtis)

* * *

Motion Made By Mr. Garland

AMENDMENT LETTER J TO RESOLUTION NO. 143

RESOLVED, that the first Resolved Clause of Resolution No. 143 is hereby amended as follows:

	DECREASE	INCREASE
83 - DEPARTMENT OF CHILDREN & FAMILY		
<u>APPROPRIATIONS:</u>		
Increase A695700 Contractual Expenses Non-Govt <i>(Note: Dumbar Center Capital Proj)</i>	\$10,000	
Increase Rec. Appropriations		\$10,000
<u>REVENUES:</u>		
Increase A590083 Appr. Fund Balance	\$10,000	
Increase Rec. Revenues		\$10,000
23-75 - COUNTY WIDE TAXES		
A590001 Real Property Taxes – Countywide	\$0	

FAILED. Ayes: 5 (Brown, Garland, Hernandez, Abbott, Harvey) Noes: 12 (Ryan, May, Olson, McCarron, Knapp, Bush, Kelly, Meaker, Gunnip, Cody, Romeo, Burtis)

* * *

Motion Made By Mr. Garland

AMENDMENT LETTER K TO RESOLUTION NO. 143

RESOLVED, that the first Resolved Clause of Resolution No. 143 is hereby amended as follows:

	DECREASE	INCREASE
81 - DSS - ECONOMIC SECURITY		
<u>APPROPRIATIONS:</u>		
Increase A668720 Transfer to Grant <i>(Note: ED 23 Foundation)</i>	\$10,000	
Increase Rec. Appropriations		\$10,000
<u>REVENUES:</u>		
Increase A590083 Appr. Fund Balance	\$10,000	
Increase Rec. Revenues		\$10,000
23-75 - COUNTY WIDE TAXES		
A590001 Real Property Taxes – Countywide	\$0	

FAILED. Ayes: 2 (Ryan, Garland) Noes: 15

* * *

Motion Made By Mr. Garland

AMENDMENT LETTER L TO RESOLUTION NO. 143

RESOLVED, that the first Resolved Clause of Resolution No. 143 is hereby amended as follows:

	DECREASE	INCREASE
83 - DEPARTMENT OF CHILDREN & FAMILY		
<u>APPROPRIATIONS:</u>		
Increase A668720 Transfer to Grant <i>(Note: Mary Nelson Youth Center)</i>	\$10,000	
Increase Rec. Appropriations		\$10,000
<u>REVENUES:</u>		
Increase A590083 Appr. Fund Balance	\$10,000	
Increase Rec. Revenues		\$10,000
23-75 - COUNTY WIDE TAXES		
A590001 Real Property Taxes – Countywide	\$0	

FAILED. Ayes: 7 (Olson, Bush, Brown, Garland, Hernandez, Abbott, Harvey) Noes: 10 (Ryan, May, McCarron, Knapp, Kelly, Meaker, Gunnip, Cody, Romeo, Burtis)

* * *

Motion Made By Ms. Hernandez

AMENDMENT LETTER P TO RESOLUTION NO. 143

RESOLVED, that the first Resolved Clause of Resolution No. 143 is hereby amended as follows:

	DECREASE	INCREASE
01 - AUTHORIZED AGENCIES – FINANCIAL		
<u>APPROPRIATIONS:</u>		
Increase A695700 Contractual Expenses Non-Govt <i>(Note: Hispanic Cultural Festivals)</i>	\$15,000	
Increase Rec. Appropriations		\$15,000
<u>REVENUES:</u>		
Increase A590083 Appr. Fund Balance	\$15,000	
Increase Rec. Revenues		\$15,000

23-75 - COUNTY WIDE TAXES
A590001 Real Property Taxes – Countywide \$0

FAILED. Ayes: 6 (Ryan, Brown, Garland, Hernandez, Romeo, Harvey) Noes: 11 (May, Olson, McCarron, Knapp, Bush, Kelly, Meaker, Gunnip, Cody, Abbott, Burtis)

* * *

Motion Made By Mr. Ryan

AMENDMENT LETTER Q TO RESOLUTION NO. 143

RESOLVED, that the first Resolved Clause of Resolution No. 143 is hereby amended as follows:

	DECREASE	INCREASE
81 - DSS - ECONOMIC SECURITY		
<u>APPROPRIATIONS:</u>		
Increase A695700 Contractual Exp. Non-Govt	\$50,000	
<i>(Note: Food Bank of CNY)</i>		
Increase Rec. Appropriations		\$50,000
<u>REVENUES:</u>		
Increase A590083 Appr. Fund Balance	\$50,000	
Increase Rec. Revenues		\$50,000
23-75 - COUNTY WIDE TAXES		
A590001 Real Property Taxes – Countywide	\$0	

FAILED. Ayes: 7 (Ryan, Bush, Brown, Garland, Hernandez, Romeo, Harvey) Noes: 10 (May, Olson, McCarron, Knapp, Kelly, Meaker, Gunnip, Cody, Abbott, Burtis)

* * *

Motion Made By Ms. Harvey

AMENDMENT LETTER R TO RESOLUTION NO. 143

RESOLVED, that the first Resolved Clause of Resolution No. 143 is hereby amended as follows:

	DECREASE	INCREASE
81 - DSS - ECONOMIC SECURITY		
<u>APPROPRIATIONS:</u>		
Increase A695700 Contractual Exp. Non-Govt	\$7,000,000	
<i>(Note: Rental Assistance Pilot Program)</i>		
Increase Rec. Appropriations		\$7,000,000
<u>REVENUES:</u>		
Increase A590083 Appr. Fund Balance	\$7,000,000	

Increase Rec. Revenues \$7,000,000

23-75 - COUNTY WIDE TAXES

A590001 Real Property Taxes – Countywide \$0

FAILED. Ayes: 4 (Brown, Garland, Hernandez, Harvey) Noes: 13 (Ryan, May, Olson, McCarron, Knapp, Bush, Kelly, Meaker, Gunnip, Cody, Abbott, Romeo, Burtis)

* * *

Consideration of the 2025 Budget Resolution as amended.

Motion Made By Ms. Gunnip

RESOLUTION NO. 143

ADOPTING THE ANNUAL BUDGET FOR THE COUNTY OF ONONDAGA FOR THE FISCAL YEAR BEGINNING JANUARY 1, 2025, AND ENDING DECEMBER 31, 2025 AND AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO CONTRACTS WITH OTHER GOVERNMENTAL UNITS IN WHICH APPROPRIATIONS AND REVENUES ARE APPROVED BY ADOPTION OF THE 2025 BUDGET

WHEREAS, the Executive Budget for the year 2025 (on file with the Clerk of the Legislature) including the Capital Improvement Plan, the County Executive’s Budget Message, and proposed local laws and resolutions to implement the Executive Budget having been duly presented to this Legislature by the County Executive; and

WHEREAS, the Ways and Means Committee of the Onondaga County Legislature has duly reviewed such Executive Budget, the Capital Improvement Plan and the Budget Message, each as submitted to the County Legislature by the County Executive; and

WHEREAS, pursuant to Resolution No. 126-2024, a Public Hearing as required by Article VI of the Charter was duly held on October 3, 2024, upon such Executive Budget, the Capital Improvement Plan and the Budget Message as submitted by the County Executive, upon due notice according to law, and at such time all persons desiring to be heard were heard; and

WHEREAS, the total Budget of \$1,562,191,023 (as amended by the Ways and Means Report) includes the sum of \$10,072,000 which amount is the contribution from the General Fund for the Onondaga Community College Budget for the fiscal year ending August 31, 2025, as adopted by Resolution No. 93-2024. From this total Budget amount can be deducted \$1,385,038,089 estimated revenues and refunds and the sum of \$30,927,690 representing appropriated prior year cash surplus, leaving a net budget subject to tax levy for County purposes of \$146,225,244. Of this amount \$10,072,000 represents the levy to support the Community College and \$136,153,244 for all other purposes; now, therefore be it

RESOLVED, that the County Executive’s 2025 Budget (on file with the Clerk of this Legislature) be amended, altered, and revised by the Report of the Ways and Means Committee, as set forth following the final Resolved Clause of this resolution; and, be it further

RESOLVED, that the County Executive’s 2025 Executive Budget, as amended, altered and revised by the first Resolved Clause hereinabove, (which budget is attached hereto, follows and is made a part hereof) be and the same hereby is approved and adopted as the Annual County Budget for the fiscal year beginning January 1, 2025, for the County of Onondaga, and that the several amounts

set forth and specified herein be and they hereby are appropriated for the purpose therein enumerated; and, be it further

RESOLVED, that there be levied, assessed and collected upon the taxable property of the County of Onondaga the further sum of \$10,072,000 for Onondaga Community College; and, be it further

RESOLVED, that there be levied, assessed and collected upon the taxable property of the County of Onondaga the further sum of \$136,153,244 for general County purposes other than the Onondaga Community College; and, be it further

RESOLVED, that the Clerk of the Legislature is hereby directed to apportion the various amounts according to law upon the respective abstracts for the several towns and the City of Syracuse; and, be it further

RESOLVED, that the amounts appropriated for the fiscal year 2025 in each administrative unit using the expense code 641010-Regular Employee Salaries and Wages, and the number of regular positions authorized by this Legislature for such fiscal year be and they hereby are appropriated and authorized as follows:

1. That the position in each administrative unit set forth by the title listed and the corresponding number of such position allocated to such title and listed under the column "2025 Executive Positions" be authorized as the roster of regular positions for such unit, and the Salary Plan shall be amended to reflect the titles of positions created, abolished, reclassified or reallocated on the roster of regular positions.

2. That the rate of pay for each such position shall be determined by the salary grade set forth for each such position in the column adjacent to the position title in accordance with the appropriate County Salary Plan Grades Schedule printed in this Budget, or if applicable, by such other salary rate as is authorized by this Legislature in the County Salary Plan as amended and herein set forth for such position.

3. That the rate of pay to the individual filling each such position be determined in accordance with the rules of said Salary Plan, or other applicable resolution of this Legislature, which pay rate shall include the regular compensation rate, including maintenance, if any, and where applicable premium compensation such as longevity payments, education premium in grade, shift differential or any premium payments, exclusive of overtime premium, to which such individual may be entitled by resolution of this Legislature.

4. That the amount of money appropriated for the roster of regular positions in each such administrative unit be in the amount shown for "Regular Employees Salaries and Wages" in the column entitled "2025 Executive Positions" which amount is determined as follows: The "Total Annual Salaries and Wages" set forth in the column entitled "2025 Executive Positions", which is the sum of (1) annual salaries recommended for 2025 set forth for the incumbents listed in the roster of regular positions maintained by the Department of Personnel, (2) annual salaries recommended for 2025 for funded vacant positions in such roster computed at the starting salary amount, and (3) the amount recommended for any purpose set forth in the column entitled "2025 Executive Positions".

RESOLVED, that no overtime premium for any employee in any administrative unit shall be paid out of the amount appropriated for the expense code 641020-Overtime Wages, in the column entitled "2025 Executive Positions" unless authorized by this Legislature or by an executed collective bargaining agreement approved by this Legislature; and, be it further

RESOLVED, that the respective county administrative unit heads be and they hereby are authorized to employ as occasion may require, subject to the approval of the County Executive and/or

Chief Fiscal Officer, such seasonal and temporary help at rates of pay authorized by this Legislature in the County Salary Plan as amended within the limits of the respective appropriations set forth in this Budget for such purposes in the expense code 641030 - Seasonal and Temporary Employee Wages, in the column entitled "2025 Executive Positions"; and, be it further

RESOLVED, that for all other objects and purposes, the several amounts as set forth in the column entitled "2025 Executive Positions" shall be appropriated; and, be it further

RESOLVED, that the County Executive is hereby authorized to execute any and all contracts with other units of government for which appropriations or revenues have been approved by adoption of this 2025 County Budget and to enter into contracts with authorized agencies pursuant to law; and, be it further

RESOLVED, there be levied and assessed and collected on the taxable property of the City of Syracuse, New York, subject to any further changes in equalization rates or taxable values through December 31, 2024, the following amounts for the purpose stated herein, and that the said amounts be included in the Abstract of the City of Syracuse for the fiscal year 2025:

Apportionment of County Taxes (Total levy = \$146,225,244)	\$ 23,177,653
Estimated cost for operation of Public Safety Building, 2025	\$ 1,199,686
Sheriff charges for operation of Syracuse City Jail-Justice Center, 2025	\$ 9,705,749
Syracuse-Onondaga County Planning Agency, 2025	\$ (555,204)
Dept. of Children & Family Services (Youth Bureau), 2025	\$ 358,846
Dept. of Adult & Long Term Care Services (Office for the Aging), 2025	\$ 25,000
Operation of Branch Libraries in City of Syracuse, 2025	\$ 7,678,950
Negotiated cost of operation of the Center for Forensic Science, 2025	\$ 2,195,389
Operation and Maintenance of the New Criminal Courthouse, 2025	\$ 696,847
Department of Social Services - Economic Security, Hire Ground, 2025	\$ 250,000
STEAM School	\$ 0
2% Uncollected Charge for City-County Depts., 2025	\$ 431,105
City Collection Fee (1%)	<u>\$ 451,640</u>
TOTAL	\$ 45,615,661

and, be it further

RESOLVED, that the County tax rate of the City of Syracuse for the fiscal year 2025 be and the same hereby is fixed at the rate of \$10.4084 per one thousand assessments, subject to any further changes in the equalization rates or taxable values through December 31, 2025; and, be it further

RESOLVED, that the Chief Fiscal Officer is hereby authorized to adjust the final County tax rate of the City of Syracuse based on equalization and assessment information certified to the County as of December 31, 2025; and, be it further

RESOLVED, that the Schedule of Rates to be Charged for Water and Water Service Provided by the Onondaga County Water District is hereby approved, consistent with Resolution No. 162-2014, and as amended most recently by Resolution No. 169-2016 and Resolution No. 58-2024, provided within the County Executive’s 2025 Executive Budget; and, be it further

RESOLVED, that the Clerk of this Legislature, upon consultation with the Chief Fiscal Officer, is hereby directed to publish this resolution with the total budget amount and amounts to be levied and assessed, as amended by this Legislature; and, be it further

RESOLVED, that if any clause, sentence, paragraph, or section of this resolution shall be adjudged by any court of competent jurisdiction to be invalid, such adjudication shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, or section directly involved in the proceeding in which such adjudication shall have been rendered; and, be it further

RESOLVED, that this resolution be certified as amended to the proper officials of the City of Syracuse pursuant to the laws of the State of New York and for publication in the Legislative Journal.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 144

PROVIDING FOR VARIOUS PERSONNEL CHANGES RELATED TO THE ADOPTION OF THE 2025 COUNTY BUDGET AND AMENDING THE ONONDAGA COUNTY SALARY PLAN

WHEREAS, to effectuate the 2025 County Budget, it is necessary to provide for various changes in personnel, and the personnel changes authorized herein are complementary to the roster of positions authorized within the 2025 County Budget, having been approved by the Commissioner of Personnel, Chief Fiscal Officer, County Executive and the Ways & Means Committee of the County Legislature; and

WHEREAS, for management confidential and management confidential attorney salaries, it is necessary to implement an increase in salary for management confidential positions in order to retain and recruit highly skilled professionals, maintain the County’s high level of services to its citizens, and provide equitable promotional opportunities to employees; and

WHEREAS, certain hourly and temporary positions in Onondaga County have historically been paid at a rate at least equal to the New York State minimum wage, and it is necessary to amend the salary plan to provide for persons employed in such positions to be paid at an amount equal to the New York State minimum wage that will be effective after December 31, 2024, as provided within Labor Law Section 652, as amended; now, therefore be it

RESOLVED, that the Onondaga County Salary Plan be further amended to provide for the changes in the hourly rates and daily rates for the several titles affected by the New York State

minimum wage increase and that salary adjustments for the incumbents within such titles be authorized; and, be it further

RESOLVED, that this Onondaga County Legislature hereby authorizes the transfer of the functions, positions and employees, effective January 1, 2025, where such transfers are made pursuant to Section 70.2 of New York State Civil Service Law:

Transfer from within the Emergency Management Department (Admin Unit 3800), L106770 Director of Security, to the Department of Facilities Management (Admin Unit 0500);

Transfer from within the Water Environment Protection Department (Admin Unit 3330), L102500 Account Clerk 3, L105434 Accountant 1, L105435 Account Clerk 2 and L109593 Accountant 2 to the Finance Department (Admin Unit 3900); and, be it further

RESOLVED, that the Salary and Benefit Schedule attached hereto and made a part hereof as Appendix A, entitled "2025 Management Confidential Salary Schedule", shall be applicable to all regular full time employees and regular part time employees (on a pro rata basis), who are not represented by a bargaining unit through a recognized labor organization and are working in management confidential titles (collectively, "management confidential employees"); and, be it further

RESOLVED, that the Onondaga County Salary Plan is hereby amended with respect to management confidential employees such that the salary schedule set forth in Appendix A shall take effect at the start of the first full pay period commencing after January 1, 2025; and, be it further

RESOLVED, that the Onondaga County Salary Plan for certain management confidential titles requiring a legal degree attached hereto and made a part hereof as Appendix B, entitled "Management Confidential – Attorney Salary Schedule", shall be applicable to all regular full time employees and regular part time employees (on a pro rata basis), who are not represented by a bargaining unit through a recognized labor organization and are working in management confidential attorney titles; and, be it further

RESOLVED, that the Onondaga County Salary Plan is hereby amended such that the salary schedule set forth in Appendix B shall take effect at the start of the first full pay period commencing after January 1, 2025 for the titles as set out more fully in Appendix B; and, be it further

RESOLVED, that the Onondaga County Salary Plan for certain management confidential titles in the District Attorney's Office requiring a legal degree attached hereto and made a part hereof as Appendix C, entitled "Management Confidential – District Attorney Salary Schedule", shall be applicable to all regular full time employees and regular part time employees (on a pro rata basis) who are not represented by a bargaining unit through a recognized labor organization and are working in management confidential attorney titles in the District Attorney's Office; and, be it further

RESOLVED, that the Onondaga County Salary Plan is hereby amended such that the salary schedule set forth in Appendix C shall take effect at the start of the first full pay period commencing after January 1, 2025 for the titles as set out more fully in Appendix C; and, be it further

RESOLVED, that effective at the start of the first full pay period commencing after January 1, 2025, each management confidential employee shall be slotted into Appendix A at the employee's current step and at the appropriate grade for such employee's title; thereafter, each such employee shall advance one lateral step within the same grade effective with the beginning of the first full payroll period after the employee's anniversary date in title, and each such employee shall receive compensation at the rate established in Appendix A for said grade and step; and, be it further

RESOLVED, that effective at the start of the first full pay period commencing after January 1, 2025, each management confidential attorney employee shall be slotted into Appendix B at the employee's current step and at the appropriate grade for such employee's title; thereafter, each such employee shall advance one lateral step within the same grade effective with the beginning of the first full payroll period after the employee's anniversary date in title, and each such employee shall receive compensation at the rate established in Appendix B for said grade and step; and, be it further

RESOLVED, that effective at the start of the first full pay period commencing after January 1, 2025, each management confidential attorney employee in the District Attorney's Office shall be slotted into Appendix C at the employee's current step and at the appropriate grade for such employee's title; thereafter, each such employee shall advance one lateral step within the same grade effective with the beginning of the first full payroll period after the employee's anniversary date in title, and each such employee shall receive compensation at the rate established in Appendix C for said grade and step; and, be it further

RESOLVED, that any previously adopted resolution of this Legislature providing for salary and benefits administration shall remain in full force and effect, except as modified herein; and, be it further

RESOLVED, that the following advanced step placements are hereby authorized, effective the first full pay period after January 1, 2025:

Place the incumbent Senior Deputy County Attorney (L107350) at Grade 4 Step 2, effective the first full pay period after January 1, 2025.

Place the incumbent Deputy Planning Director (L108981) at Grade 36 Step 17, effective the first full pay period after January 1, 2025.

Place the incumbent Deputy Director Economic Development (L105439) at Grade 36 Step 8, effective the first full pay period after January 1, 2025.

Place the incumbent Deputy Commissioner Facilities Management (L100490) at Grade 35 Step 7, effective the first full pay period after January 1, 2025.

and, be it further

RESOLVED, that the following changes are authorized, effective the first full pay period after October 8, 2024:

Create Director of Lead Initiatives (L103697) at Grade 35

Create Director of Industrial Health and Safety (L109177) at Grade 34

and, be it further

RESOLVED, that the Onondaga County Salary Plan be amended to add the following titles:

Deputy County Executive for Economic Development and Planning at Grade 40

Director of Data Communications at Grade 36

Lead Software Engineer at Grade 35

Citizen Preparedness/Community Outreach Organizer at Grade 9

Emergency Management Coordinator at Grade 13
Financial Analyst (Treasury) at Grade 37
Case Worker Assistant at Grade 5
Records Clearance Supervisor at Grade 11
Service Navigator at Grade 7
Case Manager at Grade 9
Case Coordinator (Medical Examiner's Office) at Grade 8
Program Coordinator (SUD) at Grade 12
Licensed Practical Nurse at Grade 7
Emergency Management Training & Exercise Coordinator at Grade 11

and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution and the roster of positions authorized and subsequently modified within the 2025 County Budget.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Gunnip, Mr. Burtis, Mr. May, Mr. Meaker, Ms. Cody, Ms. Abbott, Mr. Olson, Mr. McCarron, Mr. Knapp, Mr. Bush, Dr. Kelly, Mr. Garland

RESOLUTION NO. 145

PROVIDING CONTINUOUS INDIVIDUAL AND FAMILY DENTAL AND HEALTH INSURANCE BENEFITS THROUGH DECEMBER 31, 2025, AT COUNTY EXPENSE FOR THOSE COUNTY OFFICERS AND EMPLOYEES DURING THEIR ACTIVE MILITARY DUTY

WHEREAS, the New York State Military Law provides certain rights to public officers and employees absent on military duty as members of Reserve Forces or Reserve components of the Armed Forces of the United States; and

WHEREAS, pursuant to the Onondaga County Personnel Rules, County officers and employees on authorized military leave are entitled to all the rights and privileges set forth in said Military Law; and

WHEREAS, notwithstanding those rights and benefits, calls to active duty often impose financial hardship on those summoned and their dependents; and

WHEREAS, there is no express provision in the Military Law or Personnel Rules for the continuation of dental and health insurance benefits for County officers, employees and their

dependents when the period of ordered military duty exceeds thirty calendar days or twenty-two working days; and

WHEREAS, while the military provides medical coverage to its activated Reservists and some coverage to their dependents, that coverage is not as comprehensive as Onondaga County’s medical plan for its officers, employees and dependents; and

WHEREAS, through a series of resolutions, most recently by Resolution No. 124-2023, this Onondaga County Legislature has previously provided for the continuation of individual and family dental and health insurance coverage at County expense, through December 31, 2024, for those County officers and employees called to active ordered military duty and the dependents of said officers and employees; and

WHEREAS, it is necessary to extend those benefits at County expense through December 31, 2025; now, therefore be it

RESOLVED, that through December 31, 2025, Onondaga County shall continue to provide individual and family dental health insurance coverage at County expense for those officers and employees ordered to active military duty and the dependents of said officers and employees.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Gunnip, Mr. Burtis, Mr. May, Mr. Meaker, Ms. Cody, Ms. Abbott, Mr. Olson, Mr. McCarron, Mr. Knapp, Mr. Bush, Dr. Kelly, Mr. Garland

AUTHORIZING ONONDAGA COUNTY TO PAY THE DIFFERENCE IN PAY BETWEEN MILITARY BASE PAY AND BASE COUNTY SALARY TO COUNTY OFFICERS AND EMPLOYEES WHILE PERFORMING ORDERED MILITARY DUTY

WHEREAS, the New York State Military Law provides certain rights to public officers and employees absent on military duty as members of Reserve Forces or Reserve components of the Armed Forces of the United States; and

WHEREAS, pursuant to the Onondaga County Personnel Rules, County officers and employees on authorized military leave are entitled to all the rights and privileges set forth in said Military Law; and

WHEREAS, notwithstanding those rights and benefits, calls to active duty often impose financial hardship on those summoned and their dependents; and

WHEREAS, through a series of resolutions, most recently by Resolution No. 125-2023, this Onondaga County Legislature has previously authorized the County to pay the difference between military pay and base County salary to County officers and employees performing ordered military duty through December 31, 2024; and

WHEREAS, it is necessary to extend that pay differential benefit through December 31, 2025, and pay to County officers and employees on authorized military leave the difference between such officer or employee’s military pay received from the United States Government and/or the State of New York and the base County salary such employee would have received for his/her regularly scheduled work week if such employee had not been called to active duty; now, therefore be it

RESOLVED, that through December 31, 2025, Onondaga County shall continue to pay such County officers and employees who are on ordered active duty with the Reserves or National Guard, the difference of said base County salary minus military base pay; and, be it further

RESOLVED, that in the event the military base pay equals or exceeds the base County salary of said officer or employee, no supplemental pay shall be authorized.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 147

A RESOLUTION ADOPTING AN AMENDED SCHEDULE OF SEWER RENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT

WHEREAS, by Resolution No. 563-1978 and pursuant to the Onondaga County Administrative Code Section 11.79, this County Legislature established and imposed a schedule of sewer rents for the Onondaga County Sanitary District ("District"), and such schedule imposed sewer rents upon property owners within the District on the basis of a "unit", using an estimate of 146,000 gallons per year for each such unit; and

WHEREAS, by Resolution No. 127-2023, this County Legislature provided for a new schedule of sewer rents, redefining a unit using an estimate of 105,000 gallons per year for each such unit; and

WHEREAS, by adopting this resolution, such unit will be redefined using an estimate of 100,000 gallons per year for each such unit, and the schedule of proposed sewer rents provided herein will become effective on and after January 1, 2025; and

WHEREAS, the proposed schedule was filed with the Clerk of the County Legislature and with the clerks of the various towns, villages and the City of Syracuse, all within or partly within the District wherein such proposed sewer rents will be effective; and

WHEREAS, pursuant to the Onondaga County Administrative Code, the Commissioner of Water Environment Protection held a hearing on August 28, 2024 to consider the modification of sewer rents and has prepared and submitted a Report dated August 28, 2024, as approved by the County Executive and filed with the Clerk of the Onondaga County Legislature, recommending modification to the existing schedule of sewer rents; and

WHEREAS, a public hearing was held by this Onondaga County Legislature on October 8, 2024; now, therefore be it

RESOLVED, that this Onondaga County Legislature hereby modifies sewer rents for the District to be allocated on the basis of "units" as defined in the following schedule, where one unit is based on the estimate of 100,000 gallons to be used per year for each such unit:

- a. Single family structure, mobile home, townhouse, condominium – one unit each.
- b. All other multi-family residential structures – three-fourths unit per family.

