A regular meeting of the Town Board of Grand Island, New York was held at the Town Hall, 2255 Baseline Rd., Grand Island, NY at 8:00p.m. on the 2nd of December, 2019.

Present: Nathan D. McMurray Supervisor

Michael H. Madigan
Jennifer L. Baney
Peter Marston Jr.
Patricia A. Frentzel
Peter C. Godfrey
Councilman
Councilman
Town Clerk
Town Attorney

Excused: Beverly A. Kinney Councilwoman

Supervisor Nathan D. McMurray called the meeting to order at 8:00p.m. Reverend Martin Gallagher from St. Stephen's Roman Catholic Church gave the Invocation.

Councilwoman Jennifer L. Baney led the Pledge of Allegiance.

PUBLIC COMMENTS:

This is an opportunity for residents to comment on any matter regarding the meeting agenda items only.

Speakers: Sam Hunt

PUBLIC HEARINGS:

<u>Local Law Intro #10 of 2019 – Amend Town Code Section 267 – Sewers</u>

A Public Hearing was held on Monday, December 2, 2019 at 8:00p.m. for the purpose of hearing anyone who wants to comment on Local Law Intro #10 of 2019 – Amend Town Code Section 267 – Sewers.

Speakers: None

Supervisor McMurray declared the Public Hearing closed.

A motion was made by Councilman Marston, seconded by Councilman Madigan to adopt Local Law #8 of 2019 Amending Town Code Section 267 – Sewers as follows:

Section 1. Modify Article 267 of the Town Code as follows:

ARTICLE 1 Terminology

§ 267-1. Definitions. [Amended 4-5-1982]

- A. Word usage. "Shall" is mandatory; "may" is permissive.
- B. For the purpose of this chapter, the terms used herein are defined as follows:

SEWERS

ACT – The Federal Clean Water Act, as amended.

ASTM – The American Society for Testing and Materials.

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BEST MANAGEMENT PRACTICES (BMPs) – Schedules of activities, prohibitions of practices, general good housekeeping practices, pollution prevention and educational practices, maintenance procedures, and other management practices to prevent or reduce the discharge of pollutants directly or indirectly to stormwater, receiving waters, or stormwater conveyance systems. BMPs also include-treatment practices, operation procedures, and practices to control site runoff, spillage or leaks, sludge or water disposal, or drainage from raw material storage. [Added 12-17-2007 by L.L. No. 6-2007]

BOD (denoting BIOCHEMICAL OXYGEN DEMAND) – The quantity of oxygen utilized in the biochemical oxidation of organic matter under standard laboratory procedure in five days at 20° C., expressed in part per million by weight.

BUILDING SANITARY DRAIN – That part of the lowest horizontal piping of a building sanitary drainage system which receives the discharge from waste piping inside the walls of any building and conveys such discharge to the building sewer beginning three feet outside the outer face of the building wall.

BUILDING SEWER – That part of the horizontal piping of a sanitary system which extends from the end of the building sanitary drain and conveys sewage to a public sewer, individual sanitary disposal system or other approved facility.

CLEAN WATER ACT – The Federal Water Pollution Control Act (33 U.S.C. § 1251 et seq.), and any subsequent amendments thereto. [Added 12-17-2007 by L.L. No. 6-2007]

CODE ENFORCEMENT OFFICER – The person or persons duly authorized by the Town Board to inspect and approve the installation of building sewers and their connection to the public sewer system.

COMBINED SEWER – A pipe or conduit designed to carry both stormwater and wastewater.

CONNECTION – The "connection" to the public sewer shall include the building sewer and the tap into the public sewer.

CONSTRUCTION ACTIVITY – Any activity requiring authorization under the SPDES permit for stormwater discharges from construction activity, GP-02-01, as amended or revised, including construction projects resulting in land disturbance of one or more acres. Construction activities include but are not limited to clearing and grubbing, grading, excavating, and demolition. [Added 12-17-2007 by L.L. No. 6-2007]

CONTAMINATION – An impairment of the quality of the waters of the state by waste to a degree which creates a hazard to the public health through poisoning or through the spread of disease.

DEPARTMENT – The New York State Department of Environmental Conservation. [Added 12-17-2007 by L. L. No. 6-2007]

DOMESTIC WASTE – Water carried waste generated by residences.

GARBAGE – Solid wastes from the preparation, cooking and dispensing of food, and from the handling, storage and sale of produce.

HAZARDOUS MATERIALS – Any material, including any substance, waste, or combination thereof, which because of its quantity, concentration, or physical, chemical, or infectious characteristics may cause, or significantly contribute to, a substantial present or potential hazard to human health, safety, property, or the environment when improperly treated, stored, transported, disposed of, or otherwise managed. [Added 12-17-2007 by L.L. No. 6-2007]

ILLICIT CONNECTION – Any drain or conveyance, whether on the surface or subsurface, which allows an illegal discharge to enter the MS4, including but not limited to: [Added 12-17-2007 by L.L. NO. 6-2007]

- (1) Any conveyance which allows any nonstormwater discharge including treated or untreated sewage, process wastewater, and wash water to enter the MS4 and any connection to the storm drain system from indoor drains and sinks, regardless of whether said drain or connection had been previously allowed, permitted, or approved by an authorized enforcement agency; or
- (2) Any drain or conveyance connected from a commercial or industrial land use to the MS4 which has not been documented in plans, maps, or equivalent records and approved by an authorized enforcement agency.