- c. Mixed use properties having both residential and commercial use – three-fourths unit per family plus 1 unit assigned for the total commercial space, or, alternatively, in the event that the actual water usage exceeds the calculation of gallons per unit within this subsection (c) for the residential and commercial portions of the property, the number of units to be assigned to such property shall be based on water bills, as follows:
 - 1. Up to 100,000 gallons per year – one unit;
 - 2. One unit and fraction thereof for each 100,000 gallons per year.
- d. Commercial, industrial and institutional properties – units to be assigned based on water bills, or, where property is metered, or sufficient verification exists of wastewater discharged, as follows:
 - 1. Up to 100,000 gallons per year – one unit;
 - 2. One unit and fraction thereof for each 100,000 gallons per year.

and, be it further

RESOLVED, that this Legislature does hereby establish and impose the above schedule of sewer rents to be effective January 1, 2025, and said sewer rents shall be levied, collected and enforced from the several lots and parcels of land within the District served by the sewer system for use of the same, in the same manner and at the same time as other County charges, and shall constitute a lien pursuant to law upon the real properties served by the sewer system; and, be it further

RESOLVED, that the Clerk of the Onondaga County Legislature hereby is directed to record a certified copy of this Resolution in the Office of the County Clerk of Onondaga County and thereafter to publish this Resolution in the official newspaper of the County at least once, where publication shall be at least thirty (30) days before the effective date hereof.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Knapp, Mr. Meaker

RESOLUTION NO. 148

DESIGNATING VISIT SYRACUSE AS THE AGENCY AUTHORIZED TO MAKE APPLICATION TO THE NEW YORK STATE DEPARTMENT OF ECONOMIC DEVELOPMENT AND TO RECEIVE MATCHING FUNDS THEREFROM UNDER THE NEW YORK STATE TOURIST PROMOTION ACT FOR JANUARY 1, 2025 THROUGH DECEMBER 31, 2025

WHEREAS, pursuant to Article 5-A of the Economic Development Law, the New York State Legislature has authorized the New York State Department of Economic Development to match funds expended by authorized tourist promotion agencies; and

WHEREAS, Visit Syracuse has requested designation as the agency to promote tourism in Onondaga County; and

WHEREAS, said organization is prepared to match the State funds available under the New York State Tourist Promotion Act; now, therefore be it

RESOLVED, that Visit Syracuse is herein designated and authorized to make application to and receive matching State funds under the New York State Tourist Promotion Act as the agency designated to promote tourism in the County of Onondaga.

ADOPTED. Ayes: 17

* * *

Mr. May requested a waiver to present the following resolution. There was no objection and the waiver was granted.

Motion Made By Mr. May

RESOLUTION NO. 149

ABOLISHING A PORTION OF VACANT POSITIONS IN VARIOUS UNITS OF THE COUNTY

WHEREAS, this Legislature is authorized to abolish certain positions of employment in County Government; and

WHEREAS, it is the desire of this Legislature to abolish certain positions of employment that are presently vacant; now, therefore be it

RESOLVED, that the following positions of employment be abolished effective January 1, 2025:

<u>Department</u>	<u>Position</u>	<u>Title</u>	<u>Grade</u>	<u>Salary</u>
D05-Facilities Management	L100566	JC80300-Custodial Wkr I -70-	2	\$36,574
D05-Facilities Management	L100597	JC62010-Driver Messenger	4	\$39,801
D05-Facilities Management	L100642	JC80300-Custodial Wkr I -70-	2	\$36,574
D05-Facilities Management	L100657	JC80300-Custodial Wkr I -70-	2	\$36,574
D05-Facilities Management	L100566	JC80300-Custodial Wkr I -70-	2	\$36,574
D13-County Comptroller	L104989	JC00120-Clerk 3	7	\$48,353
D19-County Clerk	L100314	JC60300-Bookbinder	7	\$48,353
D27-Information Technology	L100758	JC03660-Console Operator	10	\$60,887
D3330-WEP	L105579	JC60100-Laborer 1	1	\$35,202
D3330-WEP	L105433	JC02590-Fiscal Officer	33	\$72,721
D35-Economic Development	L107465	JC07110-Admin Assistant	9	\$56,789
D38-Emergency Management	L106270	JC07160-Admin Analyst 2	11	\$64,964
D38-Emergency Management	L106273	JC41350-Prog Coord -Emer Mgt-	10	\$60,887
D39-Finance Department	L100260	JC15200-Tax Map Tech 1	6	\$45,131
D39-Finance Department	L103623	JC02000-Account Clerk 1	4	\$39,801
D39-Finance Department	L109948	JC02000-Account Clerk 1	4	\$39,801
D39-Finance Department	L103627	JC02000-Account Clerk 1	4	\$39,801
D39-Finance Department	L100353	JC50070-Admin Officer Law	33	\$72,721
D43-Health Department	L108033	JC01010-Typist 2	5	\$42,522
D43-Health Department	L100209	JC01010-Typist 2	5	\$42,522
D43-Health Department	L100926	JC04110-Research Tech 2	11	\$64,964
D43-Health Department	L102130	JC01010-Typist 2	5	\$42,522
D43-Health Department	L102275	JC21440-Dir Health Pro-Ds Pr	35	\$87,377
D43-Health Department	L102383	JC01000-Typist 1	3	\$37,966
D43-Health Department	L102397	JC04110-Research Tech 2	11	\$64,964
D43-Health Department	L104935	JC01010-Typist 2	5	\$42,522
D43-Health Department	L106336	JC15050-Coord Wtr Qual Mgt A	13	\$76,291
D43-Health Department	L106366	JC01010-Typist 2	5	\$42,522
D43-Health Department	L108225	JC04100-Research Tech 1	9	\$56,789
D65-OCPL	L105995	JC60050-Messenger	1	\$35,202
D69-Parks & Recreation	L100142	JC02020-Account Clerk 2	7	\$48,353

D69-Parks & Recreation	L108244	JC60070-Information Aide	2	\$36,574
D69-Parks & Recreation	L108245	JC60070-Information Aide	2	\$36,574
D71-Personnel Department	L106011	JC02020-Account Clerk 2	7	\$48,353
D71-Personnel Department	L106437	JC30460-Inc Mtce Wkr	7	\$48,353
D75-Purchase Division	L104770	JC00110-Clerk 2	5	\$42,522
D75-Purchase Division	L101838	JC60030-Stock Attendant	2	\$36,574
D79-Sheriff's Office	L100879	JC40600-DS Court Attendant	1	\$40,938
D79-Sheriff's Office	L100885	JC40600-DS Court Attendant	1	\$40,938
D79-Sheriff's Office	L100881	JC40600-DS Court Attendant	1	\$40,938
D8110-DSS-Economic Security	L106907	JC00040-Commun Serv Aide	1	\$35,202
D8110-DSS-Economic Security	L106855	JC30165-Training Unit Ast	4	\$39,801
D8110-DSS-Economic Security	L106226	JC00040-Commun Serv Aide	1	\$35,202
D8110-DSS-Economic Security	L106227	JC00040-Commun Serv Aide	1	\$35,202
D8110-DSS-Economic Security	L106228	JC00040-Commun Serv Aide	1	\$35,202
D8110-DSS-Economic Security	L106229	JC00040-Commun Serv Aide	1	\$35,202
D8110-DSS-Economic Security	L106230	JC00040-Commun Serv Aide	1	\$35,202
D8110-DSS-Economic Security	L106231	JC00040-Commun Serv Aide	1	\$35,202
D8110-DSS-Economic Security	L109354	JC04025-Employment Aide	6	\$45,131
D8110-DSS-Economic Security	L109358	JC04025-Employment Aide	6	\$45,131
D83-Children and Family Services	L104182	JC04090-Research Aide	7	\$48,353
D83-Children and Family Services	L102638	JC30302-Psy Social Wrk 1 Cln	11	\$64,964
D83-Children and Family Services	L102557	JC25500-Prog Manag Men Hlth	15	\$92,386
D83-Children and Family Services	L102565	JC01110-Stenographer 2	6	\$45,131
D83-Children and Family Services	L106258	JC01010-Typist 2	5	\$42,522
D87-Department of Planning	L107438	JC04090-Research Aide	7	\$48,353
D87-Department of Planning	L102002	JC15100-Planner 1	11	\$64,964
D87-Department of Planning	L103999	JC00110-Clerk 2	5	\$42,522
D87-Department of Planning	L108958	JC00120-Clerk 3	7	\$48,353
D9310-Transportation	L102509	JC10650-Tran Opers Officer	9	\$56,789
D9310-Transportation	L105078	JC10250-Civil Eng-Lnd Survey	15	\$92,386
D9310-Transportation	L109544	JC75020-Highway Maint Wrkr 1	7	\$48,353
D9310-Transportation	L105067	JC63040-Bridge Cons Supv	10	\$60,887
D9310-Transportation	L107539	JC10110-Engineering Aide 2	7	\$48,353
D9310-Transportation	L108321	JC10100-Engineering Aide 1	5	\$42,522
D34-Emergency Communications	L106782	JC80370-Clerk 2 -B-W Saly-	5	\$42,522
D34-Emergency Communications	L106028	JC80370-Clerk 2 -B-W Saly-	5	\$42,522

ADOPTED. Ayes: 12 Noes: 5 (Ryan, Brown, Hernandez, Romeo, Harvey)

* * *

LOCAL LAW 6 - 2024

A LOCAL LAW AMENDING THE ONONDAGA COUNTY ADMINISTRATIVE CODE TO PROVIDE FOR A DEPUTY COUNTY EXECUTIVE FOR ECONOMIC DEVELOPMENT AND PLANNING

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

Section 1. The Onondaga County Administrative Code, being Local Law No. 1 of 1975, as amended, hereby is further amended to strike section 3.03A in its entirety and to substitute the following:

Section 3.03A. DEPUTY COUNTY EXECUTIVE; DEPUTY COUNTY EXECUTIVE FOR HUMAN SERVICES; DEPUTY COUNTY EXECUTIVE FOR PHYSICAL SERVICES AND DEPUTY COUNTY EXECUTIVE FOR ECONOMIC DEVELOPMENT AND PLANNING.

There shall be within the office for the County Executive a Deputy County Executive, a Deputy County Executive for Human Services, a Deputy County Executive for Physical Services, and a Deputy County Executive for Economic Development and Planning. All shall be appointed by, and unless otherwise designated by the County Executive, be directly responsible to, and serve at the pleasure of, the County Executive and shall be in the exempt class of civil services. The Deputy County Executive shall be the Acting County Executive as hereinafter prescribed in Section 3.16.

Section 2. The Administrative Code hereby is further amended to strike section 3.03B in its entirety and to substitute the following:

Section 3.03B. DEPUTY COUNTY EXECUTIVE, DEPUTY COUNTY EXECUTIVE FOR HUMAN SERVICES, DEPUTY COUNTY EXECUTIVE FOR PHYSICAL SERVICES, DEPUTY COUNTY EXECUTIVE FOR ECONOMIC DEVELOPMENT AND PLANNING; POWERS AND DUTIES.

(1) Except as may otherwise be provided in the Charter or this Code, and subject to the provisions of paragraph (5) of this Section, the Deputy County Executive shall exercise general administrative responsibility on behalf of the County Executive, subject to the direction of the County Executive, over all financial and administrative units of the County government, including, but not limited to, the Law Department, Personnel, Purchase Division, Board of Elections, Information Technology, Finance, the Comptroller, the County Clerk, the District Attorney, the Chief Fiscal Officer, Sheriff, Facilities Management, the Oncenter Complex, Onondaga Community College, and such units and agencies of County government as may be hereinafter assigned and/or reassigned by the County Executive.

(2) Except as may otherwise be provided in the Charter or this Code, and subject to the provisions of paragraph (5) of this Section, the Deputy County Executive for Human Services shall exercise general administrative responsibility on behalf of the County Executive, subject to the direction of the County Executive, over all units of County government providing human services, including, but not limited to, Probation, Health, Medical Examiner, Social Services-Economic Security, Department of Adult and Long Term Care Services, Office of Diversity and Inclusion, Veterans Services, Department of Children and Family Services, Emergency Communications, Emergency Management, and such units and agencies of County government as may be hereinafter assigned and/or reassigned by the County Executive.

(3) Except as may otherwise be provided in the Charter or this Code, and subject to the provisions of paragraph (5) of this Section, the Deputy County Executive for Physical Services shall exercise general administrative responsibility on behalf of the County Executive, subject to the

direction of the County Executive, over all units of County government providing physical services, including, but not limited to, Water Environment Protection, Parks and Recreation, Transportation, Office of the Environment, Onondaga County Public Library, and such units and agencies of County government as may be hereinafter assigned and/or reassigned by the County Executive.

(4) Except as may otherwise be provided in the Charter or this Code, and subject to the provisions of paragraph (5) of this Section, the Deputy County Executive for Economic Development and Planning shall exercise general administrative responsibility on behalf of the County Executive, subject to the direction of the County Executive, over all units of County government providing economic development and planning services, including, but not limited to, Economic Development, Community Development, Planning, Metropolitan Water Board, CNY Works, the Industrial Development Agency, and such units and agencies of County government as may be hereinafter assigned and/or reassigned by the County Executive.

(5) Within the authority hereinabove prescribed, the Deputy County Executive, the Deputy County Executive for Human Services, the Deputy County Executive for Physical Services, and the Deputy County Executive for Economic Development and Planning shall, on behalf of the County Executive:

(a) exercise general administrative supervision over, and monitor compliance with, the delivery-of-service commitments and day-to-day operations of the various departments, offices, divisions, agencies and other units of County government assigned to them in relation to their responsibilities within allocated appropriations;

(b) plan and implement from time to time such systems and workflow improvements as may be authorized by the County executive;

(c) implement training programs designed to improve productivity, discipline, the utilization of employee time and work capacity and the economical delivery of services;

(d) act as liaison between the County Executive and the various departments, offices, divisions, agencies and other units of County government assigned to them;

(e) maintain close liaison with all other units of government at every level, with private agencies and with quasi-independent agencies, boards and commissions performing services or activities associated with or otherwise affective units of County government assigned to them; and

(f) perform such other and related duties as may be required by the County Executive.

Section 3. The Administrative Code hereby is further amended to strike section 3.17 in its entirety and to substitute the following:

Section 3.17. CONFIDENTIAL SECRETARY; APPOINTMENT.

The County Legislature shall create positions of confidential secretary to both the County Executive and the Deputy County Executive and may create such position for the Deputy County Executive for Human Services, the Deputy County Executive for Physical Services, and the Deputy County Executive for Economic Development and Planning, all of which positions shall be in the exempt class of civil service. Each such person shall be appointed by and serve at the pleasure of the County Executive in the manner hereinabove provided.

Section 4. The Administrative Code hereby is further amended to strike Section 7.02(a) in its entirety and to substitute the following:

Section 7.02. COUNTY ATTORNEY; POWERS AND DUTIES.

Except as may otherwise be provided in the Charter or this Code, the County Attorney shall, with respect to civil matters:

(a) be the sole legal advisor for the County Government and all units, including its officers, and provide full-time counsel to the Deputy County Executive, the Deputy County Executive for Human Services, the Deputy County Executive for Physical Services, and the Deputy County Executive for Economic Development and Planning and the departments under their respective executive direction

Section 5. Local Law No. 1 of 1975, as amended, remains in effect in all other aspects. Any local law or resolution inconsistent with this local law is hereby amended to the extent necessary to comply with the intent of this local law.

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

ADOPTED. Ayes: 14 Noes: 3 (Brown, Hernandez, Harvey)

* * *

LOCAL LAW NO. 7 - 2024

A LOCAL LAW AMENDING LOCAL LAW NO. 18-2002, AS AMENDED BY LOCAL LAW NO. 6-2008, PROVIDING FOR THE ESTABLISHMENT OF FINES AND FEES COLLECTED BY THE ONONDAGA COUNTY PUBLIC LIBRARY AND SYRACUSE BRANCHES

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

Section 1. Local Law No. 18-2002, as amended by Local Law No. 6-2008, is hereby further amended in Section 2 to add the following:

<u>Item:</u>	<u>Fee:</u>
Copies (black/white)	\$0.10/side
Copies (color)	\$0.50/side
Fax	\$1.00/page

Section 2. The procedures for the collection of such fee shall be as prescribed in Local Law No. 18-2002.

Section 3. In all other respects, Local Law No. 18-2002, as amended by Local Law No. 6-2008, shall remain in full force and effect.

Section 4. This Local Law shall take effect upon filing pursuant to the provisions of New York State Municipal Home Rule Law.

ADOPTED. Ayes: 17

* * *

LOCAL LAW NO. 8- 2024

A LOCAL LAW AMENDING LOCAL LAW NO. 22-2002, AS AMENDED, PROVIDING FOR THE ESTABLISHMENT OF FEES COLLECTED BY THE ONONDAGA COUNTY DEPARTMENT OF PARKS AND RECREATION

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

Section 1. The purpose of this Local Law is to amend Local Law No. 22-2002, as amended, to revise certain existing fees as set forth in Local Law No. 24-2010 and to provide for additional fees to be collected by the Onondaga County Commissioner of Parks and Recreation for various parks activities and services.

Section 2. The amended and additional fees to be charged are as follows:

Beaver Lake Nature Center

Program	Detail	Fee
Five-day camp program	per participant (member)	\$180.00
	per participant (non-member)	\$200.00

Onondaga Lake Park

Program	Detail	Fee
Pickleball Court Reservations	per single court	\$2/hr
	per pod	\$8/hr or \$64/day
	full facility	\$175/day

Park Rangers

Program	Detail	Fee
Ranger Services	per event	\$35/hr

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

Section 4. Any prior resolution or local law, including, but not limited to, Local Law No. 22-2002 and Local Law No. 24-2010, pertaining to the fees collected by the Onondaga County Department of Parks and Recreation hereby are amended to the extent necessary to implement the fees set forth herein and to comply with the intent of this Local Law. In all other respects, all such local laws and resolutions shall remain in full force and effect.

Section 5. This Local Law shall take effect January 1, 2025 and shall be filed pursuant to the provisions of Municipal Home Rule Law.

ADOPTED. Ayes: 17

* * *

LOCAL LAW NO. 9 - 2024

A LOCAL LAW AMENDING THE FEES COLLECTED BY THE ONONDAGA COUNTY SHERIFF'S OFFICE, AND AMENDING LOCAL LAW NO. 20-2002, AS PREVIOUSLY AMENDED, AND LOCAL LAW NO. 11-2011

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

Section 1. The Onondaga County Sheriff is hereby empowered to collect fees for various services provided by the Onondaga County Sheriff's Office.

Section 2. Local Law No. 20-2002, as previously amended, and Local Law No. 11-2011 are hereby further amended in Section 2, respectively, to strike Pistol License Unit fees and to substitute the following:

Pistol License Unit

Pistol Permit Application Processing Fee \$60.00 each

Section 3. The procedures for the collection of such fee shall be as prescribed by the appropriate laws of the State of New York and any amendments thereto, or as determined by the Onondaga County Sheriff where the State has not enacted procedures.

Section 4. Local Law No. 20 -2002, as previously amended, is hereby further amended to be consistent with the terms of this local law and, in all other aspects, remains in full force and effect to the extent that it is not modified by this local law. Any prior resolution or local law pertaining to the collection of fees by the Onondaga County Sheriff is hereby amended to the extent necessary to comply with the intent of this local law. The Sheriff 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.

Section 5. This Local Law shall take effect January 1, 2025, and shall be filed pursuant to the Municipal Home Rule Law.

ADOPTED. Ayes: 17

* * *

LOCAL LAW NO. 10 - 2024

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. 5-2022

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

Section 1. Collection Authorized.

Local Law No. 13-2016, amended by Local Law No. 10-2017, Local Law No. 6-2018, Law No. 5- 2019, Local Law No. 1-2022, and Local Law No. 5-2022, 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.

CENTER FOR FORENSIC SCIENCES - OFFICE OF THE MEDICAL EXAMINER

EXAMINATIONS

Autopsy Examination	\$3,200/case
Partial/Limited Autopsy Examination	\$2,370/case
External Examination	\$1,990/case
Special Autopsy Cases (listed below)	\$4,300/case
Bariatric (BMI greater than or equal to 40) Autopsy Examination	
Homicide	
Initially Pending Manner of Death (age less than or equal to 3 years)	
Infectious (Biohazard)	
Exhumations	
Repeat Autopsies	
Suspected Hazardous Material	
Skeletal Examinations:	
Human Remains	\$3,310/case
Non-Human Remains	\$330/case
Prisoner/Inmate Autopsy Examinations	\$4,850/case

MEDICAL EXAMINER CASE REVIEW / DEATH CERTIFICATION ONLY	\$1,070/case
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NON-MEDICAL EXAMINER / CASE REVIEW	\$445/case
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SPECIALIZED TESTING AND CONSULTATIONS:	At Cost
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Eye Pathology	
DNA Testing	
Molecular/Genetic Testing	
Mass Fatality Incident	
Cardiomyopathy Testing	
Comprehensive Respiratory Panel	
ON-CALL SERVICE*	\$885

* On-call service may be requested when an outside county coroner/medical examiner is unable to cover death notifications. The OCMEO will receive all death notifications directly from law enforcement and other agencies to establish jurisdiction on behalf of the county requesting the service. Each date scheduled, regardless of the number of hours covered, will be charged at the flat rate above.

CASE REVIEW/CONSULTATION

Initial Forensic Pathologist Case Review/Consultation*	\$950/case
Forensic Pathologist Case Review/Consultation, additional hours	\$480/hour
Forensic Investigator-Case Review/Consultation	\$320/hour
Forensic Chemist Case Review/Consultation	\$370/hour
Toxicologist Case Review/Consultation	\$420/hour

* Initial case review requires written authorization from the legal next of kin and a \$950, non-refundable payment at the time of consultation payable to the Onondaga County Health Department Fiscal Officer. Initial payment includes up to two (2) hours case review/consultation. Additional time is billed at the current hourly rate.

CRIMINAL TESTIMONY

Forensic Pathologist Testimony/Deposition	\$465/hour
Forensic Investigator or Forensic Autopsy Technician Testimony/Deposition	\$310/hour
Toxicologist Testimony/Deposition	\$410/hour
Forensic Chemist Testimony/Deposition	\$360/hour
Non-CFS Consultants	Direct invoice to District Attorney/Other Attorney

CIVIL TESTIMONY

Forensic Pathologist Testimony/Deposition	\$615/hour
Forensic Investigator or Forensic Autopsy Technician Testimony/Deposition	\$465/hour
Toxicologist Testimony/Deposition	\$565/hour
Forensic Chemist Testimony/Deposition	\$515/hour
Non-CFS Consultants	Direct invoice to District Attorney/Other Attorney

SCENE INVESTIGATION

Forensic Investigator Scene Response	\$280/hour
Forensic Pathologist and Forensic Investigator Scene Response	\$500/hour

TRAVEL EXPENSES

Travel Time (portal to portal)	\$160/hour
Mileage (current IRS rate), parking, tolls, meals, lodging	Actual cost and per diem expenses

REPORTS/OTHER RECORDS (Subject to legal restrictions):

Autopsy/Examination Report (includes toxicology)	\$60/hard copy
Archived Report (older than 5 years)	\$150/case
(Additional rush charges incurred shall be billed at actual cost. At the discretion of the Medical Examiner, payment may be required before service is provided.)	

IMAGING/HISTOLOGY/X-RAYS:

Autopsy and Scene Investigation Images CD	\$25/disc
Microscopic Slide Recut	\$35/slide
Microscopic Slide Special Stains	At cost
Microscopic Digital Images	\$5/image
X-ray Digital Images	\$20/disc
Digital Copies from 35mm Slide	\$50/request

TOXICOLOGY*

Driving Under Influence – Alcohol & Drugs	\$440/case
Driving Under Influence – Alcohol	\$165/case
Driving Under Influence – Drugs	\$385/case
Comprehensive Drug-Facilitated Sexual Crimes	\$430/case
Postmortem Toxicology (without pathology examination)	\$500/case
Postmortem Toxicology (with pathology examination)	included in the exam fee

* Analyses performed by outside laboratories, including any related discovery fees, will be billed at actual cost for outside counties (excluding postmortem toxicology with a pathology examination where only the discovery fee will be charged).

CENTER FOR FORENSIC SCIENCES – FORENSIC LABORATORIES

FORENSIC BIOLOGY/DNA

Case Report	\$425/report
DNA Analysis	\$750/sample
Body Fluid Identification Only (e.g. swabs)	\$275/item

FIREARMS

Firearms Analysis without Comparison	\$400/case
Firearms Analysis with Comparison	\$700/case
Case with more than 10 samples will incur an additional charge of	\$90/sample

FORENSIC CHEMISTRY

FIRE DEBRIS

Fire Debris Analysis	\$765/case
Case with more than 5 samples will incur an additional charge of	\$225/sample

DRUG ANALYSIS

Solid Dose Drug Analysis (includes quantitation, if applicable)	\$765/case
Case with more than 5 samples will incur additional charge of	\$225/sample
Cocaine Quantitation	\$150/sample

LATENT PRINTS

Latent Print Analysis - Processing Only	\$400/case
Latent Print Analysis - Full Analysis	\$700/case
Case with more than 10 samples will incur additional charge of	\$90/sample

DIGITAL EVIDENCE

Digital Evidence Extraction/Analysis (hourly with a minimum 2 hour charge)	\$52.50/hour
<i>*Contact lab for case estimate</i>	

CASE REVIEW /TESTIMONY – CRIMINAL (Time billed in 1/2 hour increments)

Court Testimony/Deposition - Expert Witness	\$350/hr
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TRAVEL EXPENSES (Time billed in 1/2 hour increments)

Travel Time (portal to portal) per hour	\$270/hr
Mileage (current IRS rate), parking, tolls, meals, lodging	Actual cost and per diem expenses

MISCELLANEOUS FEES

File Research/Retrieval Fee (from archive)	Actual cost
Photocopies	0.25/page

Section 3. Effect on Prior Legislation.

Local Law Nos. 13-2016; 10-2017; 6-2018; 5-2019; 1-2022; and 5-2022 and any additional local law, to the extent concerning fees for the Center for Forensic Sciences, are superseded hereby, but shall otherwise remain in full force and effect.

Section 4. Effective Date.

This Local Law shall take effect January 1, 2025, and shall be filed pursuant to the Municipal Home Rule Law.