ILLICIT DISCHARGE – Any direct or indirect nonstormwater discharge to the MS4, except as exempted in § 267-36 of this chapter. [Added 12-17-2007 by L.L. NO. 6-2007]

INDUSTRIAL ACTIVITY – Activities requiring the SPDES permit for discharges from industrial activities except construction, GP-98-03, as amended or revised. [Added 12-17-2007 by L.L. NO. 6-2007]

INDUSTRIAL WASTES – The combination of liquid and water-carried waste from industrial processes, trade or business as distinct from domestic or sanitary wastes.

INTERCEPTOR – A device designed and installed so as to separate and retain deleterious, hazardous matter or otherwise undesirable matter, such as grease, oil or sand, and to permit only normal sewage to discharge into the public sewer.

LICENSED PLUMBER – A plumber duly licensed by the Town of Grand Island.

MS4 – Municipal separate storm sewer. [Added 12-17-2007 by L.L. NO. 6-2007]

MUNICIPAL SEPARATE STORM SEWER SYSTEM – A conveyance or system of conveyances (including, but not limited to, roads with drainage systems, municipal streets, catch basins, curbs, gutter, ditches, man-made channels, or storm drains): [Added 12-17-2007 by L.L. NO. 6-2007]

- (1) Owned or operated by the Town of Grand Island;
- (2) Designed or used for collecting or conveying stormwater;
- (3) Which is not a combined sewer; and
- (4) Which is not part of a publicly owned treatment works (POTW) as defined at 40 CFR 122.2.

NATURAL OUTLET – Any outlet into a watercourse, pond, ditch, lake or other body of surface or groundwater.

NONSTORMWATER DISCHARGE – Any discharge to the MS4 that is not composed entirely of stormwater. [Added 12-17-2007 by L.L. NO. 6-2007]

PERSON – Any individual, association, organization, partnership, firm, corporation or other entity recognized by law. [Added 12-17-2007 by L.L. NO. 6-2007]

pH – The logarithm of the reciprocal of the weight of hydrogen ions in grams per liter of solution.

POLLUTANT – Dredged spoil, filter backwash, solid waste, incinerator residue, treated or untreated sewage, garbage, sewage sludge, munitions, chemical wastes, biological materials, radioactive materials, heat, wrecked or discarded equipment, rock, sand, or industrial, municipal, agricultural waste or ballast discharged into water, any of which may cause or might reasonably be expected to cause pollution of the waters of the state in contravention of water, quality standards. [Added 12-17-2007 by L.L. NO. 6-2007]

POLLUTION – The man-made or man-induced alteration of the chemical, physical, biological and radiological integrity of water.

PREMISIS – Any building, lot, parcel of land, or portion of land, whether improved or unimproved, including adjacent sidewalks and parking strips. [Added 12-17-2007 by L.L. NO. 6-2007]

PRETREATMENT – The reduction the amount of pollutant properties in wastewater to a less harmful state prior to or in lieu of discharging or otherwise introducing such physical, chemical or biological processes, process changes or by other means, except as prohibited by 40 CFR 403.6, General Pretreatment Regulations for Existing and New Sources of Pollution.

PRIVATE SEWER or INDIVIDUAL SANITARY DISPOSAL SYSTEM – A sewer privately owned and not directly services by public authority.

PROPERLY SHREDDED GARBAGE – The wastes from the preparation, cooking and dispensing of food that have been shredded to such degree that all particles will be carried freely under the flow conditions normally prevailing in public sewers, with no particle greater than ½ inch in any dimension.

PUBLICLY OWNED TREATMENT WORKS (POTW) – A "treatment works" as defined by Section 212 of the Act (33 U.S.C. § 1292). It includes any sewers that convey wastewater to the POTW but does not include pipes, sewers or other conveyances not connected to a facility providing treatment.

PUBLIC SEWER – A sewer in which all owners of abutting properties have equal rights, and is controlled by public authority.

SANITARY SEWER – A sewer which carries sewage and to which storm-, surface and ground waters are not intentionally admitted.

SANITARY WASTE – Liquid or solid waste generated by humans and human activities. Does not include industrial waste.

SEWAGE – A combination of the water-carried wastes from residences, business buildings, institutions and industrial establishments, together with such ground-, surface and stormwaters as may be present.

SEWAGE WORKS – All facilities for collecting, pumping, treating and disposing of sewage.

SEWER – A pipe or conduit for carrying sewage.