ADOPTED. Ayes: 17

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Thursday, November 7, 2024. There was no objection and the meeting was adjourned at 2:44 p.m.

Respectfully submitted,
JAMIE McNAMARA, Clerk
Onondaga County Legislature

* * *

November 7, 2024

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November 7, 2024

The Legislature of Onondaga County convened on the above date at 1:08 p.m. Chairman Burtis presiding.

The Clerk called the roll and the following legislators were present: May, Meaker, Gunnip, Cody, Abbott, Romeo, Ryan, Harvey, Olson, McCarron, Knapp, Bush, Kelly, Brown, Garland, Hernandez, Mr. Chairman

Legislator McCarron gave the invocation. Legislator Knapp led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

Gold Seal:

RECOGNIZE AND HONOR LISA LUTERAN FOR HER SELFLESS AND SPONTANEOUS ACTIONS IN A TIME OF UNEXPECTED TRAGEDY (Sponsored by Mr. Meaker)

* * *

October 14, 2024

Jamie McNamara, Clerk
Onondaga County Legislature
401 Montgomery Street
Syracuse, NY 13202

Re: APPROVAL OF THE ADDITIONS AND INCREASES TO THE 2025 TENTATIVE BUDGET

Pursuant to Section 605 of the Onondaga County Charter, I hereby approve the 2025 County Budget as adopted by resolution of the Onondaga County Legislature on October 8, 2024.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 150

2024 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 2500000000	Admin Unit 2500000000	
County Legislature	County Legislature	
Speed Type #150029	Speed Type #150029	
Acct. 641010	Acct. 668720	

Regular Employees Salaries Transfer to Grant Expenditures \$50,000

ADOPTED. Ayes: 17

* * *

Mr. May requested a waiver to present the following resolution. There was no objection, and the waiver was granted.

Motion Made By Mr. Burtis

RESOLUTION NO. 151

CALLING FOR A PUBLIC HEARING REGARDING THE REAPPORTIONMENT OF THE ONONDAGA COUNTY LEGISLATURE

WHEREAS, the federal government published the results of the 2020 Census, and pursuant to the Onondaga County Charter and the Onondaga County Administrative Code, the Onondaga County Legislature reviewed the County legislative districts and adopted Local Law No. 2 of 2022 to reapportion the Onondaga County Legislature; and

WHEREAS, an action was commenced on or about August 18, 2022 in New York Supreme Court, Onondaga County, entitled *Christopher Ryan, et al. vs. County of Onondaga, et al.*, Index No. 006581/2022, challenging said Local Law and reapportionment; and

WHEREAS, by Stipulation and Order discontinuing said action with prejudice, dated September 20, 2024, the Onondaga County Legislature is directed to hold a public hearing and enact a new local law establishing legislative districts for the Onondaga County Legislature, without a commission, such that the variance between the most and least populous districts does not exceed five percent (5%) of the mean population for all of the districts when the adjusted population for incarcerated individuals outside Onondaga County is considered; and

WHEREAS, pursuant to and in accordance with the Onondaga County Charter and Code and said Stipulation and Order, a proposal with maps, including a detailed explanation of the allocation of the statistical information to representation areas or units of local government appended thereto as Appendix A, to enact a new local law to Reapportion the Onondaga County Legislature by Amending Article II, Section 206 of the Onondaga County Charter is on file with the Clerk of this Legislature and is further posted to the Onondaga County Legislature website; and

WHEREAS, a public hearing will be held for the public to have an opportunity to be heard by the Legislature regarding proposed changes to the legislative districts, including the proposal currently on file and any further proposals or changes to the legislative districts pursuant to applicable law; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby calls for the public hearing to be held before the Onondaga County Legislature on November 19, 2024 at 5:30 PM in the Legislative Chambers, 401 Montgomery Street, Room 407 of the Court House, Syracuse, New York, relative to the Reapportionment of the Onondaga County Legislature by Amending Article II, Section 206 of the Onondaga County Charter, with notice of such hearing to be afforded pursuant to applicable provisions of the New York State Open Meetings Law; in addition to a written comment period preceding, and a public comment period during, the December 3, 2024 Legislative Session at 1:00 PM.

ADOPTED. Ayes: 17

* * *

Motion Made By Ms. Cody, Ms. Hernandez

RESOLUTION NO. 152

AUTHORIZING AN INTERMUNICIPAL AGREEMENT WITH THE STATE UNIVERSITY OF NEW YORK COLLEGE OF ENVIRONMENTAL SCIENCE AND FORESTRY FOR A FEDERAL WORK-STUDY COMMUNITY SERVICE PROGRAM AT ONONDAGA COUNTY PUBLIC LIBRARIES

WHEREAS, the State University of New York College of Environmental Science and Forestry (SUNY ESF) and Onondaga County Public Libraries desire to enter into a Federal Work-Study Community Service Program Agreement for the purpose of providing work to students eligible for the Federal Work-Study Program; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into an intermunicipal agreement with SUNY ESF for such Federal Work-Study Program at Onondaga County Public Libraries, and to execute such other documents as may be necessary to further the intent of this resolution.

ADOPTED. Ayes: 17

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 153

2024 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 3800000000	Admin Unit 3800000000	
Emergency Management	Emergency Management	
Speed Type #309010	Speed Type #309010	
Acct. 666500	Acct. 668720	
Contingent Account	Transfer to Grant Expenditures	\$200,000

and, be it further

RESOLVED, that the County Executive is authorized to enter into agreements and execute such other documents as may be reasonably necessary to implement the intent of this resolution.

ADOPTED. Ayes: 17

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, December 3, 2024. There was no objection and the meeting was adjourned at 1:20 p.m.

Respectfully submitted,
JAMIE McNAMARA, Clerk
Onondaga County Legislature

* * *

December 3, 2024

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December 3, 2024

The Legislature of Onondaga County convened on the above date at 1:14 p.m. Chairman Burtis presiding.

The Clerk called the roll and the following legislators were present: May, Gunnip, Cody, Abbott, Romeo, Ryan Harvey, Olson, McCarron, Knapp, Bush, Kelly, Brown, Garland, Hernandez, Mr. Chairman.

Absent: Legislator Meaker

Legislator Knapp gave the invocation. Legislator Bush led the Pledge of Allegiance to the Flag of the United States of America.

* * *

The Deputy Clerk read the following communications:

October 18, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

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

APPOINTMENT:
Bonnke Sekarore
310 Malverne Drive
Syracuse, NY 13208

TERM EXPIRES:
December 31, 2027

Mr. Sekarore will replace Mr. Luis Torres.

Your confirmation of this appointment would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

October 28, 2024

Onondaga County Legislature
Room 407 - Court House
Syracuse, NY 13202

Attn: Jamie McNamara, Clerk
Re: 2025 Southwood-Jamesville

Dear Ms. McNamara:

Enclosed find the proposed Southwood-Jamesville County Water District budget for 2025 for adoption by the County Legislature.

December 3, 2024

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Sincerely,
ONONDAGA COUNTY WATER AUTHORITY
SHELLA ROTH
Chief Financial Officer

* * *

October 28, 2024

Onondaga County Legislature
Room 407 - Court House
Syracuse, NY 13202

Attn: Jamie McNamara, Clerk

Dear Ms. McNamara:

Enclosed find the proposed Warners County Water District budget for 2025 for adoption by the County Legislature.

Sincerely,
ONONDAGA COUNTY WATER AUTHORITY
SHELLA ROTH
Chief Financial Officer

* * *

Certificate of Appointment
Of Election Commissioner
By Party Caucus of Legislative Body

Election Law § 3-210

WHEREAS, a Certificate of Party Recommendation pursuant to Election Law 3-204 was filed with the Clerk of the Onondaga County legislative body on September 20, 2024 and

WHEREAS, Dustin M. Czarny is the person duly recommended by the Democratic party in the aforesaid Certificate of Party Recommendation for the office of County Election Commissioner, and

WHEREAS, the county legislative body has not appointed the person so recommended within thirty days of such filing as required by law, and

WHEREAS, pursuant to Election Law 3-204(4), when such legislative body fails to appoint on such recommendation within thirty days of its filing, such appointment may be by the members of such body who are members of the political party which filed said certificate; and

NOW THEREFORE, a quorum and majority of such members, of such political party, whose signatures are affixed below, having met for the purpose of executing this Certificate, do hereby appoint Dustin M. Czarny, residing at 213 Melbourne Ave., Syracuse, New York 13224 to the office of Onondaga County Election Commissioner for a term of two (2) years beginning January 1, 2025; and, be it further

IT IS SO CERTIFIED.

Dated: 11/14/24

PALMER HARVEY
CHARLES E. GARLAND
NODESIA R. HERNANDEZ
MAURICE BROWN
CHRISTOPHER J. RYAN
DAN ROMEO

* * *

Motion Made By Mr. Knapp

RESOLUTION NO. 154

2024 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 8700000000	Admin Unit 8700000000	
Planning Department	Planning Department	
Speed Type #260157	Speed Type #206157	
Project 791085	Project 791085	
Greenways and Blueways	Greenways and Blueways	
Acct. 666500	Acct. 695700	
Contingent Account	Contractual Expenses	\$2,410,000

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Dr. Kelly

RESOLUTION NO. 155

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO AGREEMENTS WHEREBY
THE ONONDAGA COUNTY HEALTH DEPARTMENT WILL PARTICIPATE IN THE CNY
EPIDEMIOLOGICAL ALLIANCE

WHEREAS, the "Central New York (CNY) Epidemiological Alliance" is intended to be comprised of the following counties: Cayuga, Cortland, Jefferson, Lewis, Madison, Oswego, Tompkins, and Onondaga, where the Health Departments of such counties each have responsibilities for public health emergency planning and response; and

WHEREAS, some public health problems may require public health services that exceed the capacities of the individual County Health Departments, by entering into an intermunicipal agreement, the participating counties may provide mutual aid to each other during a public health emergency; now, therefore be it

RESOLVED, that, to implement the intent of this resolution, the County Executive is authorized to enter into agreements and execute such other documents as may be reasonably necessary to facilitate continued participation in the CNY Epidemiological Alliance, including agreements with the following counties: Cayuga, Cortland, Jefferson, Lewis, Madison, Oswego, Tompkins, and the New

York State Department of Health, where such agreements are to be for a period not to exceed five years and provide a mechanism whereby Onondaga County receives reimbursement for mutual aid services rendered to the other participating counties.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 156

2024 TRANSFER RESOLUTION

RESOLVED, that the following transfer be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 2500000000	Admin Unit 2500000000	
County Legislature	County Legislature	
Speed Type #150029	Speed Type #150029	
Acct. 694080	Acct. 668720	
Fees for Services	Transfer to Grant Expenditures	\$25,000

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 157

MORTGAGE TAX APPORTIONMENT

RESOLVED, that pursuant to Section 261 of the Tax Law, the Commissioner of Finance be hereby authorized and directed to forthwith draw warrants and deliver the same to the supervisors of the several towns in the County of Onondaga; the treasurers of the respective villages in said towns; and the City of Syracuse, covering the amounts due respectively for mortgage tax payments for the period April 1, 2024 through September 30, 2024.

APPORTIONMENT OF TOWNS AND CITY:

Camillus	238,572.65
Cicero	312,417.72
Clay	613,103.32
DeWitt	445,104.22
Elbridge	44,775.65
Fabius	10,296.65
Geddes	133,270.24
LaFayette	41,406.72
Lysander	312,267.04
Manlius	429,021.91
Marcellus	70,862.16
Onondaga	256,137.99
Otisco	39,394.57
Pompey	126,340.32

Salina	271,527.12	
Skaneateles	237,599.08	
Spafford	80,640.41	
Tully	35,391.34	
Van Buren	131,687.64	
City of Syracuse	1,229,414.02	
		5,059,230.77

APPORTIONMENT OF VILLAGES:

Camillus	3,512.22	
North Syracuse-Cicero	7,365.02	
North Syracuse-Clay	17,250.07	
East Syracuse	17,709.60	
Elbridge	4,634.07	
Jordan	3,949.10	
Fabius	563.57	
Solvay	23,277.85	
Baldwinsville-Lysander	25,853.39	
Fayetteville	32,059.02	
Manlius	28,588.56	
Minoa	17,213.54	
Marcellus	8,572.92	
Liverpool	11,185.09	
Skaneateles	44,654.58	
Tully	3,709.52	
Baldwinsville-Van Buren	8,562.86	
		<u>258,660.98</u>
		5,317,891.75

MORTGAGE TAX

TOWN	AMOUNT OF TAXES COLLECTED <u>ADJUSTED AND CORRECTED</u>	NET AMOUNT DUE <u>EACH DISTRICT</u>
CITY OF SYRACUSE	1,257,124.33	1,229,414.02
CAMILLUS	247,541.33	242,084.87
CICERO	326,990.46	319,782.74
CLAY	644,561.20	630,353.39
DEWITT	473,245.38	462,813.82
ELBRIDGE	54,561.50	53,358.82
FABIUS	11,105.00	10,860.22
GEDDES	160,076.60	156,548.09
LAFAYETTE	42,340.00	41,406.72
LYSANDER	345,741.48	338,120.43
MANLIUS	518,307.89	506,883.03
MARCELLUS	81,225.50	79,435.08
ONONDAGA	261,911.20	256,137.99
OTISCO	40,282.50	39,394.57
POMPEY	129,187.96	126,340.32
SALINA	289,084.38	282,712.21
SKANEATELES	288,615.50	282,253.66
SPAFFORD	82,458.00	80,640.41

TULLY	39,982.17	39,100.86
VAN BUREN	<u>143,411.67</u>	<u>140,250.50</u>
	5,437,754.05	5,317,891.75

DISTRIBUTION RATE 0.97795738849

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 158

PERSONNEL RESOLUTION

WHEREAS, it is necessary for the County to provide for changes to personnel; now, therefore be it

RESOLVED, that the following personnel change be and hereby is authorized, effective the first full pay period after January 1, 2025:

- Onondaga County Comptroller's Office
- Create 6 Auditor 1 at Grade 9 (\$55,135 - \$60,796)
- Create 6 Auditor 1 (HELP Program) at Grade 9 (\$55,135 - \$60,796)

and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED. Ayes: 15 Noes: 1 (Knapp) Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 159

DELEGATION OF AUTHORITY TO APPROVE CORRECTIONS TO TAX BILLS RESULTING IN REFUNDS OR CREDITS NOT EXCEEDING \$2,500

RESOLVED, that, consistent with Real Property Tax Law Sections 554, 556, the Chief Fiscal Officer is hereby authorized to approve corrections to tax bills where such corrections result in a refund or credit of \$2,500 or less, with corrections resulting in a refund or credit exceeding \$2,500 being submitted to the County Legislature for its approval; and, be it further

RESOLVED, that the Chief Fiscal Officer shall cause to be submitted to the County Legislature by the Director of Real Property Tax Services such written reports on the exercise of such delegated authority as required by applicable law; and, be it further

RESOLVED, that this resolution, including the designation made herein, is effective immediately upon adoption and is to be reviewed annually by the County Legislature in connection

with the County’s annual budget adoption process, with this resolution to be in effect for the remainder of 2024 and calendar year 2025.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 160

BLOODY BROOK DRAINAGE DISTRICT TAX – GENERAL APPORTIONMENT

WHEREAS, there was included in the 2025 Budget an estimated amount of \$73,185 for debt service, plus an operating budget of \$154,570, less other revenues of \$505, making a total estimated 2025 budget amount of \$227,250 for the area within the Bloody Brook Drainage District within the Towns of Clay and Salina; and

WHEREAS, it is provided in said budget and in the law pertaining thereto that the County shall be reimbursed for such appropriations by the several towns and municipalities within the drainage district, namely the Towns of Clay and Salina; now, therefore be it

RESOLVED, that the said amount of \$227,250 be and the same hereby is apportioned between the Towns of Clay and Salina, lying within said drainage district according to the equalized values of the real property in said towns appearing on the assessment roll classed as single dwelling residential, multi-family residential and commercial/industrial as situated within the respective limits of such drainage district as follows:

<u>Town of Clay</u>	
Single Dwelling Residential	\$3,858.85
Commercial & Industrial	<u>38,772.19</u>
	\$42,631.04
<u>Town of Salina</u>	
Single Dwelling Residential	\$67,916.09
Multi Dwelling Residential	22,837.46
Commercial & Industrial	<u>93,865.41</u>
	\$184,618.96
TOTAL	\$227,250.00

and, be it further

RESOLVED, that the sum of \$42,631.04 be and hereby is approved as the apportionment for the Town of Clay for said Bloody Brook Drainage District for the year 2025; and, be it further

RESOLVED, that the sum of \$184,618.96 be and hereby is approved as the apportionment for the Town of Salina for said Bloody Brook Drainage District for the year 2025; and, be it further

RESOLVED, that a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisors and Board of Assessors of the Towns of Clay and Salina; and, be it further

RESOLVED, that the said Towns of Clay and Salina be and they hereby are directed to raise and pay the same by tax, contract or otherwise as provided by Article 11-A, Section 11.70 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 161

BLOODY BROOK DRAINAGE DISTRICT TAX TOWN OF CLAY APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Bloody Brook Drainage District within the Town of Clay and against the property named on the tax roll for 2025 as being within the Bloody Brook Drainage District the sum of \$42,631.04, said sum being for the payment of the apportionment of said Bloody Brook Drainage District tax in the Town of Clay for the year 2025; and, be it further

RESOLVED, that the Supervisor of the Town of Clay be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2025 as being within the Bloody Brook Drainage District in proportion to each respective assessment said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Clay for the year 2025.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 162

BLOODY BROOK DRAINAGE DISTRICT TAX TOWN OF SALINA APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Bloody Brook Drainage District within the Town of Salina and against the property named on the tax roll for 2025 as being within the Bloody Brook Drainage District the sum of \$184,618.96, said sum being for the payment of the apportionment of said Bloody Brook Drainage District tax in the Town of Salina for the year 2025; and, be it further

RESOLVED, that the Supervisor of the Town of Salina be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2025 as being within the Bloody Brook Drainage District in proportion to each respective assessment said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Salina for the year 2025.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 163

BEAR TRAP – LEY CREEK DRAINAGE DISTRICT TAX – GENERAL APPORTIONMENT

WHEREAS, there was included in the 2025 budget an estimated amount of \$472,626 for operation and maintenance, plus debt service of \$33,115, plus \$1,000 for certiorari proceedings, less other revenues of \$28,894, making a total estimated 2025 budget amount of \$476,847 for the area within the Bear Trap-Ley Creek Drainage District within the City of Syracuse and portions of the Towns of Clay, Dewitt, and Salina; and

WHEREAS, it is provided in said budget and in the law pertaining thereto that the County shall be reimbursed for such appropriations by the several towns and municipalities within the drainage district, namely the City of Syracuse and the Towns of Clay, Dewitt, and Salina; now, therefore be it

RESOLVED, that the said amount of \$476,847 be and the same hereby is apportioned between the City of Syracuse and the Towns of Clay, Dewitt, and Salina, lying within said drainage district according to the equalized values of the real property in said City and Towns appearing on the assessment roll classes as residential and industrial as situated within the respective limits of such drainage district as follows:

<u>City of Syracuse</u>	
Residential	\$51,502.31
Industrial	<u>51,693.75</u>
	\$103,196.06
<u>Town of Clay</u>	
Residential	\$2,233.12
Industrial	<u>7,248.37</u>
	\$9,481.49
<u>Town of Dewitt</u>	
Residential	\$34,452.75
Industrial	<u>183,405.05</u>
	\$217,857.80
<u>Town of Salina</u>	
Residential	\$50,583.63
Industrial	<u>95,728.02</u>
	\$146,311.65
TOTAL	\$476,847

and, be it further

RESOLVED, that the sum of \$9,481.49 be and the same is hereby approved as the apportionment of the Town of Clay for said Bear Trap-Ley Creek Drainage District for the year 2025; and, be it further

RESOLVED, that the sum of \$217,857.80 be and the same is hereby approved as the apportionment of the Town of Dewitt for said Bear Trap-Ley Creek Drainage District for the year 2025; and, be it further

RESOLVED, that the sum of \$146,311.65 be and the same is hereby approved as the apportionment of the Town of Salina for said Bear Trap-Ley Creek Drainage District for the year 2025; and, be it further

RESOLVED, that a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisors and Board of Assessors of the Towns of Clay, Dewitt, and Salina and the proper officials of the City of Syracuse; and, be it further

RESOLVED, that the City of Syracuse and the Towns of Clay, Dewitt, and Salina be and they hereby are directed to raise and pay the same by tax, contract or otherwise as provided by Article 11-A, Section 11.70 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 15 Absent: 2 (Meaker, Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 164

BEAR TRAP – LEY CREEK DRAINAGE DISTRICT TAX TOWN OF CLAY
APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Bear Trap-Ley Creek Drainage District within the Town of Clay and against the property named on the tax roll for 2025 as being within the Bear Trap-Ley Creek Drainage District the sum of \$9,481.49, said sum being for the payment of the apportionment of said Bear Trap-Ley Creek Drainage District tax in the Town of Clay for the year 2025; and, be it further

RESOLVED, that the Supervisor of the Town of Clay be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2025 as being within the Bear Trap-Ley Creek Drainage District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Clay for the year 2025.

ADOPTED. Ayes: 15 Absent: 2 (Meaker, Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 165

BEAR TRAP – LEY CREEK DRAINAGE DISTRICT TAX TOWN OF DEWITT
APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Bear Trap-Ley Creek Drainage District within the Town of Dewitt and against the property named on the tax roll for 2025 as being within the Bear Trap-Ley Creek Drainage District the sum of \$217,857.80, said sum being for the payment of the apportionment of said Bear Trap-Ley Creek Drainage District tax in the Town of Dewitt for the year 2025; and, be it further

RESOLVED, that the Supervisor of the Town of Dewitt be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2025 as being within

the Bear Trap-Ley Creek Drainage District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Dewitt for the year 2025.

ADOPTED. Ayes: 15 Absent: 2 (Meaker, Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 166

BEAR TRAP – LEY CREEK DRAINAGE DISTRICT TAX TOWN OF SALINA APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Bear Trap-Ley Creek Drainage District within the Town of Salina and against the property named on the tax roll for 2025 as being within the Bear Trap-Ley Creek Drainage District the sum of \$146,311.65, said sum being for the payment of the apportionment of said Bear Trap-Ley Creek Drainage District tax in the Town of Salina for the year 2025; and, be it further

RESOLVED, that the Supervisor of the Town of Salina be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2025 as being within the Bear Trap-Ley Creek Drainage District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Salina for the year 2025.

ADOPTED. Ayes: 15 Absent: 2 (Meaker, Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 167

AUTHORIZING GENERAL APPORTIONMENT OF HARBOR BROOK DRAINAGE DISTRICT TAX

WHEREAS, there was included in the 2025 Budget an estimated amount of \$296,113 for operation and maintenance, plus debt service of \$13,945, less other revenues of \$15,787, making a total 2025 estimated budget of \$294,271 for the area within the Harbor Brook Drainage District in the City of Syracuse and the Town of Geddes; and

WHEREAS, it is provided in such budget and in the law pertaining thereto that the County shall be reimbursed for such appropriation by the municipality and town within the drainage district, namely the City of Syracuse and the Town of Geddes; now, therefore be it

RESOLVED, that the said amount of \$294,271 be and the same hereby is apportioned between the City of Syracuse and the Town of Geddes to those areas lying within said drainage district according to the equalized value of the real property in said City and Town appearing on the said assessment roll as situated within the respective limits of such drainage district as follows:

City of Syracuse	\$279,623.80
Town of Geddes	<u>14,647.20</u>
Total	\$294,271.00

and, be it further

RESOLVED, that the sum of \$14,647.20 be and the same hereby is approved as the apportionment for the Town of Geddes for said Harbor Brook Drainage District for tax for the year 2025; and, be it further

RESOLVED, that a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisor and Board of Assessors of the Town of Geddes and with the proper officials of the City of Syracuse; and, be it further

RESOLVED, that the City of Syracuse and the Town of Geddes be and they hereby are directed to raise and pay the same by tax, contract or otherwise as provided by Article 11-A, Section 11.70 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 15 Absent: 2 (Meaker, Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 168

HARBOR BROOK DRAINAGE DISTRICT TAX TOWN OF GEDDES APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Harbor Brook Drainage District within the Town of Geddes and against the property named on the tax roll for 2025 as being within the Harbor Brook Drainage District the sum of \$14,647.20, said sum being for the payment of the apportionment of said Harbor Brook Drainage District tax in the Town of Geddes for the year 2025; and, be it further

RESOLVED, that the Supervisor of the Town of Geddes be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2025 as being within the Harbor Brook Drainage District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Geddes for the year 2025.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip, Ms. Hernandez

RESOLUTION NO. 169

MEADOWBROOK DRAINAGE DISTRICT TAX GENERAL APPORTIONMENT

WHEREAS, there was included in the 2025 budget an estimated amount of \$444,191 for operation and maintenance, plus debt service of \$141,832, less other revenues of \$57,650, making a total 2025 estimated budget of \$528,373 for the area within the Meadowbrook Drainage District within the City of Syracuse and the Town of Dewitt; and

WHEREAS, it is provided in such budget and in the law pertaining thereto that the County shall be reimbursed for such appropriation by the municipality and town within the drainage district, namely the City of Syracuse and the Town of Dewitt; now, therefore be it

RESOLVED, that the said amount of \$528,373 be and the same is hereby apportioned between the City of Syracuse and the Town of Dewitt to those areas lying within said drainage district according to the equalized value of the real property in said City and Town appearing on the said assessment roll as situated within the respective limits of such drainage district as follows:

City of Syracuse	\$371,781.16
Town of Dewitt	<u>156,591.84</u>
TOTAL	\$528,373.00

and, be it further

RESOLVED, that the sum of \$156,591.84 be and the same hereby is approved as the apportionment for the Town of Dewitt for said Meadowbrook Drainage District tax for the year 2025; and, be it further

RESOLVED, that a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisor and Board of Assessors of the Town of Dewitt and with the proper officials of the City of Syracuse; and, be it further

RESOLVED, that the City of Syracuse and the Town of Dewitt be and they hereby are directed to raise and pay the same by tax, contract or otherwise as provided by Article 11-A, Section 11.70 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip, Ms. Hernandez

RESOLUTION NO. 170

MEADOWBROOK DRAINAGE DISTRICT TAX TOWN OF DEWITT APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Meadowbrook Drainage District within the Town of Dewitt and against the property named on the tax roll for 2025 as being within the Meadowbrook Drainage District the sum of \$156,591.84, said sum being for the payment of the apportionment of said Meadowbrook Drainage District tax in the Town of Dewitt for the year 2025; and, be it further

RESOLVED, that the Supervisor of the Town of Dewitt be and hereby is directed to extend or cause to be extended said sum against each property named on the tax roll for 2025 as being within the Meadowbrook Drainage District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Dewitt for the year 2025.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 171

2025 CITY DRAINAGE DISTRICT ABSTRACT

RESOLVED, there be levied and assessed and collected on the taxable property of the City of Syracuse, New York the following amounts for the purpose stated herein, and that the said amounts be included in the Abstract of the City of Syracuse for the fiscal year 2025:

Meadowbrook Drainage District Apportionment	\$371,781.16
Bear Trap-Ley Creek Drainage District Apportionment	103,196.06
Harbor Brook Drainage District Apportionment	279,623.80
City Collection Fee	<u>7,546.01</u>
	\$762,147.03

and, be it further

RESOLVED, in addition to the 2025 City Abstract, that the County tax rate of the City of Syracuse for the above mentioned charges for the fiscal year 2025 be and the same hereby is fixed at the rate of \$0.1740 per one thousand assessments; and, be it further

RESOLVED, that this resolution be certified to the proper officials of the City of Syracuse pursuant to the laws of the State of New York.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 172

ONONDAGA COUNTY SANITARY DISTRICT, 2025 CITY ABSTRACT

WHEREAS, the Onondaga County Legislature, by Resolution No. 260-1978, consolidated all the sanitary districts and established as a successor thereto the Onondaga County Sanitary District; and

WHEREAS, pursuant to the Resolution No. 563-1978, the Onondaga County Legislature established a sewer rent schedule to defray all costs of operation and maintenance and all other costs including improvements and amounts required to pay all indebtedness and other obligations allocated on the basis of units as defined in said Resolution; and

WHEREAS, said sewer rent schedule is effective January 1, 1979, as amended, and said sewer rents are to be levied, collected and enforced from the several lots and parcels of land within the district served by the sewer system for use of the same, in the same manner, and at the same time as other County charges as provided by said rent resolution, Article 11-A of the Onondaga County Administrative Code and the General Municipal Law of the State of New York; and

WHEREAS, the City has certified to the County that there are 68,986.83 "units" within the City of Syracuse; now, therefore be it

RESOLVED, that there be levied, collected and enforced against the several lots and parcels of land within the City of Syracuse served by the Onondaga County Sanitary District, in the same manner and at the same time as other County charges, the following amounts for the Onondaga County Sanitary District, for sewer rents as provided in Resolution No. 563-1978 of the Onondaga County Legislature, and as sewer rents are defined in said Resolution, and that the amounts be included in the Onondaga County Sanitary District Abstract of the City of Syracuse for the fiscal year 2025:

City of Syracuse Apportionment	\$31,237,738.07
City Collection Fee	<u>312,377.38</u>
	\$31,550,115.45

and, be it further

RESOLVED, that for the fiscal year 2025 the appropriate officers of the City of Syracuse be and hereby are authorized and directed to cause to be levied, collected and enforced against the several lots and parcels of land within the City of Syracuse served by the Onondaga County Sanitary District, in the same manner and at the same time as other County charges, with the same force and effect and subject to the same discount, fees, penalties proceedings for the collection of taxes as prescribed in the Onondaga County Special Tax Act, City of Syracuse Charter and General Special Laws applicable to general City taxes, the amount of \$457.36 per unit as defined in the above mentioned sewer rent resolution, and said rent is hereby fixed at said sum; and, be it further

RESOLVED, that said sewer rent shall be levied, collected, and enforced in accordance with the provisions of Article 11-A of the Onondaga County Administrative Code and Article 14-F of the General Municipal Law of the State of New York where applicable; and, be it further

RESOLVED, that this resolution be certified to the proper officials of the City of Syracuse; and, be it further

RESOLVED, that a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisors and Board of Assessors of the respective towns; and, be it further

RESOLVED, that for the year 2025 the appropriate officers of said municipalities be and hereby are authorized and directed to cause to be levied, collected and enforced against the several lots and parcels of land within their respective municipality served by the Onondaga County Sanitary District, in the same manner and at the same time as other County charges, with the same force and effect and subject to the same penalties and proceedings for the collections of taxes as prescribed by law and to pay the same as provided by Article 11-A of the Onondaga County Administrative Code.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 173

ONONDAGA COUNTY SANITARY DISTRICT GENERAL APPORTIONMENT

WHEREAS, there was a total estimated 2025 budget amount of \$90,283,335; and

WHEREAS, the Onondaga County Legislature by Resolution No. 260-1978, consolidated all the sanitary districts and established as a successor thereto the Onondaga County Sanitary District; and

WHEREAS, pursuant to Resolution No. 563-1978, the Onondaga County Legislature established a sewer rent schedule to defray all costs of operation and maintenance and all indebtedness and other obligations allocated on the basis of units as defined in said resolution; and

WHEREAS, said sewer rent schedule is effective January 1, 1979, as amended, and the said sewer rents are to be levied, collected and enforced from the several lots and parcels of land within the district served by the sewer system for use of the same, in the same manner and at the same time as other County charges, as provided by said sewer rent resolution, Article 11-A of the Onondaga County Administrative Code and the General Municipal Law of the State of New York; and

WHEREAS, the 2025 rate per unit as defined in said sewer rent resolution, before adjustments, has been fixed at \$452.81; and

WHEREAS, there are a total of 199,385.79 units in the Onondaga County Sanitary District times \$452.81 equals \$90,283,335.00; and

WHEREAS, of the total 199,385.79 units, 3,183.34 units are billed directly by the Department of Water Environmental Protection, totaling \$1,441,448.19; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby approve and apportion between the following municipalities the units, monies and credits listed next to their respective names according to the several lots and parcels of land within said municipalities in the Onondaga County Sanitary District which are served by said district for the year 2025.

<u>MUNICIPALITY</u>	<u>UNITS</u>	<u>APPORTIONMENT – LEVY</u>
Syracuse	68,986.83	31,237,738.07
Camillus	10,082.03	4,565,244.00
Cicero	14,452.98	6,544,453.87
Clay	25,538.88	11,564,260.25
Dewitt	16,035.30	7,260,944.19
Geddes	14,048.66	6,361,373.73
Lysander	7,816.32	3,539,307.86
Manlius	10,604.01	4,801,601.77
Onondaga	6,592.14	2,984,986.91
Pompey	418.00	189,274.58
Salina	16,838.83	7,624,790.61
Van Buren	4,788.47	2,168,267.10
	196,202.45	\$88,842,242.94

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 174

ALLOCATION OF 2025 ONONDAGA COUNTY WATER DISTRICT SPECIAL ASSESSMENT AMONG ZONES OF ASSESSMENT AND FIXING COMPOSITE RATES FOR THE SEVERAL TOWNS AND THE CITY OF SYRACUSE WITHIN SAID DISTRICT

RESOLVED, that pursuant to the provisions of Section 270 of the County Law, the 2025 portion of the expense of establishing Onondaga County Water District and of providing therein the improvements authorized therefore be allocated to the two established Zones of Assessment in the manner following:

Zone 1	\$3,080,652
Zone 3	\$615,553

and, be it further

RESOLVED, that special assessments for the aforementioned purpose of Onondaga County Water District for the fiscal year 2025 for the several towns and the City of Syracuse, or portions thereof in said District, be and the same hereby are fixed and adopted according to the following schedule of composite rates, and that the respective Supervisors of the several towns, and the Commissioner of Finance of the City of Syracuse be and they hereby are authorized and directed to cause said special assessments to be levied, assessed and collected from the several lots and parcels of land within said District in accordance with the provisions of Section 490 of the Real Property Tax Law and with the following schedule of composite rates for the aforementioned purpose of Onondaga County Water District, each and all of which rates hereby ratified and confirmed.

<u>Tax Units</u>	<u>Rate per \$1,000 of Assessed Valuation</u>
Camillus	\$0.1007
Cicero	0.1114
Clay	2.8545
Dewitt	0.0785
Elbridge	0.0605
Fabius	0.0960
Geddes	0.1354
LaFayette 9X	0.1309
LaFayette	0.1008
Lysander	0.0981
Manlius	0.0785
Marcellus 9X	0.1076
Marcellus	0.0829
Onondaga	0.1207
Otisco	4.2908
Pompey 9X	0.1247
Pompey	0.0960
Salina	0.0969
Tully	0.0605
Van Buren	0.0982
Syracuse	0.0980

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 175

ONONDAGA COUNTY WATER DISTRICT, 2025 CITY ABSTRACT

RESOLVED, that there be levied and assessed and collected on the taxable property of the City of Syracuse, New York, the following amounts for the Onondaga County Water District for capital investment, and that the said amounts be included in the Onondaga County Water District for capital investment, and that the said amounts be included in the Onondaga County Water District Abstract of the City of Syracuse for the fiscal year 2025:

City of Syracuse Apportionment	\$793,643.91
City Collection Fee	<u>+\$7,936.44</u>
	\$801,580.35

and, be it further

RESOLVED, that the Onondaga County Water District tax rate for the City of Syracuse for the fiscal year 2025 be and the same hereby is fixed at the rate of \$0.0980 per one thousand assessment; and, be it further

RESOLVED, that this resolution be certified to the proper officials of the City of Syracuse pursuant to the laws of the State of New York.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 176

CALLING FOR A PUBLIC HEARING ON THE ASSESSMENT ROLL FOR SOUTHWOOD-JAMESVILLE WATER DISTRICT

WHEREAS, there has been submitted to the Onondaga County Water Authority, on behalf of the Southwood-Jamesville Water District, a statement of the estimated expenses required for the payment of all debt service on obligations for the County issued or to be issued for the purpose of such district for the ensuing fiscal year 2025, and which estimate shows the estimate of revenues to be received and the amount to be raised by assessments; and

WHEREAS, a proposed assessment roll setting forth the amount to be assessed and levied against each lot or parcel of land within said district has been completed and filed with the Office of the Clerk of the County Legislature; and

WHEREAS, before affirming and adopting such assessment roll, it is necessary to hold a public hearing as provided by law; now, therefore be it

RESOLVED, that this County Legislature hold a public hearing on such assessment roll in the manner and upon the notice prescribed by the pertinent sections of the County Law, and for the purpose called for by said provisions of law, said public hearing to be held at the Legislative Chambers, fourth floor of the Court House in Syracuse, New York, on the 17th day of December, 2024, at 12:55 p.m. for the purpose of conducting a public hearing upon the aforesaid matter, and that the Clerk of the County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published at least ten (10) days prior to the date of the public hearing in the official newspaper of the County of Onondaga, pursuant to law.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 177

CALLING FOR A PUBLIC HEARING ON THE ASSESSMENT ROLL FOR WARNERS WATER DISTRICT

WHEREAS, there has been submitted to the Onondaga County Water Authority, on behalf of the Warners Water District, a statement of the estimated expenses required for the payment of all debt service on obligations for the County issued or to be issued for the purpose of such district for the ensuing fiscal year 2025, and which estimate shows the estimate of revenues to be received and the amount to be raised by assessments; and

WHEREAS, a proposed assessment roll setting forth the amount to be assessed and levied against each lot or parcel of land within said district has been completed and filed with the Office of the Clerk of the County Legislature; and

WHEREAS, before affirming and adopting such assessment roll, it is necessary to hold a public hearing as provided by law; now, therefore be it

RESOLVED, that this County Legislature hold a public hearing on such assessment roll in the manner and upon the notice prescribed by the pertinent sections of the County Law, and for the purpose called for by said provisions of law, said public hearing to be held at the Legislative Chambers, fourth floor of the Court House in Syracuse, New York, on the 17th day of December, 2024, at 12:57 p.m. for the purpose of conducting a public hearing upon the aforesaid matter, and that the Clerk of the County Legislature is hereby authorized and directed to cause a notice of such public hearing to be published at least ten (10) days prior to the date of the public hearing in the official newspaper of the County of Onondaga, pursuant to law.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 178

2024 TRANSFER RESOLUTION

RESOLVED, that the following transfers be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 0500000000 Facilities Management Speed Type #470030 Acct. 694130 Maint, Util, Rents	Admin Unit 0500000000 Facilities Management Speed Type #470042 Acct. 693000 Books, Office Supplies	\$35,000
Admin Unit 0500000000 Facilities Management Speed Type #470030 Acct. 694130 Maint, Util, Rents	Admin Unit 0500000000 Facilities Management Speed Type #470060 Acct. 694100 All Other Expense	\$115,000

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 179

CONFIRMING APPOINTMENT TO THE ONONDAGA COUNTY RESOURCE RECOVERY AGENCY

WHEREAS, the County Executive, J. Ryan McMahon, II, has duly appointed and designated pursuant to Title 13B, as amended, of the New York State Public Authorities Law §2405-c, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Onondaga County Resource Recovery Agency:

APPOINTMENT:
Bonnke Sekarore
310 Malverne Drive
Syracuse, New York 13208

TERM EXPIRES:
December 31, 2026

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

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

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 180

AUTHORIZING THE EXECUTION OF AN ORDER ON CONSENT RELATIVE TO THE SETTLEMENT OF AN ENFORCEMENT ACTION BROUGHT BY THE NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

WHEREAS, the New York State Department of Environmental Conservation (DEC) has informed Onondaga County that it would be initiating an enforcement action against the County for

violating its State Pollution Discharge Elimination System (SPDES) permit in connection with unpermitted discharges of raw sewage to Onondaga Creek and Onondaga Lake resulting from ruptures of the Ley Creek Force Main in the vicinity of the CSX Corporation rail tracks and bridge occurring between June 6 and July 27, 2024; and

WHEREAS, the County and DEC seek to enter into an Order on Consent (Case No.: R7-20240717-57) to settle this matter, a copy of which Order on Consent is on file with the Clerk of this Legislature; and

WHEREAS, the Order on Consent provides for the County to pay the DEC the sum of \$10,000.00 as a payable penalty, with a \$46,990.00 penalty suspended provided the County fully complies with the requirements of said Order, and the Central New York Regional Planning and Development Board (CNYRPDB) \$40,000.00 to help fund an Environmental Benefit Project (EBP) consisting of Onondaga Watershed Investigation and Remediation Projects, specifically the Tully Valley Mud Boil Remediation Project; and

WHEREAS, it is in the best interests of the County to enter into said Order on Consent; now, therefore be it

RESOLVED, that the County Attorney is authorized to settle said action for the sum of \$96,990.00, of which \$46,990.00 is suspended, and that the Comptroller be and hereby is authorized to draw his warrant, charging it against the proper funds; and, be it further

RESOLVED, that the Onondaga County Executive execute said Order on Consent on file with the Clerk of this Legislature resolving this matter, and to execute such further documents as may be reasonably necessary to implement the terms of the Order on Consent and to carry out the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 181

AUTHORIZING THE EXECUTION OF A UNITED STATES ENVIRONMENTAL PROTECTION AGENCY CONSENT FOR ACCESS TO CERTAIN COUNTY-OWNED LANDS ALONG LEY CREEK IN CONNECTION WITH THE UPPER LEY CREEK REMEDIAL ACTION

WHEREAS, on or about June 28, 2024, the United States Environmental Protection Agency (EPA) sent the County a “Consent for Access to Property to Perform Remediation of Contaminated Soils in the Ley Creek Deferred Media (LCDM) Portion of the General Motors-Inland Fisher Guide (GM-IFG) Subsite, Onondaga Lake Superfund Site, Onondaga County, New York”, which County-owned property is located along Factory Avenue and Ley Creek and is identified by tax number 067.-01-16.1 (hereinafter, “County Property”); and

WHEREAS, the EPA recently finalized the remedial design for the LCDM Subsite and is preparing to commence remedial work approximately one year from the date hereof, which cleanup is anticipated to take four years to complete and will require intermittent periods of work on County Property; and

WHEREAS, the LCDM remedy includes the removal of contaminated sediments/soils from County Property and County permission is therefore required in order to grant EPA and its representatives/contractors access to perform said remedy; and

WHEREAS, the EPA has requested the County sign the aforementioned Consent for Access, a copy of which is on file with the Clerk of this Legislature, and has agreed to ensuring its contractor(s)' insurance policy(ies) name the County as an additional insured and contain the County's required policy limits to the extent authorized by federal law and regulations; now, therefore be it

RESOLVED, that the Onondaga County Executive is hereby authorized to execute said EPA Consent for Access and to implement the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 182

RESOLUTION AUTHORIZING A LICENSE AGREEMENT WITH THE TOWN OF CICERO FOR THE USE OF THE POMPEY RADIO TOWER SITE

WHEREAS, the County of Onondaga is the owner of property located in the Town of Pompey at 7235 Sevier Road, including a radio tower; and

WHEREAS, the Town of Cicero ("Town"), by and through its Highway Department, has requested permission to use said tower for the enhanced transmission of radio signals between the Town Highway Department office and its rolling fleet; and

WHEREAS, the Town has offered to enter into a license agreement with the County for a consideration of \$3,600 (three thousand six hundred dollars) per year, with annual increases of 3 percent, for the purpose of placing radio equipment on the tower and occupying space within a shelter located at the site; and

WHEREAS, said agreement will provide for a five (5) year term with renewals, and that it may be revoked by Onondaga County upon nine (9) months' notice; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to enter into said license agreement with the Town for a consideration of \$3,600 per year, with annual increases of 3 percent, for the use of the Pompey Tower Site located at 7235 Sevier Road, and to execute such other documents as may be necessary to further the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

Motion Made By Mr. Olson

RESOLUTION NO. 183

PERSONNEL RESOLUTION

WHEREAS, it is necessary for the County to provide for changes to personnel; now, therefore be it

RESOLVED, that the following personnel change be and hereby is authorized, effective the first full pay period after December 3, 2024:

Onondaga County Sheriff's Office
Create 1 Accountant 1 at Grade 9 (\$55,135 - \$60,796)

and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

LOCAL LAW NO. 12 - 2024

A LOCAL LAW AUTHORIZING AN AMENDMENT TO THE LEASE OF PROPERTY LOCATED IN THE TOWN OF ELBRIDGE FROM EAGLE POINT FARMS, LLC FOR A COMMUNICATIONS TOWER

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

Section 1. Eagle Point Farms, LLC is the owner of property located in the Town of Elbridge at 672 Whiting Road, being tax map number 033.-02-04 (the "Property").

Section 2. Pursuant to and in accordance with Local Law No. 8 of 2008, Eagle Point Farms, LLC leased to the County approximately 2,500 square feet of the Property (the "Premises") together with driveway access for the construction, installation, operation and maintenance of a communications tower, shelter, generator and equipment, which lease term was for five (5) years with four (4) five-year (5) renewal options at a rental rate of Two Hundred Fifty Dollars (\$250.00) per month during the first year with an increase of 2 ½ per cent per year thereafter, all as thereafter set forth in that certain County of Onondaga, New York Lease Agreement dated as of June 30, 2008 between Eagle Point Farms, LLC and the County of Onondaga (the "Lease").

Section 3. The Lease contains a Right of First Refusal in favor of Onondaga County, and Eagle Point Farms, LLC has recently entered into a purchase and sale agreement to sell the Property to a third party.

Section 4. As consideration for the County of Onondaga agreeing not to exercise the Right of First Refusal, Eagle Point Farms, LLC has agreed to amend the Lease to: extend the lease term an additional fifteen (15) years to expire on July 1, 2048; expand the Premises to 5,625 square feet; provide for a one-time rental payment of Fifteen Thousand Dollars (\$15,000.00) for the remaining

duration of the amended lease term and in lieu of the existing rental payment schedule; and provide for all co-location rents to be split on a 50% basis between the lessor and lessee.

Section 5. The County Executive is hereby authorized to enter into agreements and execute documents to amend the Lease consistent with, and to implement the intent of, this local law.

Section 6. This local law shall supersede and replace Resolution No. 117-2024.

Section 7. This Local Law shall take effect immediately upon filing, consistent with the provisions of the New York State Municipal Home Rule Law.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

* * *

LOCAL LAW NO. 13 - 2024

A LOCAL LAW IN RELATION TO ESTABLISHING A DEMONSTRATION PROGRAM IMPOSING OWNER LIABILITY FOR FAILURE OF AN OPERATOR TO STOP FOR A SCHOOL BUS DISPLAYING A RED VISUAL SIGNAL AND STOP-ARM

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

Section 1. Definitions. For the purposes of this Local Law, the following terms shall have the following meanings:

- A. "County" shall mean the County of Onondaga.
- B. "District" shall mean a school district located in the County of Onondaga, excluding the Syracuse City School District.
- C. "Manual on Uniform Traffic Control Devices" or "MUTCD" shall mean the manual and specifications for a uniform system of traffic control devices maintained by the commissioner of transportation pursuant to section 1680 of the New York State Vehicle and Traffic law.
- D. "Owner" shall have the meaning provided in section 239 of the New York State Vehicle and Traffic Law.
- E. "School Bus Photo Violation Monitoring System" shall mean a device that is capable of operating independently of an enforcement officer which is installed to work in conjunction with a school bus stop-arm and which automatically produces two or more photographs, two or more microphotographs, a videotape or other recorded images of a vehicle at the time it is used or operated in violation of subdivision (a) of section 1174 of the New York State Vehicle and Traffic Law.
- F. "System Data" shall mean photographs, microphotographs, videotapes, other recorded images and data produced by School Bus Photo Violation Monitoring Systems.
- G. "VTL" shall mean the New York State Vehicle and Traffic Law.

Section 2. Program Established.

- A. There is hereby established, pursuant to VTL § 1174-a, a demonstration program imposing monetary liability on owners of vehicles for failure of the operators thereof to comply with VTL § 1174 when meeting a school bus

marked and equipped as provided in subdivisions 20 and 21-c of VTL § 375 in Onondaga County.

- B. Under such demonstration program the County is hereby authorized to install and operate mobile School Bus Photo Violation Monitoring Systems which may be installed, pursuant to an agreement with a District, on school buses owned and/or operated by such District or privately owned and/or operated for compensation under contract with such District. Provided, however, that:
 - (i) No mobile School Bus Photo Violation Monitoring System shall be installed or operated on any such school buses unless the County and the District enter into an agreement for such installation and operation.
- C. To carry out the demonstration program, the County Legislature hereby authorizes the County Executive to enter into agreements with Districts, subject to and in accordance with the provisions of this Local Law and VTL § 1174-a, for the installation, maintenance and use of School Bus Photo Violation Monitoring Systems on school buses, for the proper handling and custody of System Data, and for the forwarding of such System Data to the County (hereinafter, "District Agreement").
- D. Nothing in this Local Law shall be construed to prevent the County or a District at any time from withdrawing from or terminating a District Agreement; provided, however, that the County or a District shall provide no less than thirty (30) days' prior written notice to the other for such withdrawal or termination.
- E. The total cost to a District of the installation, maintenance and use of School Bus Photo Violation Monitoring Systems pursuant to a District Agreement authorized by this Local Law shall be borne entirely by the County; which total cost, if any, shall be certified, paid, and reported in accordance with VTL § 1174-a(a)(1-b).
- F. Any image or images captured by School Bus Photo Violation Monitoring Systems shall be inadmissible in any disciplinary proceeding convened by any District or any school bus contractor thereof, and any proceeding involving licensure privileges of school bus operators. Any school bus photo violation monitoring device mounted on a school bus shall be directed outwardly from such school bus to capture images of vehicles operated in violation of VTL § 1174, and images produced by such device shall not be used for any other purpose.
- G. Pursuant to VTL § 1174-a(a)(3)(i), any participating District shall be prohibited from accessing any System Data but shall provide, pursuant to a District Agreement, for the proper handling and custody of such System Data, and for the forwarding of such System Data to the County for the purpose of determining whether a motor vehicle was operated in violation of VTL § 1174(a) and imposing monetary liability on the owner of such motor vehicle therefor.
- H. System Data shall be destroyed: (i) ninety (90) days after the date of the alleged imposition of liability if a notice of liability is not issued for such alleged imposition of liability pursuant to this Local Law; or (ii) upon final disposition of a notice of liability issued pursuant to this Local Law.
- I. The County shall adopt and enforce measures to protect the privacy of drivers, passengers, pedestrians and cyclists whose identity and identifying information may be captured by a School Bus Photo Violation Monitoring System device. Such measures shall include:

- (i) Utilization of necessary technologies to ensure, to the extent practicable, that photographs produced by such School Bus Photo Violation Monitoring Systems shall not include images that identify the driver, the passengers, the contents of the vehicle, pedestrians and cyclists; provided, however, that no notice of liability issued pursuant to this Local Law shall be dismissed solely because a photograph or photographs allow for the identification of the contents of the vehicle, provided that the County has made a reasonable effort to comply with the provisions of this paragraph;
 - (ii) A prohibition of the use or dissemination of vehicles' license plate information and other information and images captured by School Bus Photo Violation Monitoring Systems except: (a) as required to establish liability under this Local Law or collect payment of penalties; (b) as required by court order; or (c) as otherwise required by law; and
 - (iii) Oversight procedures to ensure compliance with the privacy protection measures required herein.
- J. The County, acting by and through the Commissioner of the Onondaga County Department of Transportation, shall install signage in conformance with standards established in the MUTCD at each roadway entrance of the jurisdictional boundaries of the County giving notice that School Bus Photo Violation Monitoring Systems are used to enforce restrictions on vehicles violating VTL § 1174. For the purposes of this paragraph, the term "roadway" shall not include state expressway routes or state interstate routes but shall include controlled-access highway exit ramps that enter the jurisdictional boundaries of the County.

Section 3. Penalties. An owner liable for a violation of VTL § 1174(a) pursuant to this Local Law shall be liable for monetary penalties in accordance with the following schedules of fines and penalties:

- A. Two hundred fifty dollars (\$250) for the first violation;
- B. Two hundred seventy-five dollars (\$275) for a second violation committed within eighteen (18) months of the first violation;
- C. Three hundred dollars (\$300) for a third or subsequent violation all of which were committed within eighteen (18) months from the first violation; and
- D. An additional penalty of twenty-five dollars (\$25) for each violation for the failure to respond to a notice of liability within the prescribed time period.

Section 4. Notice of Liability.

- A. Pursuant to VTL § 1174-a, a notice of liability shall be sent by first class mail to each person alleged to be liable as an owner for a violation of VTL § 1174(a). A manual or automatic record of mailing prepared in the ordinary course of business shall be prima facie evidence of the facts contained therein. The County shall undertake or cause to be undertaken the preparation and mailing of such notices of liability.
- B. A notice of liability shall contain: the name and address of the person alleged to be liable as an owner for a violation of VTL § 1174(a); the registration number of the vehicle involved in such violation; the location where such violation took place; the date and time of such violation; the identification

number of the School Bus Photo Violation Monitoring System which recorded the violation or other document locator number; and the registration number of the school bus on which the School Bus Photo Violation Monitoring System which recorded the violation was installed.

- C. A notice of liability shall contain information advising the person charged of the manner and the time in which he or she may contest the liability alleged in the notice; and shall also contain a warning to advise the persons charged that failure to contest in the manner and time provided shall be deemed an admission of liability and that a default judgment may be entered thereon.

Section 5. Owner Liability.

- A. The owner of a vehicle shall be liable for a penalty imposed pursuant to this Local Law if such vehicle was used or operated with the permission of the owner, express or implied, in violation of VTL § 1174(a), and such violation is evidenced by information obtained from a School Bus Photo Violation Monitoring System; provided however that no owner of a vehicle shall be liable for a penalty imposed pursuant to this Local Law where the operator of such vehicle has been convicted of the underlying violation of VTL § 1174(a). No owner of a vehicle shall be subject to a monetary fine imposed pursuant to this Local Law if the operator of such vehicle was operating such vehicle without the consent/permission of the owner at the time such operator failed to comply with VTL § 1174. For purpose of this Local Law, there shall be a presumption that the operator of such vehicle was operating such vehicle with the permission/consent of the owner at the time such operator failed to comply with VTL § 1174.
- B. If the owner receives a notice of liability pursuant to this Local Law for any time period during which the vehicle was reported to the police as having been stolen, it shall be a valid defense to an allegation of liability for a violation of VTL § 1174(a) pursuant to this Local Law that the vehicle had been reported to the police as stolen prior to the time the violation occurred and had not been recovered by such time. For purposes of asserting the defense provided by this paragraph, it shall be sufficient that a certified copy of the police report on the stolen vehicle be sent by first class mail or personally delivered to the County and, if applicable, the court having jurisdiction over the violation being contested/enforced.
- C. An owner who is lessor of a vehicle to which a notice of liability was issued pursuant to this Local Law shall not be liable for the violation of VTL § 1174(a), provided that he or she complies with the provisions of VTL § 1174-a and otherwise sends to the County and, if applicable, the court having jurisdiction over the violation being contested/enforced a copy of the rental, lease or other such contract document covering such vehicle on the date of the violation, with the name and address of the lessee clearly legible, within thirty-seven (37) days after receiving notice from the agency or entity which caused such notice of liability to be issued, together with the other information contained in the original notice of liability. Failure to send such information within the thirty-seven (37) day time period shall render the

owner liable for the penalty prescribed by this Local Law. Where the lessor complies with the provisions of this paragraph, the lessee of such vehicle on the date of such violation shall be deemed to be the owner of such vehicle for the purposes of this Local Law, shall be subject to liability for the violation of VTL § 1174(a) pursuant to this Local Law, and shall be sent a notice of liability pursuant to Section 4 of this Local Law.

- D. A certificate, sworn to or affirmed by a technician employed by the County, or facsimile thereof, based upon inspection of System Data, and other documents or declarations pertaining to inspections by the department of transportation, shall be prima facie evidence of the facts contained therein. Such certificate, or a facsimile thereof, shall provide: the identification number of the School Bus Photo Violation Monitoring System which recorded the violation; a statement confirming that at the time such violation was recorded by such School Bus Photo Violation Monitoring System, such School Bus Photo Violation Monitoring System was installed on a school bus marked and equipped as provided in subdivisions 20 and 21-c of VTL § 375 as evidenced by a valid certificate of inspection issued to such school bus by the department of transportation pursuant to Transportation Law § 140 and the safety rules and regulations promulgated thereunder; and the registration number of the school bus to which such School Bus Photo Violation Monitoring System was attached. Any System Data evidencing such a violation shall include: a recorded image of the outside of the motor vehicle involved in such violation; the registration number of such vehicle; at least one activated school bus stop-arm; and an electronic indicator or indicators showing the activation of the flashing red signal lamps of the school bus to which the School Bus Photo Violation Monitoring System producing such System Data was installed at the time such violation occurred; and any System Data evidencing such a violation shall be available for inspection in any proceeding to adjudicate the liability for such violation. Where recorded images from a School Bus Photo Violation Monitoring System attached to a school bus, as certified pursuant to this Local Law, show the activation of at least one school bus stop-arm and an electronic indicator or indicators as required hereby, there shall be a rebuttable presumption that such school bus was stopped for the purpose of receiving or discharging any passengers or because a school bus in front of it had stopped to receive or discharge any passengers. A certificate, sworn to or affirmed by a technician employed by the County, or a facsimile thereof, after reviewing evidence that on the day the charged violation occurred such school bus had a valid certificate of inspection issued by the department of transportation pursuant to Transportation Law § 140 and the safety rules and regulations promulgated thereunder, shall be prima facie evidence that such school bus was marked and equipped as provided in subdivisions 20 and 21-c of VTL § 375 and the flashing red signal lamp of such school bus was in operation at the time the violation occurred.
- E. It shall be a defense to any prosecution for a violation of VTL § 1174(a) pursuant to this Local Law that such school bus stop-arms were malfunctioning at the time of the alleged violation.
- F. An imposition of liability under this Local Law shall not be deemed a conviction as an operator and shall not be made part of the operating record

of the person upon whom such liability is imposed nor shall it be used for insurance purposes in the provision of motor vehicle insurance coverage.

Section 6. Adjudication of Liability. Adjudication of liability imposed upon owners pursuant to this Local Law shall be by the court of competent jurisdiction in Onondaga County. Nothing in this Local Law shall be construed to limit the liability of an operator of a vehicle for any violation of VTL § 1174(a).

Section 7. Action for Indemnification. If the owner liable for a violation of VTL § 1174(a) pursuant to this Local Law was not the operator of the vehicle at the time of the violation, the owner may maintain an action for indemnification against the operator.

Section 8. Reporting Requirements.

- A. The County, acting by and through its Director of Security, or any other Executive department, division or office as may be directed by the County Executive, shall develop and cause to be submitted an annual report on the results of the use of a School Bus Photo Violation Monitoring System to the Governor, the temporary president of the Senate, the speaker of the Assembly, and the Onondaga County Legislature on or before June 1 of each year in which the demonstration program set forth herein is operable. Such report shall include, but not be limited to:
- (i) the number of buses and a description of the routes where mobile School Bus Photo Violation Monitoring Systems were used;
 - (ii) the aggregate number, type and severity of accidents reported at locations where a School Bus Photo Violation Monitoring System is used for the year preceding the installation of such system, to the extent the information is maintained by the New York State Department of Motor Vehicle ("NYSDMV");
 - (iii) the aggregate number, type and severity of accidents reported at locations where a School Bus Photo Violation Monitoring System is used, to the extent the information is maintained by the NYSDMV;
 - (iv) the number of violations recorded at each location where a School Bus Photo Violation Monitoring System is used and in the aggregate on a daily, weekly and monthly basis;
 - (v) the number of convictions for violations of VTL § 1174(a) recorded at each location where a School Bus Photo Violation Monitoring System is used on an annual basis, to the extent the information is maintained by the NYSDMV;
 - (vi) the total number of notices of liability issued for violations recorded by such systems;
 - (vii) the number of fines and total amount of fines paid after the first notice of liability issued for violations recorded by such systems;
 - (viii) the total amount of revenue realized by the County from such adjudications;
 - (ix) the expenses incurred by the County in connection with the program; and
 - (x) a description of public education activities conducted to warn motorists of the dangers of overtaking and passing stopped school buses.
- B. Pursuant to the requirements of VTL §1174-a(m)(7), (10), respective courts, bureaus, and agencies conducting adjudications in accordance with this

Local Law shall provide to the County at least annually a report, which reports shall be incorporated into the annual report set forth in Section 8(A) above, setting forth:

- (i) the number of violations adjudicated and results of such adjudications, including breakdowns of dispositions made for such violations recorded by School Bus Photo Violation Monitoring Systems; and
- (ii) the quality of the adjudication process and its results, including the total number of hearings scheduled, re-scheduled, and held; the total number of persons scheduled for such hearings; the total number of cases where fines were paid on or before the hearing date; and the total number of default judgments entered.

Section 9. Severability. If any clause, sentence, paragraph, subdivision, section, or part of this Local Law or the application thereof to any person, individual, corporation, firm, partnership, entity, or circumstance shall be adjudged by any court of competent jurisdiction to be invalid or unconstitutional, such order or judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, section or part of this Local Law, or in its application to the person, individual, corporation, firm, partnership, entity, or circumstances directly involved in the controversy in which such order or judgment shall be rendered.

Section 10. Effective Date. This Local Law shall take effect immediately upon filing, consistent with the provisions of the New York State Municipal Home Rule Law.

ADOPTED. Ayes: 16 Absent: 1 (Meaker)

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LOCAL LAW NO. 2 - 2025

A LOCAL LAW TO REAPPORTION THE ONONDAGA COUNTY LEGISLATURE BY AMENDING ARTICLE II, SECTION 206 OF THE ONONDAGA COUNTY CHARTER

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

Section 1. Article II, Section 206 of the Onondaga County Charter is hereby amended to read as follows:

Section 206. DISTRICTS.

For the purpose of electing County Legislators, Onondaga County shall be divided into seventeen (17) districts. One County Legislator shall be elected to the County Legislature of Onondaga County from each of said districts. Eleven (11) of these districts shall be composed of territory within the County of Onondaga totally outside the City of Syracuse; Three (3) of these districts shall be composed of territory totally within the City of Syracuse; Three (3) of these districts shall be composed of territory both outside the City of Syracuse and territory within the City of Syracuse. All references to towns apply to the territory wholly contained in each of the towns of Onondaga County bounded as of November 1, 2021.

The eleven (11) districts within the County of Onondaga composed of territory totally outside of the City of Syracuse are described as follows:

FIRST LEGISLATIVE DISTRICT

All of the Town of Lysander and a portion of the Town of Van Buren bounded by a line described as follows: BEGINNING at a point at the intersection of the western town line of the Town of Van Buren and eastern town line of the Town of Elbridge, and the centerline of River Road; thence northerly and easterly along said centerline to its intersection with the centerline of Connors Road; thence easterly along said centerline to its intersection with the centerline of New Route 31; thence northerly along said centerline to its intersection with the centerline of Downer Street Road; thence easterly along said centerline to its intersection with the centerline of Southgate Road; thence northerly along said centerline to its intersection with the centerline of Silversides Way; thence northerly along said centerline and a northerly elongation of Silversides Way to its intersection with the northern town line of the Town of Van Buren and the southern town line of the Town of Lysander, which is coincident with the centerline of the Seneca River; thence easterly along said town line of the Town of Van Buren to its intersection with the western village line of the Village of Baldwinsville; thence generally southerly, easterly, northerly, and easterly along said village line to its intersection with the northern town line of the Town of Van Buren and the southern town line of the Town of Lysander, said intersection being on the eastern village line of the Village of Baldwinsville; thence generally westerly and southerly along said town line of the Town of Van Buren to the point of beginning.

SECOND LEGISLATIVE DISTRICT

Portions of the Town of Clay bounded by a line described as follows: BEGINNING at a point at the intersection of the western town line of the Town of Clay and the eastern town line of the Town of Lysander, and the centerlines of the Oneida River, the Oswego River, and the Seneca River; thence southerly and easterly along said town line of the Town of Clay to its intersection with the centerline of Henry Clay Boulevard; thence northerly along said centerline to its intersection with the centerline of West Taft Road; thence northeasterly along said centerline to its intersection with the centerline of Bear Road; thence northeasterly along said centerline to its intersection with the centerline of Liffey Lane; thence westerly along said centerline to its intersection with the centerline of Donegal Way; thence northwesterly along said centerline to its intersection with the Powerline Right-of-Way; thence northeasterly along said Right-of-Way to the southern property line of Norstar Apartments; thence westerly along said southern property line of Norstar Apartments and its westerly elongation to its intersection with the centerline of Henry Clay Boulevard; thence northerly along said centerline to its intersection with the centerline of Wetzel Road; thence westerly along said centerline to its intersection with the centerline of Morgan Road; thence northerly along said centerline to its intersection with the centerline of the westbound lane of Fairway Drive North; thence westerly along said centerline to its intersection with the centerline of Fairway Drive East; thence westerly along said centerline to its intersection with the centerline of Molson Way; thence northerly and westerly along said centerline to its intersection with the centerline of Fairway Drive East; thence westerly along said centerline to its intersection with the centerline of Jaguar Path; thence northerly and westerly along said centerline to its intersection with the centerline of Fairway Drive East; thence northwesterly along said centerline to its intersection with the centerline of Cottonwood Court; thence northerly along said centerline to its intersection with the centerline of Pisces Circle; thence northerly along said centerline to its intersection with the centerline of Steelhead Drive; thence northerly along said centerline to its intersection with the centerline of Streamwood Drive; thence northerly and westerly along said centerline to its intersection with the centerline of Soule Road; thence northwesterly along said centerline to its intersection with the centerline of Route 31; thence easterly along said centerline to its intersection with the centerline of Henry Clay Boulevard; thence northerly along said centerline to its intersection with the centerline of Oak Orchard Road; thence westerly along said centerline to its intersection with the centerline of Morgan Road; thence northerly along said centerline to its intersection with the Town of Clay northern town line, which is coincident with the centerline of the Oneida River; thence generally westerly, northerly, and southerly along said northern town line of the Town of Clay to the point of beginning.

THIRD LEGISLATIVE DISTRICT

Portions of the Town of Cicero bounded by a line described as follows: BEGINNING at a point at the intersection of the western town line of the Town of Cicero and the eastern town line of the Town of Clay and the centerline of the Oneida River; thence generally southerly and easterly along said town line of the Town of Cicero to its intersection with the northern village line of the Village of North Syracuse; thence generally easterly and southerly along said village line to its intersection with the centerline of Smith Road; thence easterly along said centerline to its intersection with the centerline of Leroy Road; thence southerly along said centerline to its intersection with the centerline of Bellewood Circle; thence westerly along said centerline to its intersection with the centerline of Leroy Road; thence southerly along said centerline to its intersection with the centerline of Trelign Drive; thence northeasterly along said centerline to its intersection with the centerline of Clarton Street; thence southerly along said centerline to its intersection with the centerline of East Taft Road; thence easterly along said centerline to its intersection with the centerline of General Irwin Boulevard; thence southerly along said centerline to its intersection with the southern town line of the Town of Cicero and the northern town line of the Town of DeWitt; thence generally easterly and northwesterly along said town line of the Town of Cicero to the point of beginning.

FOURTH LEGISLATIVE DISTRICT

Portions of the towns of Geddes and Salina bounded by a line described as follows: BEGINNING at a point at the intersection of the western town line of the Town of Geddes with the centerline of the Seneca River, said centerline being the northern boundary of the Town of Geddes; thence easterly along said town line of the Town of Geddes to its intersection with the town line of the Town of Salina; thence generally northeasterly, southeasterly, and easterly along said town line of the Town of Salina to its intersection with the centerline of Henry Clay Boulevard; thence southerly along said centerline to its intersection with the centerline of Electronics Parkway; thence southerly along said centerline to its intersection with the centerline of the westbound lane of the New York State Thruway; thence southeasterly along said centerline to its intersection with the centerline of Beartrap Creek; thence southerly along said creek centerline to its intersection with the centerline of Ley Creek; thence southwesterly along said creek centerline to its intersection with the northern city line of the City of Syracuse and the southern town line of the Town of Salina; said intersection being coincident with the centerline of Seventh North Street; thence generally southwesterly along said city line to its intersection with the northeast corner of the village line of the Village of Solvay; thence generally southerly and northwesterly along said village line to its intersection with the centerline of North Terry Road; thence southerly along said centerline to its intersection with the centerline of West Genesee Street; thence easterly along said centerline to its intersection with the centerline of Meadow Road; thence southerly along said centerline to its intersection with the centerline of West High Terrace; thence westerly along said centerline to its intersection with the centerline of Stoney Drive; thence southerly along said centerline to its intersection with the centerline of Fern Road; thence westerly along said centerline to its intersection with the centerline of Westholm Boulevard; thence northwesterly along said centerline to its intersection with the western town line of the Town of Geddes and the eastern town line of the Town of Camillus; thence generally northerly and northwesterly along said town line of the Town of Geddes to the point of beginning.

FIFTH LEGISLATIVE DISTRICT

Portions of the towns of Cicero, Clay, DeWitt, and Salina bounded by a line described as follows: BEGINNING at a point at the intersection of the centerline of Henry Clay Boulevard and the northern town line of the Town of Salina and the southern town line of the Town of Clay; thence easterly along said northern town line of the Town of Salina to its intersection with the eastern town line of the Town of Clay and the western town line of the Town of Cicero; thence northerly along said town line of the Town of Clay to its intersection with the southern village line of the Village of North Syracuse; thence generally westerly, northerly, easterly, and southerly along said village line of the Village of North

Syracuse to its intersection with the centerline of Smith Road; thence easterly along said centerline to its intersection with the centerline of Leroy Road; thence southerly along said centerline to its intersection with the centerline of Bellewood Circle; thence westerly along said centerline to its intersection with the centerline of Leroy Road; thence southerly along said centerline to its intersection with the centerline of Trelign Drive; thence northeasterly along said centerline to its intersection with the centerline of Clarton Street; thence southerly along said centerline to its intersection with the centerline of East Taft Road; thence easterly along said centerline to its intersection with the centerline of General Irwin Boulevard; thence southerly along said centerline to its intersection with the southern town line of the Town of Cicero and the northern town line of the Town of DeWitt; thence generally easterly and southerly along said town line of the Town of DeWitt to its intersection with the centerline of Kirkville Road; thence westerly along said centerline to its intersection with the centerline of Fly Road; thence northerly along said centerline to its intersection with the centerline of the westbound lane of the New York State Thruway; thence westerly along said centerline to its intersection with the centerline of Kinne Street; thence southerly along said centerline to its intersection with the centerline of Franklin Park Drive; thence southeasterly along said centerline to its intersection with the centerline of Kirkville Road; thence westerly along said centerline to its intersection with the centerline of Kinne Street; thence southerly along said centerline to its intersection with the centerline of James Street, which is coincident with the northern village line of the Village of East Syracuse; thence westerly along said village line to its intersection with the centerline of Roby Avenue; thence northerly along said centerline to its intersection with the centerline of Exeter Street; thence westerly along said centerline to its intersection with the centerline of Lansdale Road; thence northerly along said centerline to its intersection with the centerline of Parkwood Drive; thence westerly along said centerline to its intersection with the centerline of Wyncrest Drive; thence northerly and westerly along said centerline to its intersection with the centerline of Grover Street; thence westerly along said centerline to its intersection with the centerline of Thompson Road; thence northerly along said centerline to the intersection with the centerline of Carrier Circle; thence northwesterly along said centerline to its intersection with the centerline of the westbound lane of Route 298; thence westerly along said centerline to its intersection with the centerline of the ramp from Military Circle to Townline Road; thence westerly along said ramp centerline to its intersection with the centerline of Townline Road; thence northwesterly along said centerline to its intersection with the eastern town line of the Town of Salina and the western town line of the Town of DeWitt; thence southerly along said town line of the Town of Salina to its intersection with the northerly city line of the City of Syracuse; thence generally southerly, westerly, and northwesterly along said city line to its intersection with the centerline of Ley Creek; thence northeasterly along said creek centerline to its intersection with the centerline of Beartrap Creek; thence northerly along said creek centerline to its intersection with the westbound lane of the New York State Thruway; thence northwesterly along said centerline to its intersection with the centerline of Electronics Parkway; thence northerly along said centerline to its intersection with the centerline of Henry Clay Boulevard; thence northerly along said centerline to the point of beginning.

SIXTH LEGISLATIVE DISTRICT

All of the towns of Marcellus, Skaneateles, and Spafford, and a portion of the Town of Camillus bounded by a line described as follows: BEGINNING at a point at the intersection of the northern town line of the Town of Skaneateles and the western town line of the Town of Camillus; thence northerly along said town line of the Town of Camillus to its intersection with the northern town line of the Town of Camillus and the southern town line of the Town of Van Buren; thence easterly along said town line of the Town of Camillus to its intersection with the centerline of the Erie Canalway; thence southeasterly along said centerline to its intersection with the centerline of Devoe Road; thence southwestly along said centerline to its intersection with the centerline of Newport Road; thence southerly along said centerline to its intersection with the northern village line of the Village of Camillus; thence generally easterly, southerly, and easterly along said village line and its eastern elongation to its intersection with the centerline of the Finger Lakes Railway; thence northeasterly along said centerline to its intersection with the centerline of Hinsdale Road; thence southerly along

said centerline to its intersection with the centerline of Sanderson Drive; thence westerly along said centerline to its intersection with the centerline of Vanida Drive; thence southerly along said centerline to its intersection with the centerline of West Genesee Street; thence easterly along said centerline to its intersection with the centerline of Whedon Road; thence southerly along said centerline to its intersection with the centerline of Semloh Drive; thence southeasterly along said centerline to its intersection with the centerline of Merriwether Drive; thence southerly along said centerline to its intersection with the centerline of Whedon Road; thence southerly along said centerline to its intersection with the southern town line of the Town of Camillus and the northern town line of the Town of Onondaga; thence generally westerly, southerly, and westerly along said town line of the Town of Camillus to the point of beginning.

TENTH LEGISLATIVE DISTRICT

Portions of the Town of Manlius bounded by a line described as follows: BEGINNING at a point at the intersection of the western town line of the Town of Manlius, the eastern town line of the Town of DeWitt, and the southern town line of the Town of Cicero; thence generally easterly and southerly along said town line of the Town of Manlius to its intersection with the northern town line of the Town of Pompey; thence westerly along said southern town line of the Town of Manlius to its intersection with the centerline of Watervale Road; thence northerly along said centerline to its intersection with the southern village line of the Village of Manlius; thence generally easterly, northerly, and westerly along said village line to its intersection with the centerline of Highbridge Road between Yeaworth Lane and Hunt Lane; thence westerly along said centerline to its intersection with the centerline of Highbridge Street; thence southerly along said centerline to its intersection with the centerline of Sweet Road; thence southerly along said centerline to its intersection with the centerline of East Seneca Turnpike; thence westerly along said centerline to its intersection with the western town line of the Town of Manlius and the eastern town line of the Town of DeWitt; thence northerly along said town line of the Town of Manlius to the point of beginning.

ELEVENTH LEGISLATIVE DISTRICT

All of the towns of Onondaga and Otisco and portions of the Town of Geddes bounded by a line described as follows: BEGINNING at a point at the intersection of the eastern town line of the Town of Camillus, the western town line of the Town of Geddes, and northern town line of the Town of Onondaga; thence northerly along said town line of the Town of Geddes to its intersection with the centerline of Westholm Boulevard; thence southeasterly along said centerline to its intersection with the centerline of Fern Road; thence easterly along said centerline to its intersection with the centerline of Stoney Drive; thence northerly along said centerline to its intersection with the centerline of West High Terrace; thence easterly along said centerline to its intersection with the centerline of Meadow Road; thence northerly along said centerline to its intersection with the centerline of West Genesee Street; thence westerly along said centerline to its intersection with the centerline of North Terry Road; thence northerly along said centerline to its intersection with the southern village line of the Village of Solvay; thence generally easterly and southerly along said village line to its intersection with the centerline of West Genesee Street; thence westerly along said centerline to its intersection with the centerline of the southbound lane of Parsons Drive; thence southerly along said centerline to its intersection with the centerline of West High Terrace; thence easterly along said centerline to its intersection with the centerline of South Orchard Road; thence southerly along said centerline to its intersection with the centerline of Fay Road; thence southwesterly along said centerline to its intersection with the southern town line of the Town of Geddes and the northern town line of the Town of Onondaga; thence westerly along said town line of the Town of Geddes to the point of beginning.

TWELFTH LEGISLATIVE DISTRICT

All of the Onondaga Nation and the towns of Fabius, LaFayette, Pompey, and Tully and portions of the towns of DeWitt and Manlius bounded by a line described as follows: BEGINNING at a point at

the intersection of the eastern town line of the Town of Onondaga and western town line of the Town of DeWitt and northern town line of the Town of LaFayette; thence northerly along said town line of the Town of DeWitt to its intersection with the centerline of the northbound lane of Interstate Route 481; thence easterly and northerly along said centerline to its intersection with the centerline of the ramp from the northbound lane of Interstate Route 481 to Jamesville Road; thence easterly along said ramp centerline to its intersection with the ramp from Jamesville Road to the northbound lane of Interstate Route 481; thence northeasterly along said ramp centerline to its intersection with the northbound lane of Interstate Route 481; thence northerly along said centerline to its intersection with the centerline of East Genesee Street; thence southerly and easterly along said centerline to its intersection with the centerline of Highbridge Road; thence southeasterly along said centerline to its intersection with the eastern town line of the Town of DeWitt and the western town line of the Town of Manlius; thence generally easterly and southerly along said town line of the Town of DeWitt to its intersection with the centerline of East Seneca Turnpike; thence easterly along said centerline to its intersection with the centerline of Sweet Road; thence northerly along said centerline to its intersection with the centerline of Highbridge Street; thence northerly along said centerline to its intersection with the centerline of Highbridge Road; thence easterly along said centerline to its intersection with the western village line of the Village of Manlius; thence generally easterly, southerly, and westerly along said village line to its intersection with the centerline of Watervale Road; thence southerly along said centerline to its intersection with the northern town line of the Town of Pompey and southern town line of the Town of Manlius; thence westerly along said town lines to their intersection with the southern town line of the Town of DeWitt; thence westerly along said town line of the Town of DeWitt to the point of beginning.

THIRTEENTH LEGISLATIVE DISTRICT

All of the town of Elbridge and portions of the towns of Camillus and Van Buren bounded by a line described as follows: BEGINNING at a point at the intersection of the western town line of the Town of Camillus, the eastern town line of the Town of Elbridge, and the southern town line of the Town of Van Buren; thence easterly along said town line of the Town of Camillus to its intersection with the centerline of the Erie Canalway; thence southeasterly along said centerline to its intersection with the centerline of Devoe Road; thence southwesterly along said centerline to its intersection with the centerline of Newport Road; thence southerly along said centerline to its intersection with the northern village line of the Village of Camillus; thence generally easterly, southerly, and easterly along said village line and its eastern elongation to its intersection with the centerline of the Finger Lakes Railway; thence northeasterly along said centerline to its intersection with the centerline of Hinsdale Road; thence southerly along said centerline to its intersection with the centerline of Sanderson Drive; thence westerly along said centerline to its intersection with the centerline of Vanida Drive; thence southerly along said centerline to its intersection with the centerline of West Genesee Street; thence easterly along said centerline to its intersection with the centerline of Whedon Road; thence southerly along said centerline to its intersection with the centerline of Semloh Drive; thence southeasterly along said centerline to its intersection with the centerline of Merriwether Drive; thence southerly along said centerline to its intersection with the centerline of Whedon Road; thence southerly along said centerline to its intersection with the southern town line of the Town of Camillus and the northern town line of the Town of Onondaga; thence generally easterly, northerly, and northwesterly along said town line of the Town of Camillus to its intersection with the eastern town line of the Town of Van Buren and the western town line of the Town of Geddes; thence northwesterly along said town line of the Town of Van Buren to its intersection with the eastern town line of the Village of Baldwinsville; thence generally southerly, westerly, and northerly along said village line to its intersection with the northern town line of the Town of Van Buren and southern town line of the Town of Lysander, said intersection being on the western village line of the Village of Baldwinsville; thence westerly along said town line of the Town of Van Buren to its intersection with a northern elongation of the centerline of Silversides Way; thence southerly along said elongation and centerline of Silversides Way to its intersection with the centerline of Southgate Road; thence southerly along said centerline to its intersection with the centerline of Downer Street Road; thence westerly along said centerline to its

intersection with the centerline of New Route 31; thence southerly along said centerline to its intersection with the centerline of Connors Road; thence westerly along said centerline to its intersection with the centerline of River Road; thence westerly and southerly along said centerline to its intersection with the western town line of the Town of Van Buren and the eastern town line of the Town of Elbridge; thence generally southerly, easterly, southerly, and easterly along said town line of the Town of Van Buren to the point of beginning.

FOURTEENTH LEGISLATIVE DISTRICT

Portions of the Town of Clay bounded by a line described as follows: BEGINNING at a point at the intersection of the northern town line of the Town of Salina, the southern town line of the Town of Clay, and the centerline of Henry Clay Boulevard; thence northerly along said centerline of Henry Clay Boulevard to its intersection with the centerline of West Taft Road; thence northeasterly along said centerline to its intersection with the centerline of Bear Road; thence northeasterly along said centerline to its intersection with the centerline of Liffey Lane; thence westerly along said centerline to its intersection with the centerline of Donegal Way; thence northwesterly along said centerline to its intersection with the Powerline Right-of-Way; thence northeasterly along said Right-of-Way to the southern property line of Norstar Apartments; thence westerly along said southern property line of Norstar Apartments and its westerly elongation to its intersection with the centerline of Henry Clay Boulevard; thence northerly along said centerline to its intersection with the centerline of Wetzel Road; thence westerly along said centerline to its intersection with the centerline of Morgan Road; thence northerly along said centerline to its intersection with the centerline of the westbound lane of Fairway Drive North; thence westerly along said centerline to its intersection with the centerline of Fairway Drive East; thence westerly along said centerline to its intersection with the centerline of Molson Way; thence northerly and westerly along said centerline to its intersection with the centerline of Fairway Drive East; thence westerly along said centerline to its intersection with the centerline of Jaguar Path; thence northerly and westerly along said centerline to its intersection with the centerline of Fairway Drive East; thence northwesterly along said centerline to its intersection with the centerline of Cottonwood Court; thence northerly along said centerline to its intersection with the centerline of Pisces Circle; thence northerly along said centerline to its intersection with the centerline of Steelhead Drive; thence northerly along said centerline to its intersection with the centerline of Streamwood Drive; thence northerly and westerly along said centerline to its intersection with the centerline of Soule Road; thence northwesterly along said centerline to its intersection with the centerline of Route 31; thence easterly along said centerline to its intersection with the centerline of Henry Clay Boulevard; thence northerly along said centerline to its intersection with the centerline of Oak Orchard Road; thence westerly along said centerline to its intersection with the centerline of Morgan Road; thence northerly along said centerline to its intersection with the Town of Clay northern town line, which is coincident with the centerline of the Oneida River; thence following said town line of the Town of Clay generally northerly, southeasterly, and southerly to its intersection with the northern village line of the Village of North Syracuse; thence following said village line generally westerly, southerly, and easterly to its intersection with the eastern town line of the Town of Clay and the western town line of the Town of Cicero, said intersection being along the southern village line of the Village of North Syracuse; thence southerly and westerly along said town line of the Town of Clay to the point of beginning.

The three (3) districts within the County of Onondaga composed of territory both outside the City of Syracuse and territory within the City of Syracuse are described as follows:

SEVENTH LEGISLATIVE DISTRICT

Portions of the Town of DeWitt and the City of Syracuse bounded by a line described as follows: BEGINNING at a point at the intersection of the eastern town line of the Town of Salina and the western town line of the Town of DeWitt and the centerline of Townline Road; thence southeasterly along said centerline of Townline Road to its intersection with the centerline of the ramp from Military

Circle to Townline Road; thence easterly along said ramp centerline to its intersection with the centerline of the westbound lane of Route 298; thence easterly along said centerline to its intersection with the centerline of Carrier Circle; thence southeasterly along said centerline to its intersection with the centerline of Thompson Road; thence southerly along said centerline to its intersection with the centerline of Grover Street; thence easterly along said centerline to its intersection with the centerline of Wyncrest Drive; thence southeasterly along said centerline to its intersection with the centerline of Parkwood Drive; thence easterly along said centerline to its intersection with the centerline of Lansdale Road; thence southerly along said centerline to its intersection with the centerline of Exeter Street; thence easterly along said centerline to its intersection with the centerline of Roby Avenue; thence southerly along said centerline to its intersection with the centerline of James Street, which is coincident with the northern boundary of the Village of East Syracuse; thence easterly along said village line to its intersection with the centerline of Kinne Street; thence northerly along said centerline to its intersection with the centerline of Kirkville Road; thence easterly along said centerline to its intersection with the centerline of Franklin Park Drive; thence northwesterly along said centerline to its intersection with the centerline of Kinne Street; thence northerly along said centerline to its intersection with the westbound lane of the New York State Thruway; thence easterly along said centerline to its intersection with the centerline of Fly Road; thence southerly along said centerline to its intersection with the centerline of Kirkville Road; thence easterly along said centerline to its intersection with the eastern town line of the Town of DeWitt and the western town line of the Town of Manlius; thence southerly along said town line of the Town of DeWitt to its intersection with the centerline of Highbridge Road; thence northwesterly along said centerline to its intersection with the centerline of East Genesee Street; thence westerly along said centerline to its intersection with the centerline of the eastbound lane of Erie Boulevard East; thence northwesterly along said centerline to its intersection with the eastern city line of the City of Syracuse and the western town line of the Town of DeWitt; thence southerly and westerly along said city line of the City of Syracuse to its intersection with a northerly elongation of the eastern city line of the City of Syracuse, said elongation being approximately 300 feet east of Smith Street; thence northerly along said elongation to its intersection with the centerline of the eastbound lane of Erie Boulevard East; thence westerly along said centerline to its intersection with the centerline of Bruce Street; thence northerly along said centerline and its northern elongation to the centerline of Caleb Avenue; thence westerly along said centerline and its western elongation to its intersection with the centerline of Robinson Street; thence westerly along said centerline to its intersection with the centerline of Teall Avenue; thence northerly along said centerline to its intersection with the centerline of Boyden Street; thence westerly along said centerline to its intersection with the centerline of Wilson Street; thence northwesterly along said centerline to its intersection with the centerline of James Street; thence southwestly along said centerline to its intersection with the centerline of Oak Street; thence northwesterly along said centerline to its intersection with the centerline of Highland Avenue; thence southwestly along said centerline to its intersection with the centerline of Graves Street; thence northwesterly along said centerline to its intersection with the centerline of Seward Street; thence northerly along said centerline to its intersection with the centerline of Schneider Street; thence northwesterly along said centerline to its intersection with the centerline of Butternut Street; thence northerly along said centerline to its intersection with a western elongation of the centerline of Grant Boulevard, said elongation being just west of Highland Street; thence easterly along said elongation and centerline of Grant Boulevard to its intersection with the centerline of Pleasantview Avenue; thence northerly along said centerline to its intersection with the centerline of Bronx Avenue; thence easterly along said centerline to its intersection with the centerline of Wainwright Avenue; thence northerly along said centerline to its intersection with the centerline of Rivoli Avenue; thence westerly along said centerline to its intersection with the centerline of Pleasantview Avenue; thence northerly along said centerline to its intersection with the northern city line of the City of Syracuse and southern town line of the Town of Salina; thence generally easterly, southerly, easterly, and northerly along said city line to its intersection with the eastern town line of the Town of Salina and the western town line of the Town of DeWitt; thence northerly along said town lines to the point of beginning.

EIGHTH LEGISLATIVE DISTRICT

Portions of the Town of Geddes and the City of Syracuse bounded by a line described as follows: BEGINNING at a point at the intersection of the city line of the City of Syracuse with the northern village line of the Village of Solvay; thence generally northeasterly and southeasterly along said city line of the City of Syracuse to its intersection with the centerline of the northbound lane of Interstate Route 81; thence southeasterly along said centerline to an elongation of the centerline of the Hiawatha Boulevard Ramp to northbound Interstate Route 81; thence southeasterly along said elongation and centerline of the Hiawatha Boulevard Ramp to its intersection with the centerline of North Salina Street; thence southeasterly along said centerline to its intersection with the centerline of North Alvord Street; thence southeasterly along said centerline to its intersection with the centerline of Pond Street; thence southwesterly along said centerline to its intersection with the centerline of Lodi Street; thence southeasterly along said centerline to its intersection with the centerline of Ash Street; thence southwesterly along said centerline to its intersection with the centerline of North Salina Street; thence southerly along said centerline to its intersection with the centerline of Prospect Avenue; thence southerly along said centerline to its intersection with the centerline of Butternut Street; thence southwesterly along said centerline to its intersection with the centerline of the southbound lane of Interstate Route 81; thence southerly along said centerline to its intersection with the centerline of the westbound lane of Interstate Route 690; thence southeasterly along said centerline to its intersection with the centerline of North State Street; thence southeasterly along said centerline to its intersection with the centerline of the northbound lane of Interstate Route 81; thence northwesterly along said centerline to its intersection with the centerline of East Willow Street; thence southwesterly along said centerline to its intersection with the centerline of the southbound lane of Interstate Route 81; thence southeasterly along said centerline to its intersection with the centerline of North State Street; thence southerly along said centerline to its intersection with the centerline of South State Street; thence southerly along said centerline to its intersection with the centerline of East Onondaga Street; thence southwesterly along said centerline to its intersection with the centerline of Montgomery Street; thence southerly along said centerline to its intersection with the centerline of East Onondaga Street; thence southwesterly along said centerline to its intersection with the centerline of South Warren Street; thence southerly along said centerline to its intersection with the centerline of East Onondaga Street; thence southwesterly along said centerline to its intersection with the centerline of West Onondaga Street; thence southwesterly along said centerline to its intersection with the centerline of Onondaga Creek; thence northerly along said creek centerline to its intersection with the centerline of Erie Boulevard West; thence westerly along said centerline to its intersection with the centerline of South West Street; thence southerly along said centerline to its intersection with the centerline of West Fayette Street; thence westerly along said centerline to its intersection with the centerline of Tioga Street; thence southerly along said centerline to its intersection with the centerline of Marcellus Street; thence westerly along said centerline to its intersection with the centerline of Oswego Street; thence southerly along said centerline to its intersection with the centerline of Gifford Street; thence easterly along said centerline to its intersection with the centerline of Niagara Street; thence southerly along said centerline to its intersection with the centerline of Shonnard Street; thence westerly along said centerline to its intersection with the centerline of Slocum Avenue; thence southeasterly along said centerline to its intersection with the centerline of Holland Street; thence southwesterly along said centerline to its intersection with the centerline of Delaware Street; thence southeasterly along said centerline to its intersection with the centerline of West Onondaga Street; thence easterly along said centerline to its intersection with the centerline of Onondaga Avenue; thence southerly along said centerline to its intersection with the centerline of Bellevue Avenue; thence westerly along said centerline to its intersection with the centerline of Clairmont Avenue; thence southerly along said centerline to its intersection with the centerline of Stolp Avenue; thence easterly along said centerline to its intersection with the centerline of Summit Avenue; thence southerly along said centerline to its intersection with the centerline of Onondaga Park Drive; thence southerly along said centerline to its intersection with the centerline of Summit Avenue; thence southerly along said centerline to its intersection with the centerline of West Colvin Street; thence westerly along said centerline to its intersection with the centerline of the eastbound lane of Strathmore Drive; thence westerly along said

centerline to its intersection with the centerline of Robineau Road; thence northerly along said centerline to its intersection with the centerline of Twin Hills Drive; thence westerly along said centerline to its intersection with the centerline of Alanson Road; thence southwesterly along said centerline to its intersection with the centerline of Stinard Avenue; thence southerly along said centerline to its intersection with the centerline of Arden Drive; thence westerly along said centerline to its intersection with the centerline of Carlton Road; thence southerly along said centerline to its intersection with the centerline of South Geddes Street; thence southerly along said centerline to its intersection with the centerline of Glenwood Avenue; thence westerly along said centerline to its intersection with the centerline of McDonald Road; thence southwesterly along said centerline to its intersection with the city line of the City of Syracuse and town line of the Town of Onondaga; thence generally northerly and westerly along said city and town lines to their intersection with the town line of the Town of Geddes; thence westerly along said town line of the Town of Geddes to its intersection with the centerline of Fay Road; thence northeasterly along said centerline to its intersection with the centerline of South Orchard Road; thence northerly along said centerline to its intersection with the centerline of West High Terrace; thence westerly along said centerline to its intersection with the centerline of the southbound lane of Parsons Drive; thence northerly along said centerline to its intersection with the centerline of West Genesee Street; thence easterly along said centerline to its intersection with the village line of the Village of Solvay, said village line being between Scarboro Drive and Wilshire Road; thence following said village line generally northerly, easterly, southerly, easterly, southerly, easterly, and northerly to the point of beginning.

SEVENTEENTH LEGISLATIVE DISTRICT

Portions of the Town of DeWitt and the City of Syracuse bounded by a line described as follows: BEGINNING at a point at the intersection of the city line of the City of Syracuse and the centerline of the eastbound lane of Erie Boulevard East; thence easterly and southerly along said centerline to its intersection with the centerline of East Genesee Street; thence easterly along said centerline to its intersection with the centerline of the northbound lane of Interstate Route 481; thence southerly and westerly along said centerline to its intersection with the centerline of the ramp from Jamesville Road to the northbound lane of Interstate Route 481; thence southwesterly along said ramp centerline to its intersection with the ramp from the northbound lane of Interstate Route 481 to Jamesville Road; thence westerly along said ramp centerline to its intersection with the centerline of the northbound lane of Interstate Route 481; thence southwesterly along said centerline to its intersection with the western town line of the Town of DeWitt and the eastern town line of the Town of Onondaga; thence northerly along said town lines to their intersection with the eastern city line of the City of Syracuse; thence northerly along said city line to its intersection with the centerline of Standish Drive; thence northerly along said centerline to its intersection with the centerline of the northbound lane of Bradford Parkway; thence northerly along said centerline to its intersection with the centerline of the eastbound lane of Meadowbrook Drive; thence easterly along said centerline to its intersection with the centerline of Brookford Road; thence northerly along said centerline to its intersection with the centerline of East Genesee Street; thence westerly along said centerline to its intersection with the centerline of Scott Avenue; thence southerly along said centerline to its intersection with the centerline of West Scott Avenue; thence southwesterly along said centerline to its intersection with the centerline of Crawford Avenue; thence southerly along said centerline to its intersection with the centerline of Sunnyside Road; thence southwesterly along said centerline to its intersection with the centerline of Houston Avenue; thence northerly along said centerline to its intersection with the centerline of Westmoreland Avenue; thence northerly along said centerline to its intersection with the centerline of Harvard Place; thence westerly along said centerline to its intersection with the centerline of Fellows Avenue; thence southerly along said centerline to its intersection with the centerline of Clarke Street; thence westerly along said centerline to its intersection with the centerline of Allen Street; thence southerly along said centerline to its intersection with the centerline of Euclid Avenue; thence easterly along said centerline to its intersection with the centerline of Fellows Avenue; thence southerly along said centerline to its intersection with the centerline of Lennox Avenue; thence westerly along said centerline to its intersection with the centerline of Westcott Street; thence northerly along said centerline to its

intersection with the centerline of Clarendon Street; thence westerly along said centerline to its intersection with the centerline of Ackerman Avenue; thence northerly along said centerline to its intersection with the centerline of the driveway to Thornden Park; thence northerly along said centerline to its intersection with the centerline of the driveway to the Syracuse Water Tower; thence westerly to an intersection with the centerline of Ostrom Avenue, said intersection being adjacent to the southern boundary of Thornden Park; thence southerly along said centerline of Ostrom Avenue to its intersection with the centerline of Euclid Avenue; thence westerly along said centerline to its intersection with the centerline of College Place; thence northerly along said centerline to its intersection with the centerline of University Place; thence westerly along said centerline to its intersection with the centerline of South Crouse Avenue; thence northerly along said centerline to its intersection with the centerline of East Adams Street; thence easterly along said centerline to its intersection with the centerline of University Avenue; thence northerly along said centerline to its intersection with the centerline of Ashworth Place; thence easterly along said centerline to its intersection with the centerline of Pine Street; thence northerly along said centerline to its intersection with the centerline of East Fayette Street; thence westerly along said centerline to its intersection with the centerline of Walnut Avenue; thence northerly along said centerline to its intersection with the centerline of Erie Boulevard East; thence easterly along said centerline to its intersection with a northerly elongation of the eastern city line of the City of Syracuse, said elongation being approximately 300 feet east of Smith Street; thence southerly along said elongation to its intersection with the city line of the City of Syracuse; thence generally easterly and northerly along said city line to the point of beginning.

The three (3) districts within the County of Onondaga composed of territory totally inside the City of Syracuse are described as follows:

NINTH LEGISLATIVE DISTRICT

Portions of the City of Syracuse bounded by a line described as follows: BEGINNING at a point at the intersection of the northern city line of the City of Syracuse and the southern town line of the town of Salina and the centerline of the northbound lane of Interstate Route 81; thence southeasterly along said centerline to an elongation of the centerline of the Hiawatha Boulevard Ramp to northbound Interstate Route 81; thence southeasterly along said elongation and centerline of the Hiawatha Boulevard Ramp to its intersection with the centerline of North Salina Street; thence southeasterly along said centerline to its intersection with the centerline of North Alvord Street; thence southeasterly along said centerline to its intersection with the centerline of Pond Street; thence southwesterly along said centerline to its intersection with the centerline of Lodi Street; thence southeasterly along said centerline to its intersection with the centerline of Ash Street; thence southwesterly along said centerline to its intersection with the centerline of North Salina Street; thence southerly along said centerline to its intersection with the centerline of Prospect Avenue; thence southerly along said centerline to its intersection with the centerline of Butternut Street; thence southwesterly along said centerline to its intersection with the centerline of the southbound lane of Interstate Route 81; thence southerly along said centerline to its intersection with the centerline of the westbound lane of Interstate Route 690; thence southeasterly along said centerline to its intersection with the centerline of North State Street; thence southeasterly along said centerline to its intersection with the centerline of the northbound lane of Interstate Route 81; thence northwesterly along said centerline to its intersection with the centerline of East Willow Street; thence southwesterly along said centerline to its intersection with the centerline of the southbound lane of Interstate Route 81; thence southeasterly along said centerline to its intersection with the centerline of the eastbound lane of Interstate Route 690; thence easterly along said centerline to its intersection with the centerline of Catherine Street; thence southerly along said centerline to its intersection with the centerline of Erie Boulevard East; thence easterly along said centerline to its intersection with the centerline of Bruce Street; thence northerly along said centerline and its northern elongation to the centerline of Caleb Avenue; thence westerly along said centerline and its western elongation to its intersection with the centerline of Robinson Street; thence westerly along said centerline to its intersection with the centerline of Teall Avenue; thence northerly along said centerline to its intersection with the centerline of Boyden Street; thence westerly along

said centerline to its intersection with the centerline of Wilson Street; thence northwesterly along said centerline to its intersection with the centerline of James Street; thence southwesterly along said centerline to its intersection with the centerline of Oak Street; thence northwesterly along said centerline to its intersection with the centerline of Highland Avenue; thence southwesterly along said centerline to its intersection with the centerline of Graves Street; thence northwesterly along said centerline to its intersection with the centerline of Seward Street; thence northerly along said centerline to its intersection with the centerline of Schneider Street; thence northwesterly along said centerline to its intersection with the centerline of Butternut Street; thence northerly along said centerline to its intersection with a western elongation of the centerline of Grant Boulevard, said elongation being just west of Highland Street; thence easterly along said elongation and centerline of Grant Boulevard to its intersection with the centerline of Pleasantview Avenue; thence northerly along said centerline to its intersection with the centerline of Bronx Avenue; thence easterly along said centerline to its intersection with the centerline of Wainwright Avenue; thence northerly along said centerline to its intersection with the centerline of Rivoli Avenue; thence westerly along said centerline to its intersection with the centerline of Pleasantview Avenue; thence northerly along said centerline to its intersection with the northern city line of the City of Syracuse and southern town line of the Town of Salina; thence generally northerly, westerly, and southwesterly along said city line to the point of beginning.

FIFTEENTH LEGISLATIVE DISTRICT

Portions of the City of Syracuse bounded by a line described as follows: BEGINNING at a point at the intersection of the eastern city line of the City of Syracuse with the centerline of Standish Drive; thence northerly along said centerline to its intersection with the centerline of the northbound lane of Bradford Parkway; thence northerly along said centerline to its intersection with the centerline of the eastbound lane of Meadowbrook Drive; thence easterly along said centerline to its intersection with the centerline of Brookford Road; thence northerly along said centerline to its intersection with the centerline of East Genesee Street; thence westerly along said centerline to its intersection with the centerline of Scott Avenue; thence southerly along said centerline to its intersection with the centerline of West Scott Avenue; thence southwesterly along said centerline to its intersection with the centerline of Crawford Avenue; thence southerly along said centerline to its intersection with the centerline of Sunnyside Road; thence southwesterly along said centerline to its intersection with the centerline of Houston Avenue; thence northerly along said centerline to its intersection with the centerline of Westmoreland Avenue; thence northerly along said centerline to its intersection with the centerline of Harvard Place; thence westerly along said centerline to its intersection with the centerline of Fellows Avenue; thence southerly along said centerline to its intersection with the centerline of Clarke Street; thence westerly along said centerline to its intersection with the centerline of Allen Street; thence southerly along said centerline to its intersection with the centerline of Euclid Avenue; thence easterly along said centerline to its intersection with the centerline of Fellows Avenue; thence southerly along said centerline to its intersection with the centerline of Lennox Avenue; thence westerly along said centerline to its intersection with the centerline of Westcott Street; thence northerly along said centerline to its intersection with the centerline of Clarendon Street; thence westerly along said centerline to its intersection with the centerline of Ackerman Avenue; thence northerly along said centerline to its intersection with the centerline of the driveway to Thornden Park; thence northerly along said centerline to its intersection with the centerline of the driveway to the Syracuse Water Tower; thence westerly to an intersection with the centerline of Ostrom Avenue, said intersection being adjacent to the southern boundary of Thornden Park; thence southerly along said centerline of Ostrom Avenue to its intersection with the centerline of Euclid Avenue; thence westerly along said centerline to its intersection with the centerline of Comstock Avenue; thence southerly along said centerline to its intersection with the centerline of East Colvin Street; thence southeasterly along said centerline to its intersection with an eastern elongation of Vincent Street; thence westerly along said elongation and centerline of Vincent Street to its intersection with the centerline of Jamesville Avenue; thence southerly along said centerline to its intersection with the centerline of Thurber Street; thence westerly along said centerline to its intersection with the centerline of East Brighton Avenue; thence

northwesterly along said centerline to its intersection with the centerline of the southbound lane of Interstate Route 81; thence southerly along said centerline to its intersection with the centerline of an easterly elongation of the centerline of Hobart Avenue, thence westerly along said centerline to its intersection with the centerline of South Salina Street; thence southerly along said centerline to its intersection with the centerline of Bennington Drive; thence easterly along said centerline to its intersection with the centerline of Menlo Drive; thence southerly along said centerline to its intersection with the centerline of Fillmore Avenue; thence westerly along said centerline to its intersection with the centerline of South Salina Street; thence southerly along said centerline to its intersection with the centerline of East Florence Avenue; thence easterly along said centerline to its intersection with the centerline of Stevens Avenue; thence southerly along said centerline to its intersection with the centerline of East Glen Avenue; thence easterly along said centerline to its intersection with the centerline of Monticello Drive North; thence southerly along said centerline to its intersection with the centerline of Orlando Avenue; thence westerly along said centerline to its intersection with the centerline of Seneca Drive; thence southerly along said centerline to its intersection with the centerline of East Seneca Turnpike; thence westerly along said centerline to its intersection with the centerline of West Seneca Turnpike; thence westerly along said centerline to its intersection with the centerline of Onondaga Creek; thence northerly along said creek centerline to its intersection with the centerline of Ballantyne Road; thence westerly along said centerline to its intersection with the centerline of Onondaga Creek Boulevard; thence northwesterly along said centerline to its intersection with the centerline of West Newell Street; thence easterly along said centerline to its intersection with the centerline of Onondaga Creek; thence northerly along said creek centerline to its intersection with the centerline of South Avenue; thence northerly along said centerline to its intersection with the centerline of Tallman Street; thence westerly along said centerline to its intersection with the centerline of Onondaga Avenue; thence southerly along said centerline to its intersection with the centerline of Bellevue Avenue; thence westerly along said centerline to its intersection with the centerline of Clairmont Avenue; thence southerly along said centerline to its intersection with the centerline of Stolp Avenue; thence easterly along said centerline to its intersection with the centerline of Summit Avenue; thence southerly along said centerline to its intersection with the centerline of Onondaga Park Drive; thence southerly along said centerline to its intersection with the centerline of Summit Avenue; thence southerly along said centerline to its intersection with the centerline of West Colvin Street; thence westerly along said centerline to its intersection with the centerline of the eastbound lane of Strathmore Drive; thence westerly along said centerline to its intersection with the centerline of Robineau Road; thence northerly along said centerline to its intersection with the centerline of Twin Hills Drive; thence westerly along said centerline to its intersection with the centerline of Alanson Road; thence southwestly along said centerline to its intersection with the centerline of Stinard Avenue; thence southerly along said centerline to its intersection with the centerline of Arden Drive; thence westerly along said centerline to its intersection with the centerline of Carlton Road; thence southerly along said centerline to its intersection with the centerline of South Geddes Street; thence southerly along said centerline to its intersection with the centerline of Glenwood Avenue; thence westerly along said centerline to its intersection with the centerline of McDonald Road; thence southwestly along said centerline to its intersection with the city line of the City of Syracuse and town line of the Town of Onondaga; thence generally southerly, easterly, and northerly along said city line to the point of beginning.

SIXTEENTH LEGISLATIVE DISTRICT

Portions of the City of Syracuse bounded by a line described as follows: BEGINNING at a point at the intersection of the centerlines of East Colvin Street and Comstock Avenue; thence southeasterly along said centerline to its intersection with an eastern elongation of the centerline of Vincent Street; thence westerly along said elongation and centerline of Vincent Street to its intersection with the centerline of Jamesville Avenue; thence southerly along said centerline to its intersection with the centerline of Thurber Street; thence westerly along said centerline to its intersection with the centerline of East Brighton Avenue; thence northwesterly along said centerline to its intersection with the centerline of the southbound lane of Interstate Route 81; thence southerly along said centerline to its

intersection with the centerline of an easterly elongation of the centerline of Hobart Avenue, thence westerly along said centerline to its intersection with the centerline of South Salina Street; thence southerly along said centerline to its intersection with the centerline of Bennington Drive; thence easterly along said centerline to its intersection with the centerline of Menlo Drive; thence southerly along said centerline to its intersection with the centerline of Fillmore Avenue; thence westerly along said centerline to its intersection with the centerline of South Salina Street; thence southerly along said centerline to its intersection with the centerline of East Florence Avenue; thence easterly along said centerline to its intersection with the centerline of Stevens Avenue; thence southerly along said centerline to its intersection with the centerline of East Glen Avenue; thence easterly along said centerline to its intersection with the centerline of Monticello Drive North; thence southerly along said centerline to its intersection with the centerline of Orlando Avenue; thence westerly along said centerline to its intersection with the centerline of Seneca Drive; thence southerly along said centerline to its intersection with the centerline of East Seneca Turnpike; thence westerly along said centerline to its intersection with the centerline of West Seneca Turnpike; thence westerly along said centerline to its intersection with the centerline of Onondaga Creek; thence northerly along said creek centerline to its intersection with the centerline of Ballantyne Road; thence westerly along said centerline to its intersection with the centerline of Onondaga Creek Boulevard; thence northwesterly along said centerline to its intersection with the centerline of West Newell Street; thence easterly along said centerline to its intersection with the centerline of Onondaga Creek; thence northerly along said creek centerline to its intersection with the centerline of South Avenue; thence northerly along said centerline to its intersection with the centerline of Tallman Street; thence westerly along said centerline to its intersection with the centerline of West Onondaga Street; thence westerly along said centerline to its intersection with the centerline of Delaware Street; thence northwesterly along said centerline to its intersection with the centerline of Holland Street; thence northeasterly along said centerline to its intersection with the centerline of Slocum Avenue; thence northerly along said centerline to its intersection with the centerline of Shonnard Street; thence easterly along said centerline to its intersection with the centerline of Niagara Street; thence northerly along said centerline to its intersection with the centerline of Gifford Street; thence westerly along said centerline to its intersection with the centerline of Oswego Street; thence northerly along said centerline to its intersection with the centerline of Marcellus Street; thence easterly along said centerline to its intersection with the centerline of Tioga Street; thence northerly along said centerline to its intersection with the centerline of West Fayette Street; thence easterly along said centerline to its intersection with the centerline of South West Street; thence northerly along said centerline to its intersection with the centerline of Erie Boulevard West; thence easterly along said centerline to its intersection with the centerline of Onondaga Creek; thence southerly along said creek centerline to its intersection with the centerline of West Onondaga Street; thence northeasterly along said centerline to its intersection with the centerline of East Onondaga Street; thence northeasterly along said centerline to its intersection with the centerline of South Warren Street; thence northerly along said centerline to its intersection with the centerline of East Onondaga Street; thence northeasterly along said centerline to its intersection with the centerline of Montgomery Street; thence northerly along said centerline to its intersection with the centerline of East Onondaga Street; thence northeasterly along said centerline to its intersection with the centerline of South State Street; thence northerly along said centerline to its intersection with the centerline of North State Street; thence northerly along said centerline to its intersection with the centerline of the southbound lane of Interstate Route 81; thence easterly along said centerline to its intersection with the centerline of the eastbound lane of Interstate Route 690; thence easterly along said centerline to its intersection with the centerline of Catherine Street; thence southerly along said centerline to its intersection with the centerline of Erie Boulevard East; thence easterly along said centerline to its intersection with the centerline of Walnut Avenue; thence southerly along said centerline to its intersection with the centerline of East Fayette Street; thence easterly along said centerline to its intersection with the centerline of Pine Street; thence southerly along said centerline to its intersection with the centerline of Ashworth Place; thence westerly along said centerline to its intersection with the centerline of University Avenue; thence southerly along said centerline to its intersection with the centerline of East Adams Street; thence westerly along said centerline to its intersection with the centerline of South Crouse Avenue; thence southerly along said

centerline to its intersection with the centerline of University Place; thence easterly along said centerline to its intersection with the centerline of College Place; thence southerly along said centerline to its intersection with the centerline of Euclid Avenue; thence easterly along said centerline to its intersection with the centerline of Comstock Avenue; thence southerly along said centerline to the point of beginning.

Section 2. Separability.

If any section, part or provision of this local law, including without limitation any part or provision relating to any district described herein, shall be adjudged invalid by a court of competent jurisdiction, such judgment shall: (1) be confined in its operation to the section, part or provision of this local law or the district or districts directly involved in the controversy in which such judgment shall have been rendered, (2) not affect or impair the validity of the remaining sections, parts, provisions or districts, and (3) not affect or impair the validity of the remaining apportionment or districting provided for in this local law. The Onondaga County Legislature hereby declares that it would have enacted this local law of such remaining parts, provisions or districts, had the invalidity of such part, provision or district been apparent at the time of such enactment.

Section 3. Construction.

This local law shall be liberally construed to effectuate the purposes thereof and to apportion and district this County in compliance with the rulings of the United States Supreme Court, the Onondaga County Charter and Onondaga County Administrative Code, and New York State Municipal Home Rule Law Section 34(4).

It is intended that this local law and the districts described herein completely encompass all the area within the County. It is intended that such districts apportioned on the basis of 2020 population contain all the residents in this County. It is also intended that the proposal with maps, including a detailed explanation of the allocation of the statistical information to representation areas or units of local government appended thereto as Appendix A, prevails in the event of inconsistencies with Section 1 of this local law. It is further intended that the apportionment and districting provided for in this local law result in the creation of districts containing substantially equal citizen populations. It is also intended that no district shall include any of the area included within the description of any other district. This local law supersedes Local Law No. 2-2022, adopted December 21, 2021.

Section 4. Permissive Referendum.

This reapportionment plan is adopted and is subject to a permissive referendum pursuant to the provisions of Onondaga County Charter Section 207 and Onondaga County Administrative Code Section 2.17. A petition signed, authenticated and filed by qualified electors of the County, registered to vote therein at the last preceding general election, in number equal to at least 10 per centum of the total number of votes cast for governor at the last gubernatorial election in the County, as provided in subdivision one of Section 24 of the Municipal Home Rule Law, within 45 days of adoption of this local law, shall be sufficient to require the submission of a proposition for the approval of such local law at a referendum in accordance with such subdivision. Petition and referendum procedures, including criteria for establishing or challenging the validity of such petition, shall be in accordance with subdivision one of Section 24 of the Municipal Home Rule Law.

Section 5. Effective.

This local law shall become effective upon adoption and filing with the New York State Secretary of State. Provided, however, that if within 45 days after its adoption there be filed with the Clerk of the County Legislature a petition protesting against such local law, signed and authenticated in the manner set forth in subdivision one of Section 24 of the Municipal Home Rule Law by qualified electors of

the County, registered to vote therein at the last preceding general election, in number equal to at least 10 per centum of the total number of votes cast for governor at the last gubernatorial election in the County, then such local law shall not take effect until approved by the affirmative vote of a majority of the qualified electors of the County voting on a proposition for its approval.

Mr. Knapp assumed the chair, so Chairman Burtis could debate. Following debate, Chairman Burtis reassumed the chair.

ADOPTED. Ayes: 10 (May, Knapp, Bush, Kelly, Gunnip, Cody, Abbott, Olson, McCarron, Burtis)
Noes: 6 (Ryan, Brown, Garland, Hernandez, Romeo, Harvey) Absent: 1 (Meaker)

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, December 17, 2024. There was no objection and the meeting was adjourned at 1:55 p.m.

Respectfully submitted,
JAMIE McNAMARA, Clerk
Onondaga County Legislature

* * *

December 17, 2024

The Legislature of Onondaga County convened on the above date at 1:09 p.m. Chairman Burtis presiding.

The Clerk called the roll and the following legislators were present: May, Meaker, Gunnip, Cody, Abbott, Romeo, Ryan, Harvey, McCarron, Knapp, Bush, Kelly, Brown, Garland, Hernandez, Mr. Chairman

Absent: Legislator Olson

Legislator Knapp gave the invocation. Legislator Bush led the Pledge of Allegiance to the Flag of the United States of America.

* * *

Chairman Burtis announced that Legislator Nodesia R. Hernandez had been elected Floor Leader of the of the Democratic Party for 2025. Designation of the same have been filed with the Clerk of the Legislature.

* * *

The Deputy Clerk read the following communications:

Gold Seals:

RECOGNIZE AND HONOR ANDREW BRANCH FOR HIS EXCEPTIONAL SERVICE AND LEADERSHIP AS A VETERAN AND OWNER OF BRANCH'S DRIVING SCHOOL INC. (Sponsored by Ms. Harvey)

RECOGNIZE AND HONOR THE MARCELLUS GIRLS VARSITY SOCCER TEAM ON THEIR NEW YORK STATE CLASS B CHAMPIONSHIP (Sponsored by Ms. Abbott)

* * *

November 20, 2024

TO: Julie Abbott, Chair
Environmental Protection Committee members

FROM: Tim Burtis, Chairman

RE: Appointments to the Onondaga County Resource Recovery Agency

This is to advise that I am appointing Barbara Stacer and Jennifer Wood to the Onondaga County Resource Recovery Agency. Barbara is replacing Donald Lawless and Jennifer is replacing Ravi Raman upon their resignations. The appointments will expire on December 31, 2026 and December 31, 2027 respectively.

Each resume is attached for your review. These appointments will require confirmation of the full Legislature at its December 17, 2024, Session.

December 17, 2024

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Thank you for your anticipated cooperation.

* * *

November 21, 2024

TO: Dave Knapp, Chair
Planning & Economic Development Committee Members

FROM: Tim Burtis, Chairman

RE: Reappointments to Cornell Cooperative Extension

This is to advise that I am reappointing Legislator Debra Cody and Legislator Charles Garland as our two Legislative Representatives to the Cornell Cooperative Extension Association of Onondaga County Board of Directors.

These appointments are for a one-year term to expire December 31, 2025 and will require confirmation by the full Legislature at the December 17, 2024 session.

Thank you for your anticipated cooperation.

* * *

November 21, 2024

TO: Julie Abbott, Chair
Environmental Protection Committee Members

FROM: Tim Burtis, Chairman

RE: Reappointments to the Onondaga County Soil and Water Conservation District

This is to advise that I am recommending the reappointment of Legislators Mark Olson and David Knapp to the Onondaga County Soil and Water Conservation District. These appointments are for a one-year term to expire December 31, 2025 and will require confirmation by the full Legislature at the December 17, 2024 session.

Thank you for your anticipated cooperation.

* * *

November 21, 2024

TO: Colleen Gunnip, Chair
Ways and Means Committee Members

FROM: Tim Burtis, Chairman

RE: Reappointments to the Onondaga County Tobacco Asset Securitization Corporation

This is to advise that I am recommending the reappointments of Legislator Colleen Gunnip and Legislator Richard McCarron to the Onondaga County Tobacco Asset Securitization Corporation. Both reappointments are for a one-year term which will expire on December 31, 2025.

December 17, 2024

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These appointments will require confirmation of the full Legislature at its December 17, 2024 Session. Thank you for your consideration.

* * *

November 22, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

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

APPOINTMENT:
Gregory S. Popps
133 Skyview Terrace
Syracuse, NY 13219

TERM EXPIRES:
December 31, 2027

Your confirmation of this reappointment would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

TO: All Legislators
FROM: Jamie McNamara, Clerk
Onondaga County Legislature
DATE: December 3, 2024
RE: NOTICE OF ADJOURNMENT

Please be advised that, per the attached request, the regular session to be held on Tuesday, January 7, 2025 will be adjourned until Tuesday, February 4, 2025 at 1:00 p.m.

Date of Session: Tuesday, February 4, 2025

Time: 1:00 p.m.

Place: Legislative Chambers
401 Montgomery Street, Room 407
Syracuse, New York

The purpose of the meeting shall be to consider all resolutions presented at January committees, and any other appropriate business.

* * *

December 17, 2024

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December 3, 2024

Jamie McNamara, Clerk
Onondaga County Legislature
401 Montgomery Street
407 Court House
Syracuse, New York 13202

We, the undersigned, pursuant to Section 1A, Rule 2A of the Rules of the Onondaga County Legislature, hereby request that the Clerk notify all members of the Legislature of the adjournment of the regular session originally scheduled on Tuesday, January 7, 2025 at 1:00 p.m. to Tuesday, February 4, 2025 at 1:00 p.m.

The purpose of the meeting shall be to consider all resolutions presented at January committees, and any other appropriate business.

This 3rd day of December 2024.

TIMOTHY T. BURTIS
Chairman

BRIAN F. MAY
Majority Leader

CHRISTOPHER J. RYAN
Minority Leader

* * *

December 3, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XXV, Section 25.05, of the Onondaga County Administrative Code, I have reappointed/appointed, subject to confirmation of the County Legislature, the following individuals to serve as members of the Onondaga County Public Library Board of Trustees:

REAPPOINTMENT:
Maria Mahar
7905 East Ridge Pointe Drive
Fayetteville, New York 13066

TERM EXPIRES:
December 31, 2027

APPOINTMENT:
Brianah M. Lane
220 Herald Place
Syracuse, NY 13202

TERM EXPIRES:
December 31, 2027

Ms. Lane will replace Christina Ondrako

Your confirmation of these appointments would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

December 17, 2024

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* * *

December 4, 2024

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XXIV, Section 24.01, of the Onondaga County Administrative Code, and Article XIX, Section 1903, of the Onondaga County Charter, I have appointed, subject to confirmation of the County Legislature, the following individuals to serve as members of the OCC Board of Trustees:

APPOINTMENT:

Paul Mello
487 4 Breckenridge Run
Syracuse, NY 13215

TERM EXPIRES:

June 30, 2025

Mr. Mello will be replacing Ms. Serway

Haji A. Adan
610 North Ave.
Syracuse, NY 13206

June 30, 2031

Mr. Adan will be replacing Ms. Melanie Littlejohn

Your confirmation of these appointments would be greatly appreciated.

Sincerely,
J. RYAN McMAHON, II
Onondaga County Executive

* * *

Motion Made By Dr. Kelly, Mr. Brown, Mr. Meaker, Ms. Hernandez

RESOLUTION NO. 184

AMENDING THE 2024 ONONDAGA COUNTY BUDGET TO ACCEPT GRANT FUNDS FROM THE NEW YORK STATE OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE FOR ONONDAGA COUNTY'S CHILD POVERTY REDUCTION INITIATIVE PROGRAM

WHEREAS, New York State, through its Office of Temporary and Disability Assistance (OTDA), has awarded the County of Onondaga funding in the amount of \$12,250,000 for its Child Poverty Reduction Initiative (CPRI) Program; and

WHEREAS, it is necessary to include such funds in the Onondaga County Department of Social Services – Economic Security's 2024 budget and authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2024 County budget be amended as follows:

REVENUES:

In Admin Unit 811000000
 Department of Social Services – Economic Security
 Speed Type #430413
 Project: 785410024
 CPRI Program
 In Acct. 590025
 St Aid – Social Services \$12,250,000

APPROPRIATIONS:

In Admin Unit 811000000
 Department of Social Services – Economic Security
 Speed Type #430413
 Project: 785410024
 CPRI Program
 In Acct. 695700
 Contractual Services \$12,250,000

ADOPTED. Ayes: 14 Noes: 1 (Romeo) Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 185

CONFIRMING APPOINTMENTS TO THE ONONDAGA COUNTY RESOURCE RECOVERY AGENCY

WHEREAS, the Chairman of the Legislature has duly appointed and designated pursuant to Title 13B, as amended, of the New York State Public Authorities Law, subject to confirmation by the Onondaga County Legislature, the following individuals as members of the Onondaga County Resource Recovery Agency:

APPOINTMENTS:
 Barbara Stacer
 7626 Brown Gulf Road
 Jamesville, New York 13078

TERM EXPIRES:
 December 31, 2026

Jennifer Wood
 7327 Spring Mountain Drive
 East Syracuse, New York 13057

December 31, 2027

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointments of the above individuals as members of the Onondaga County Resource Recovery Agency for the term specified above.

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 186

CONFIRMING REAPPOINTMENTS TO THE CORNELL COOPERATIVE EXTENSION ASSOCIATION OF ONONDAGA COUNTY BOARD OF DIRECTORS

WHEREAS, pursuant to Section 224 of the New York State County Law, Article V, Section 3 of the Constitution of the Cornell Cooperative Extension Association of Onondaga County, and the Association’s By-Laws, the Onondaga County Legislature has been requested annually to appoint two legislators to serve on the Board of Directors of said Association; and

WHEREAS, the Chairman of the Onondaga County Legislature has reappointed Debra Cody and Charles Garland as the Legislature’s representatives; now, therefore be it

RESOLVED, that the Onondaga County Legislature hereby confirms the reappointments of the following individuals as members of the Cornell Cooperative Extension Association of Onondaga County Board of Directors for the term specified:

REAPPOINTMENTS:
Debra Cody
107 Circle Road
North Syracuse, New York 13212

TERM EXPIRES:
December 31, 2025

Charles Garland
208 Martin Luther King W
Syracuse, New York 13205

December 31, 2025

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 187

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

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

WHEREAS, it is the desire of the Onondaga County Legislature to reappoint Mark Olson and David Knapp as the Legislature’s representatives; now, therefore be it

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

REAPPOINTMENTS:
Mark Olson
103 Barker Lane
Fayetteville, New York 13066

TERM EXPIRES:
December 31, 2025

David Knapp
PO BOX 467
LaFayette, New York 13084

December 31, 2025

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 188

REAPPOINTING TWO DIRECTORS TO THE ONONDAGA COUNTY TOBACCO ASSET
SECURITIZATION CORPORATION

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

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

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

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

REAPPOINTMENTS:
Colleen Gunnip
378 Grenadier Drive
Liverpool, New York 13090

TERM EXPIRES:
December 31, 2025

Richard McCarron
4700 Manor Hill Drive
Syracuse, New York 13215

December 31, 2025

and, be it further

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

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

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Mr. Burtis, Mr. Garland, Mr. Ryan

RESOLUTION NO. 189

APPOINTING KEVIN RYAN AS REPUBLICAN COMMISSIONER OF ELECTIONS

WHEREAS, the Chair of the Onondaga County Republican Committee has filed a certification with the Clerk of the Onondaga County Legislature, pursuant to Section 3-204 of the New York State Election Law, which certification states that Kevin Ryan, residing at 213 Strathmore Drive, Syracuse, New York 13207, was duly recommended by the Republican Committee of Onondaga County as a suitable and qualified person for appointment to the Office of Republican Commissioner of Elections; and

WHEREAS, it is the desire of this Legislature to make such appointment; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby appoint Kevin Ryan, residing at 213 Strathmore Drive, Syracuse, New York 13207, to the Office of Republican Commissioner of Elections for the County of Onondaga, for a term of two (2) years, as of the first day of January 2025; and, be it further

RESOLVED, that, pursuant to the requirements of Election Law Section 3-208, the Elections Commissioners for Onondaga County shall receive an equal salary, with such salary to be paid at the rate at Grade E09, under the current salary schedule; and, be it further

RESOLVED, that the Clerk of this Legislature is hereby directed to cause certified copies of this resolution to be forwarded to the proper State and County officials.

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Mr. Burtis

RESOLUTION NO. 190

PERSONNEL RESOLUTION

WHEREAS, it is necessary for the County to provide for changes to personnel; now, therefore be it

RESOLVED, that the following personnel changes be and hereby are authorized, effective upon adoption of this resolution:

- Onondaga County Legislature
- Create Executive Assistant (L102451) at Grade 26 (\$46,057 - \$61,056)
- Abolish Legislative Counsel (L109889) at Grade E06 (\$50,000)

and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 191

APPROVING AND DIRECTING THE CORRECTION OF CERTAIN ERRORS ON TAX BILLS

WHEREAS, the following named property owner has filed an application with the County Director of Real Property Tax Services for the correction of errors on the tax roll relative to their premises for tax year 2024, 2023, 2022, 2021, 2020 and 2019; and

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

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

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

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

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

<u>NAME AND ADDRESS OF APPLICANT</u>	<u>TAX MAP NUMBER</u>	<u>AMOUNT OF TAX BILLED</u>	<u>CORRECTED TAX</u>
<u>ONONDAGA</u> Martin Parker	314200 004.-01-32.0	\$4,055.83	0.00

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 192

2025 TOWN TAX RATES, FIXED, RATIFIED AND CONFIRMED

RESOLVED, that the tax rates for the ensuing fiscal year 2025 for the various Towns of the County of Onondaga be and they hereby are fixed and adopted according to the following schedule and that the Supervisors of the several towns be and they hereby are authorized and directed to cause to be extended the State, County, and Town Taxes in accordance with the following schedule and they be and hereby are ratified and confirmed:

		<u>Per Thousand</u>
<u>CAMILLUS</u>		
Town Inside	\$3.8290	
County Inside	<u>4.2650</u>	
Camillus – Inside (Camillus)		\$8.0940
Town Outside	\$3.9700	
County Outside	<u>4.2650</u>	
Camillus – Outside		\$8.2350
<u>CICERO</u>		
Town Inside	\$.9629	
County Inside	<u>4.7081</u>	
Cicero – Inside (North Syracuse)		\$5.6710
Town Outside	\$3.3501	
County Outside	<u>4.7081</u>	
Cicero – Outside		\$8.0582
<u>CLAY</u>		
Town Inside	\$13.7851	
County Inside	<u>120.8114</u>	
Clay – Inside (North Syracuse)		\$134.5965
Town Outside	\$18.7948	
County Outside	<u>120.8114</u>	
Clay –Outside		\$139.6062
<u>DEWITT</u>		
Town Inside	\$2.8700	
County Inside	<u>3.3156</u>	
Dewitt – Inside (East Syracuse)		\$6.1856
Town Outside	\$2.8700	
County Outside	<u>3.3156</u>	
Dewitt – Outside		\$6.1856
<u>ELBRIDGE</u>		
Town Inside	\$1.9242	
County Inside	<u>3.3082</u>	
Elbridge- Inside (Jordan & Elbridge)		\$5.2324

Town Outside	\$3.3400	
County Outside	<u>3.3082</u>	
Elbridge – Outside		\$6.6482
<u>FABIUS</u>		
Town Inside	\$5.3067	
County Inside	<u>5.2590</u>	
Fabius – Inside (Fabius)		\$10.5657
Town Outside	\$5.4044	
County Outside	<u>5.2590</u>	
Fabius – Outside		\$10.6634
<u>GEDDES</u>		
Town Inside	\$2.2868	
County Inside	<u>5.7395</u>	
Geddes – Inside (Solvay)		\$8.0263
Town Outside	\$9.0465	
County Outside	<u>5.7395</u>	
Geddes – Outside		\$14.7860
<u>LAFAYETTE</u>		
Town	\$7.1821	
County	<u>5.5499</u>	
LaFayette		\$12.7320
<u>LYSANDER</u>		
Town Inside	\$0.4674	
County Inside	<u>4.1407</u>	
Lysander – Inside (Baldwinsville)		\$4.6081
Town Outside	\$0.5609	
County Outside	<u>4.1407</u>	
Lysander – Outside		\$4.7016
<u>MANLIUS</u>		
Town Inside	\$3.3947	
County Inside	<u>3.3031</u>	
Manlius – Inside (Fayetteville, Manlius, Minoa)		\$6.6978
Town Outside	\$3.4457	
County Outside	<u>3.3031</u>	
Manlius – Outside		\$6.7488

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MARCELLUS

Town Inside \$3.3473
County Inside 4.5372

Marcellus – Inside (Marcellus) \$7.8845

Town Outside \$3.8575
County Outside 4.5372

Marcellus – Outside \$8.3947

ONONDAGA

Town \$0.8433
County 5.1155

Onondaga \$5.9588

OTISCO

Town \$304.2480
County 235.8455

Otisco \$ 40.0935

POMPEY

Town \$2.6266
County 5.2631

Pompey \$7.8897

SALINA

Town Inside \$1.9270
County Inside 4.1012

Salina – Inside (Liverpool) \$6.0282

Town Outside \$2.5520
County Outside 4.1012

Salina – Outside \$6.6532

SKANEATELES

Town Inside \$1.8665
County Inside 5.7009

Skaneateles – Inside (Skaneateles) \$7.5674

Town Outside \$2.0662
County Outside 5.7009

Skaneateles – Outside \$7.7671

SPAFFORD

Town	\$0.9106	
County	<u>3.3075</u>	
Spafford		\$4.2181

TULLY

Town Inside	\$3.0197	
County Inside	<u>3.3434</u>	
Tully – Inside (Tully)		\$6.3631
Town Outside	\$3.1313	
County Outside	<u>3.3434</u>	
Tully – Outside		\$6.4747

VAN BUREN

Town Inside	\$1.5163	
County Inside	<u>4.1447</u>	
Van Buren – Inside (Baldwinsville)		\$5.6610
Town Outside	\$1.5163	
County Outside	<u>4.1447</u>	
Van Buren – Outside		\$5.6610

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 193

SOUTHWOOD-JAMESVILLE WATER DISTRICT TAX – GENERAL APPORTIONMENT

WHEREAS, there was set up a gross budget of \$10,562.13 for the Southwood-Jamesville Water District for the year 2025 for estimated maintenance costs, making a total estimated gross budget for the year 2025 of \$10,562.13, minus surplus of \$692, leaving a total estimated budget for the year 2025 of \$9,870.13; and

WHEREAS, it is provided by contract with the Onondaga County Water Authority and the law pertaining thereto that the Southwood-Jamesville Water District lying within the Towns of Dewitt and Onondaga shall reimburse the Onondaga County Water Authority for those expenditures; now, therefore be it

RESOLVED, that the said amount of \$9,870.13 be and the same hereby is apportioned between the Southwood-Jamesville Water District areas lying within the Towns of Dewitt and Onondaga on the following parcel basis, namely: Five classes of properties and two categories of each class, namely: Category “A” and Category “B”, those that cannot be served. Classes are as follows:

Class 1	Lot up to and including (1) Acre
Class 2	1 Acre plus up to and including twenty acres
Class 3	21 Acres up to and including fifty acres
Class 4	51 Acres up to and including one hundred acres
Class 5	101 Acres and over

RATES ARE AS FOLLOWS:

Class 1-A	\$10.88	Class 3-A	\$20.46
Class 1-B	1.00	Class 3-B	3.00
Class 2-A	\$15.24	Class 4-A	\$34.15
Class 2-B	2.00	Class 4-B	4.00

and, be it further

RESOLVED, that the following sums be and hereby are approved as the apportionments as follows:

Town of Dewitt	\$3,258.06
Town of Onondaga	6,612.07
	\$9,870.13

and a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisors and Board of Assessors of the Towns of Dewitt and Onondaga; and, be it further

RESOLVED, that the Town of Dewitt and the Town of Onondaga be and they are hereby directed to raise and pay the same by tax, contract or otherwise as approved by law.

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 194

SOUTHWOOD-JAMESVILLE WATER DISTRICT TAX TOWN OF DEWITT APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Southwood-Jamesville Water District within the Town of Dewitt and against the property named on the tax roll for 2025 as being within the said Southwood-Jamesville Water District, the sum of \$3,258.06, said sum being for the payment of the apportionment of said Southwood-Jamesville Water District Tax in the Town of Dewitt; and, be it further

RESOLVED, that the Supervisor of the Town of Dewitt be and hereby is directed to extend or cause to be extended said sum against such property named on the tax roll for 2025 as being within the Southwood-Jamesville Water District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Dewitt for the year 2025.

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 195

SOUTHWOOD-JAMESVILLE WATER DISTRICT TAX TOWN OF ONONDAGA
APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Southwood-Jamesville Water District within the Town of Onondaga and against the property named on the tax roll for 2025 as being within the said Southwood-Jamesville Water District, the sum of \$6,612.07, said sum being for the payment of the apportionment of said Southwood-Jamesville Water District Tax in the Town of Onondaga; and, be it further

RESOLVED, that the Supervisor of the Town of Onondaga be and hereby is directed to extend or cause to be extended said sum against such property named on the tax roll for 2025 as being within the Southwood-Jamesville Water District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Onondaga for the year 2025.

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 196

WARNERS WATER DISTRICT TAX – GENERAL APPORTIONMENT

WHEREAS, there was set up a budget of \$3,611.00 for the Warners Water District, of which \$0.00 was for estimated debt service and construction plus \$3,611.00 for estimated maintenance costs, making a total estimated budget of \$3,611.00 for the year 2025, minus surplus of \$9.00 leaving an estimated budget of \$3,602.00; and

WHEREAS, it is provided by contract with the Onondaga County Water Authority and the law pertaining thereto that the Warners Water District area lying within the Towns of Camillus and Van Buren shall reimburse the Onondaga County Water Authority for these expenditures; now, therefore be it

RESOLVED, that the said amount of \$3,602.00 be and the same hereby is apportioned between the Warners Water District area lying within the Towns of Camillus and Van Buren according to the equalized value of the real property in the said Towns of Camillus and Van Buren appearing on the assessment rolls as situated within the respective limits of such water district as follows:

Town of Camillus	\$1,681.94
Town of Van Buren	<u>1,920.06</u>
	\$3,602.00

and, be it further

RESOLVED, that the following sums be and hereby are approved as the apportionment for the Warners Water District as follows:

Town of Camillus	\$1,681.94
Town of Van Buren	<u>1,920.06</u>
	\$3,602.00

and a certificate of such apportionment be certified by the Clerk of the County Legislature and filed with the Supervisors and Board of Assessors of the Towns of Camillus and Van Buren; and, be it further

RESOLVED, that the Towns of Camillus and Van Buren be and they hereby are directed to raise and pay the same by tax, contract or otherwise as provided by Article 11-A, Section 11.70 of the Onondaga County Administrative Code.

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 197

WARNERS WATER DISTRICT TAX, TOWN OF CAMILLUS APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Warners Water District within the Town of Camillus and against the property named on the tax roll for 2025 as being within the said Warners Water District, the sum of \$1,681.94, said sum being for the payment of the apportionment of said Warners Water District Tax in the Town of Camillus; and, be it further

RESOLVED, that the Supervisor of the Town of Camillus be and hereby is directed to extend or cause to be extended said sum against such property named on the tax roll for 2025 as being within the Warners Water District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Camillus for the year 2025.

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 198

WARNERS WATER DISTRICT TAX, TOWN OF VAN BUREN APPORTIONMENT

RESOLVED, that there be levied and assessed against the taxable property included in the Warners Water District within the Town of Van Buren and against the property named on the tax roll for 2025 as being within the said Warners Water District, the sum of \$1,920.06, said sum being for the payment of the apportionment of said Warners Water District Tax in the Town of Van Buren; and, be it further

RESOLVED, that the Supervisor of the Town of Van Buren be and hereby is directed to extend or cause to be extended said sum against such property named on the tax roll for 2025 as being within the Warners Water District in proportion to each respective assessment, said aggregate sum to be included in the Abstract of Taxes to be raised by the Town of Van Buren for the year 2025.

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 199

AUTHORIZING THE COUNTY COMPTROLLER TO TRANSFER 2024 UNENCUMBERED APPROPRIATIONS AND APPROPRIATE REVENUE AFTER EXPIRATION OF THE 2024 FISCAL YEAR UPON APPROVAL OF THE COUNTY EXECUTIVE AND THE CHAIRPERSON OF THE WAYS & MEANS COMMITTEE

WHEREAS, from time to time County departments are subject to fluctuating costs for programs, goods or services because of vendor invoicing errors, imperfect cost projections, public emergencies, and other unforeseen events; and

WHEREAS, some fluctuating costs and collected revenues may, from time to time, exceed the adopted budget as modified appropriation and revenue accounts; and

WHEREAS, generally accepted accounting principles require that all material costs incurred in a fiscal year must be accounted for in that fiscal year's financial reports; and

WHEREAS, it is highly desirable to adjust the control appropriation accounts in order to prevent negative balances and comply with New York State Law; and

WHEREAS, the issuance of wholly accurate annual financial statements is not achievable without all necessary budget modifications; and

WHEREAS, it is highly desirable to adjust the affected appropriation accounts as soon after year-end as reasonably possible, thereby permitting the timely issuance of the annual financial reports; and

WHEREAS, the County's ability to obtain favorable borrowing rates is enhanced by the timely issuance of annual financial statements; and

WHEREAS, it is generally necessary to obtain legislative approval for transfer transactions which exceed \$7,500, to appropriate excess revenue and to appropriate fund balance; and

WHEREAS, it is necessary to authorize the adjustment to correct for negative account balances as provided for herein; now, therefore be it

RESOLVED, that the County Legislature authorizes the County Comptroller, upon the approval of the County Executive and the Chairperson of the Ways and Means Committee, to transfer 2024 unencumbered appropriation account balances between and among all Countywide appropriation accounts, to appropriate excess revenue and to appropriate fund balance to all Countywide appropriation accounts; and, be it further

RESOLVED, that a record of such transfers be prepared by the Comptroller's Office and presented to the Chairperson of the Ways & Means Committee for review and approval following the closure of the County's 2024 financial records and that such report shall be presented to all members of the Ways and Means Committee within 15 days of closure of said financial records; and, be it further

RESOLVED, that the Comptroller and Finance Department Division of Management and Budget will respond, in writing, to the Chairperson of the Ways and Means Committee regarding any item of transfer requiring an explanation; and, be it further

RESOLVED, that the terms and conditions of this resolution shall begin on December 17, 2024 and lapse on April 30, 2025, but may however, be renewed for each succeeding fiscal year by an act of this Legislature.

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Gunnip

RESOLUTION NO. 200

AUTHORIZING THE COUNTY COMPTROLLER, UPON APPROVAL OF THE FINANCE DEPARTMENT DIVISION OF MANAGEMENT AND BUDGET AND THE COUNTY EXECUTIVE'S OFFICE, TO TRANSFER 2024 UNENCUMBERED APPROPRIATION ACCOUNT BALANCES IN EXCESS OF \$7,500 INTO, BETWEEN, AND AMONG ALL INTERDEPARTMENTAL CHARGEBACK APPROPRIATION ACCOUNTS AND ADJUST THE CORRESPONDING INTERDEPARTMENTAL REVENUE ACCOUNTS

WHEREAS, the County operates a full interdepartmental chargeback system to fully account for all costs of each department and program to maximize all Federal, State, and other aid available; and

WHEREAS, these cost allocations are prepared approximately eighteen months prior to the end of the fiscal year; and

WHEREAS, these charges are subject to fluctuations in costs within the provider department's budget which affects the Countywide departmental allocations; and

WHEREAS, generally accepted accounting principles require that all material costs incurred in a fiscal year must be accounted for in the fiscal year's financial reports; and

WHEREAS, it is highly desirable to adjust the interdepartmental chargeback control appropriation accounts and adjust the corresponding interdepartmental revenue accounts in order to prevent negative balances and comply with New York State Law; and

WHEREAS, the issuance of wholly accurate annual financial statements is not achievable without all necessary budget modifications; and

WHEREAS, it is highly desirable to adjust the affected appropriation accounts as soon after year-end as reasonably possible, thereby permitting the timely issuance of the annual financial reports; and

WHEREAS, the County's ability to obtain favorable borrowing rates is enhanced by the timely issuance of annual financial statements; and

WHEREAS, it is generally necessary to obtain legislative approval for transfer transactions which exceed \$7,500; and

WHEREAS, it is necessary to authorize the transfer as provided for herein; now, therefore be it

RESOLVED, that the County Legislature authorizes the County Comptroller, upon the approval of the Finance Department Division of Management and Budget, the County Executive’s Office, and the Chairperson of the Ways and Means Committee of this Legislature to transfer 2024 unencumbered appropriation account balances in excess of \$7,500 into, between, and among all Countywide Interdepartmental Chargeback appropriation accounts and adjust the corresponding interdepartmental revenue accounts; and, be it further

RESOLVED, that a record of such transfers and adjustments be prepared by the Finance Department Division of Management and Budget, and such record of transfers be issued to the Clerk of the County Legislature, with a copy to the members of the Ways and Means Committee, following the closure of the County’s 2024 financial records; and, be it further

RESOLVED, that the terms and conditions of this resolution shall begin on December 17, 2024, and lapse on April 30, 2025, but may however, be renewed for each succeeding fiscal year by an act of this Legislature. Examples of these accounts are as follows:

<u>Account</u>	<u>Account Name</u>
691200	Employee Benefits
694950	Interdepartmental Charges
699690	Transfer to Debt Service
668520-668800	Interfund Transfers
590060	Interdepartmental Revenue
590070-590071	Interfund Transfers

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 201

AUTHORIZING THE COUNTY EXECUTIVE TO ENTER INTO A FIVE YEAR AGREEMENT WITH THE STATE OF NEW YORK FOR SNOW AND ICE CONTROL ON STATE HIGHWAYS FOR THE 2024-2029 SEASONS

WHEREAS, the execution of agreements for the plowing of State roads by County forces during the 2019-2024 season was authorized by Resolution No. 14-2020; and

WHEREAS, said agreement was amended commencing in the 2021-2022 season to include an additional 3.68 lane miles, for a new total of 407.68 lane miles and a new estimated annual base amount of \$3,982,023.58, as authorized by Resolution No. 41-2022; and

WHEREAS, the New York State contract is now extended for an additional five year term starting with the 2024-2025 season and ending with the 2028-2029 season; and

WHEREAS, the estimated annual base amount of the contract for snow and ice control during each of the 2024-2029 seasons is \$4,717,185, and it is the desire of this Legislature to authorize said contract; now, therefore be it

RESOLVED, that the Onondaga County Executive hereby is authorized to enter into agreements with the State of New York to provide for the control of snow and ice on state highways in the estimated annual base amount of \$4,717,185 per season, and to implement the intent of this resolution.

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 202

AUTHORIZING THE COUNTY EXECUTIVE TO AMEND A FIVE YEAR AGREEMENT WITH THE STATE OF NEW YORK FOR SNOW AND ICE CONTROL ON STATE HIGHWAYS FOR THE 2024-2029 SEASONS TO INCREASE THE 2024-2025 SEASON ESTIMATE AND AMENDING THE 2025 COUNTY BUDGET ACCORDINGLY

WHEREAS, Onondaga County entered into a five year agreement with New York State for snow and ice control on state highways for the 2019-2024 seasons with an estimated annual base amount of \$3,946,079.10, as authorized by Resolution No. 14-2020; and

WHEREAS, said agreement was amended commencing in the 2021-2022 season to include an additional 3.68 lane miles, for a new total of 407.68 lane miles and a new estimated annual base amount of \$3,982,023.58, as authorized by Resolution No. 41-2022; and

WHEREAS, the New York State contract is now extended for an additional five year term starting with the 2024-2025 season and ending with the 2028-2029 season with an estimated annual base amount of \$4,717,185, as authorized by Resolution No. 202-2024; and

WHEREAS, due to increases in cost for labor, materials and equipment in the 2024-2025 snow season, it is necessary to increase the estimated 2024-2025 season amount to \$5,339,023; and

WHEREAS, the State Comptroller has requested legislation authorizing an amendment to such agreement in accordance herewith, and it is the desire of this Legislature to authorize said amendment; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to amend the agreement with New York State to provide for the control of snow and ice on state highways in the estimated amount of \$5,339,023 for the 2024-2025 season, and to implement the intent of this resolution; and, be it further

RESOLVED that the 2025 County budget be amended by providing and making available the following:

APPROPRIATIONS:

In Admin Unit 9310300000

County Road Fund

Speed Type #534030

In Acct. 641010 Regular Salaries

\$440,000.00

In Acct. 693000 Supplies & Materials- Salt

\$391,998.00

REVENUES:

In Admin Unit 9310300000	
County Road Fund	
Speed Type #534030	
In Acct. 590044 Svc Other Govts – Transportation	\$831,998.00

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Cody

RESOLUTION NO. 203

AUTHORIZING THE SALE OF SURPLUS COUNTY PROPERTY CONSISTING OF A
 PORTION OF KINNE STREET, C.R. NO. 71, IN THE TOWN OF DEWITT TO ROGER E.
 SALLE AND THE CONCOMITANT DISCONTINUANCE AND REMOVAL THEREOF FROM
 THE COUNTY ROAD SYSTEM

WHEREAS, a portion of Kinne Street, County Road 71 (C.R. 71), located in the Town of Dewitt adjacent to 6745 – 6751 Kinne Street, is a dead-end and rather isolated section of surplus County roadway (the “Property”); and

WHEREAS, Roger E. Salle, the owner of such adjacent properties, has expressed an interest in purchasing the Property for \$6,000, as set forth below, for commercial/industrial purposes; and

WHEREAS, the Onondaga County Department of Transportation has declared the Property as surplus and not needed for County purposes, finds the purchase price fair and reasonable, and it is the desire of this Legislature to authorize the sale of said Property to Roger E. Salle; and

WHEREAS, an analysis of the potential environmental impacts of the proposed action has been undertaken pursuant to the New York State Environmental Quality Review Act (SEQRA); now, therefore be it

RESOLVED, that an Environmental Assessment Form (EAF) has been prepared and reviewed and is on file with the Clerk of the Legislature; and, be it further

RESOLVED, that the EAF prepared by the County and filed with this Legislature is satisfactory with respect to scope, content and adequacy in conformance with SEQRA, and is hereby accepted and adopted by the County; and, be it further

RESOLVED, that this Onondaga County Legislature does hereby accept and adopt the Negative Declaration, prepared in accordance with Article 8 of the Environmental Conservation Law, for the Unlisted Action and has determined that such will not have a significant adverse impact on the environment; and, be it further

RESOLVED, the County Executive is hereby authorized to transfer to Roger E. Salle said Property for a consideration of \$6,000.00 and to execute deeds, agreements, and such other documents as may be necessary to implement the intent of this resolution; and, be it further

RESOLVED, that this Onondaga County Legislature is satisfied that it is for the interest of the County to discontinue, and hereby discontinues and removes, the Property, as generally described below, from the County road system:

ALL THAT TRACT OR PARCEL OF LAND, situate in the Town of Dewitt, County of Onondaga and State of New York, bounded and described as follows: Commencing at a point on the westerly highway boundary of Kinne Street (County Route 71), at the intersection of said highway boundary with the division line between the property of Roger E. Salle (Reputed Owner) on the south and Oliva Properties LLC (Reputed Owner) on the north: thence along said highway boundary South 4°01'19" East, a distance of 34.59± feet to the point of beginning, and being 54.19± feet distant westerly measured at right angles, from station 13+16.17 of the hereinafter described survey baseline: thence continuing along said highway boundary South 4°01'19" East, a distance of 176.20± feet to a point on the 1955 Highway Boundary of NYS Route 298 (Syracuse – Bridgeport, Part 1, State Highway No. 672), thence along said 1955 highway boundary, North 86°00'48" East, a distance of 49.67± feet to a point on the 1977 Highway Boundary of NYS Route 298 (Syracuse – Bridgeport, Part 1, State Highway No 672), thence along said 1977 highway boundary North 4°08'53" West, a distance of 73.41± feet to a point: Thence through the bed of Kinne Street (County Route 71) the following four courses and distance: (1) North 42°19'22" West, a distance of 10.54± feet to a point; and (2) North 35°01'17" West, a distance of 32.16 feet to a point; and (3) North 29°05'44" West, a distance of 41.30 feet to a point; and (4) North 21°31'50" West, a distance of 29.60± feet to the point of beginning of the westerly highway boundary of Kinne Street; and, be it further

RESOLVED, that upon such transfer, the Commissioner of the Onondaga County Department of Transportation, pursuant to and in accordance with Section 115 of the Highway Law, shall amend the map of the County road system in accordance with this Resolution and shall file such amended map in the County Clerk's Office.

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Ms. Cody requested a waiver to present the following resolution. There was no objection, and the waiver was granted.

RESOLUTION NO. 204

CONFIRMING APPOINTMENTS TO THE ONONDAGA COMMUNITY COLLEGE BOARD OF TRUSTEES

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has duly appointed and designated pursuant to Section 6306 of the New York State Education Law, Section 1903 of the Onondaga County Charter and Section 24.01 of the Onondaga County Administrative Code, subject to confirmation by the Onondaga County Legislature, the following individuals as members of the Onondaga Community College Board of Trustees:

APPOINTMENTS:
Paul Mello
4874 Breckenridge Run
Syracuse, New York 13215

TERM EXPIRES:
June 30, 2025

Haji A. Adan
610 North Avenue
Syracuse, New York 13206

June 30, 2031

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the appointments of the above individuals as members of the Onondaga Community College Board of Trustees for the term specified above or until subsequent action by the County Executive.

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Abbott, Mr. Bush

RESOLUTION NO. 205

CONFIRMING REAPPOINTMENT TO THE ONONDAGA COUNTY RESOURCE RECOVERY AGENCY

WHEREAS, the County Executive, J. Ryan McMahon, II, has duly reappointed and designated pursuant to Title 13B, as amended, of the New York State Public Authorities Law §2405-c, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Onondaga County Resource Recovery Agency:

APPOINTMENT:
Gregory S. Poppo
135 Skyview Terrace
Syracuse, New York 13219

TERM EXPIRES:
December 31, 2027

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

RESOLVED, that the Onondaga County Legislature does hereby confirm the reappointment of the above individual as a member of the Onondaga County Resource Recovery Agency for the term specified above.

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Abbott, Mr. Bush

RESOLUTION NO. 206

AMENDING THE 2024 ONONDAGA COUNTY BUDGET TO ACCEPT NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION ENVIRONMENTAL BENEFIT PROJECT FUNDING

WHEREAS, in accordance with and pursuant to Resolution No. 72 – 2023, BP Products North America Inc. (“BP”) and Buckeye Pipe Line Company, LP. (“Buckeye”), by and through the New York State Department of Environmental Conservation (“DEC”) and its Environmental Benefit Project (“EBP”) program, shall pay the County of Onondaga funding in the amount of \$1,000,000, with the remaining \$500,000 payable to the Onondaga County Soil and Water Conservation District for water chestnut invasive species removals, to fund DEC-approved EBP projects and activities that benefit the environment and natural resources in areas within the jurisdiction of DEC Region 7 and in accordance with DEC’s CP-37 / Environmental Benefit Policy; and

WHEREAS, it is necessary to include such funds in the Onondaga County Office of the Environment’s 2024 budget and authorize the execution of agreements; now, therefore be it

RESOLVED, that the County Executive is authorized to execute agreements and such other documents as may be reasonably necessary to implement the intent of this resolution; and, be it further

RESOLVED, that the 2024 County budget be amended as follows:

REVENUES:

In Admin Unit 3600000000	
Office of the Environment	
Speed Type #191015	
Project 721009	
Environmental Benefit Project	
In Acct. 590028	
St Aid – Home & Comm Svc	\$1,000,000

APPROPRIATIONS:

In Admin Unit 3600000000	
Office of the Environment	
Speed Type #191015	
Environmental Benefit Project	
In Acct. 695700	
Contractual Services	\$1,000,000

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

Motion Made By Ms. Abbott

RESOLUTION NO. 207

2024 TRANSFER RESOLUTION

RESOLVED, that the following transfers be made:

<u>FROM:</u>	<u>TO:</u>	<u>AMOUNT:</u>
Admin Unit 3300000000	Admin Unit 3300000000	
Water Environment Protection	Water Environment Protection	
Speed Type #484040	Speed Type #484040	
Acct. 641010	Acct. 694100	
Regular Employee Salaries	All Other Expenses	\$600,000
Admin Unit 3300000000	Admin Unit 3300000000	
Water Environment Protection	Water Environment Protection	
Speed Type #484010	Speed Type #484040	
Acct. 641010	Acct. 694100	
Regular Employee Salaries	All Other Expenses	\$400,000

ADOPTED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

LOCAL LAW NO. 3 - 2024

A LOCAL LAW AUTHORIZING THE LEASE OF COUNTY PROPERTY LOCATED IN THE COUNTY OF ONONDAGA TO BELL ATLANTIC MOBILE SYSTEMS LLC

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

Section 1. The County of Onondaga is the owner of property located at 650 Hiawatha Boulevard West, Syracuse, New York, known as the Plant Operations Building of the Department of Water Environment Protection.

Section 2. Bell Atlantic Mobile Systems LLC, doing business as Verizon Wireless, has expressed an interest in renewing and amending its lease of approximately six hundred and two (602) square feet of interior and rooftop space at said building for the installation, operation and maintenance of radio communication facilities.

Section 3. The term of the proposed lease is five (5) years, with five (5) five-year (5) renewals, commencing March 1, 2026.

Section 4. The amount of rent is Twenty Four Thousand Five Hundred Dollars (\$24,500.00) per year during the first year with an increase of three per cent (3%) per year thereafter. The amount of proposed rent is fair and reasonable.

Section 5. That portion of the Plant Operations Building property to be leased is not currently needed for County purposes pursuant to Section 215 of the County Law.

Section 6. Bell Atlantic Mobile Systems LLC will provide insurance and pay for all utilities consumed by its equipment.

Section 7. The County Executive is hereby authorized to enter into any and all agreements and execute all documents for the lease of the above described space to Bell Atlantic Mobile Systems LLC for a period of five years, with five (5) five-year (5) renewals.

Section 8. This Local Law supersedes the public bidding requirements of Section 215 of the County Law and is subject to a permissive referendum. Local Law No. 1 of 2003 is hereby superseded to the extent inconsistent herewith.

Section 9. This local law shall take effect immediately upon filing pursuant to the provisions of the Municipal Home Rule Law.

Mr. Ryan requested to be excused from the vote. Chairman Burtis allowed the excusal.

PASSED. Ayes: 14 Absent: 2 (Gunnip, Olson) Excused: 1 (Ryan)

* * *

LOCAL LAW NO. 1 - 2025

A LOCAL LAW REGARDING RESIDENCY FOR DEPUTY AND ASSISTANT COUNTY ATTORNEYS

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

Section 1. New York State Municipal Home Rule Section 10 authorizes the County to establish qualifications for all Onondaga County Deputy and Assistant County Attorneys. In the interests of the County, it is desired to authorize a Deputy or Assistant County Attorney to reside in a different county at the time of hire and for a limited time during his/her employment, after which time any such Deputy or Assistant County Attorney shall be required to be a resident of Onondaga County.

Section 2. The provisions of New York State Public Officers Law Section 3 and Section 30, and Local Law No. 6 of 2002, requiring a person to be a resident of the political subdivision for which they shall be chosen shall not prevent an Onondaga County Deputy or Assistant County Attorney from being hired by the Department of Law, or holding said position for the limited time authorized herein (the "residency exemption"). The residency exemption shall cease six (6) months from the date of hire, and any person previously hired as a Deputy or Assistant County Attorney shall comply with the provisions of New York State Public Officers Law Sections 3 and 30, and Local Law No. 6 of 2002, and shall reside within Onondaga County for the remaining term of employment. For purposes of clarity, any person serving as Deputy or Assistant County Attorney shall reside within Onondaga County within six (6) months of being employed by the County of Onondaga.

Section 3. This Local Law shall sunset and be deemed to have expired and of no further force and effect three (3) years after adoption.

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

PASSED. Ayes: 15 Absent: 2 (Gunnip, Olson)

* * *

There being no further business to come before the County Legislature, Mr. May moved to adjourn until Tuesday, February 4, 2025. There was no objection and the meeting was adjourned at 2:24 p.m.

Respectfully submitted,
JAMIE McNAMARA, Clerk
Onondaga County Legislature

* * *

COUNTY OF ONONDAGA]
]SS:
LEGISLATIVE CHAMBERS:]

We hereby certify we have compared the foregoing Journal of Proceedings of the County Legislature of Onondaga County, for the year 2024, with the original proceedings and that the same is a correct transcript therefrom and of the whole to the original records (typographical errors excepted).



In witness whereof, we have hereunto set our hands and fixed the seal of this Legislature on the 31st day of December 2024.

TIMOTHY T. BURTIS, Chairman

JAMIE McNAMARA, Clerk

A

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