SIGNIFICANT INDUSTRIAL USER – Any user who has a discharge flow of 25,000 gallons or more per average workday; or has a flow greater than 5% of the flow in the municipality's wastewater system: or has in his waste toxic pollutants, as defined pursuant to Section 307 of the Act; or has been identified as one of the 21 industrial categories pursuant to Section 307 of the Act; or is found by the Town to have significant impact, either singly or in combination with other contributing industries, on the treatment or collection system.

SLUG – Any discharge of water or wastewater which, in concentration of any given constituent or in quality of flow, exceeds for any give period of duration longer than 15 minutes more than five times the average twenty-four-hour concentration of flows during normal operation and which shall adversely affect the collection system and/or performance of the wastewater treatment works.

SPECIAL CONDITIONS - [Added 12-17-2007 by L.L. NO. 6-2007]

- (1) Discharge compliance with water quality standards: the condition that applies where the Town has been notified that the discharge of stormwater authorized under their MS4 permit may have caused or has the reasonable potential to cause or contribute to the violation of any applicable water quality standard. Under this condition, the Town must take all necessary actions to ensure suture discharges do not cause or contribute to a violation of water quality standards.
- (2) 303 (d) listed water: the condition in the Town's MS4 permit that applies where the MS4 discharges to a 303(d) listed water. Under this condition, the stormwater management program must ensure no increase of the listed pollutant of concern to the 303(d) listed water.
- (3) Total maximum daily load (TMDL) strategy: the condition in the Town's MS4 permit where a TMDL including requirements for control of stormwater discharges has been approved by EPA for a water body or watershed into which the MS4 discharges. If the discharge from the MS4 did not meet the TMDL stormwater allocations prior to September 10, 2003, the Town was required to modify its stormwater management program to ensure that reduction of the pollutant of concern specified in the TMDL is achieved.
- (4) The condition in the Town's MS4 permit that applies if a TMDL is approved in the future by EPA for any water body or watershed into which an MS4 discharges: Under this condition, the Town must review the applicable TMDL to see if it includes requirements for control of stormwater discharges. IF an MS4 is not meeting the

TMDL's approval, modify its stormwater management program to ensure that reduction of the pollutant of concern specified in the TMDL is achieved.

STATE POLLUTANT DISCHARGE ELIMINATION SYSTEM (SPDES) STORMWATER DISCHARGE PERMIT – A permit issued by the Department that authorizes the discharge of pollutants to waters of the state. [Added 12-17-2007 by L.L. NO. 6-2007]

STORM SEWER (sometimes termed "storm drain") – A sewer which is designed or used for collecting or carrying stormwater runoff, snowmelt, and drainage, but which excludes sewage and industrial wastes, other than unpolluted cooling water. [Amended 12-17-2007 by L.L. NO. 6-2007]

STORMWATER – Rainwater, surface runoff, snowmelt and drainage. [Added 12-17-2007 by L.L. NO. 6-2007]

STORMWATER MANAGEMENT OFFICER (SMO) – The Town Engineer and Code Enforcement Officer, and their staffs, and any other employee, contractor or other public official(s) designated by the Town Board to enforce this chapter. The SMO also accepts and reviews stormwater pollution prevention plans (SWPPPs), forwards the plans to such agency, committee, employee, or board of the Town of Grand Island which may be reviewing any applications for a construction activity requiring submission of a SWPPP, and inspects stormwater management practices. [Added 12-17-2007 by L.L. NO. 6-2007]

SUPERINTENDENT – The Superintendent of Sewers for the Town of Grand Island as appointed by the Town Board or his authorized deputy, agent or representative.

SUSPENDED SOLIDS – Solids that either float on the surface of, or are in suspension in water, sewage or other liquids, and which are removable by laboratory filtering.

303(d) LIST – A list of all surface water in the state for which beneficial uses of the water (drinking, recreation, aquatic habitat, and industrial use) are impaired by pollutants, prepared periodically by the Department as required by Section 303(d) of the Clean Water Act. 303(d) listed water are estuaries, lakes and streams that fall short of state surface water quality standards and are not expected to improve within the next two years. [Added 12-17-2007 by L.L. NO. 6-2007]

TMDL – Total maximum daily load. [Added 12-17-2007 by L.L. NO. 6-2007]

TOTAL MAXIMUM DAILY LOAD – The maximum amount of a pollutant to be allowed to be released into a water body so as not to impair uses of the water allocated among the sources of that pollutant. [Added 12-17-2007 by L.L. NO. 6-2007]

TOWN – The Town of Grand Island. [Added 12-17-2007 by L.L. NO. 6-2007]

TOWN ENGINEER – The Town Engineer of the Town of Grand Island.

TOXIC – Any of the pollutants designated by federal regulations pursuant to Section 307(a)(1) of the Act.

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY OR USEPA – The United States Environmental Protection Agency or, where appropriate, a designation for the administrator or other duly authorized official of said agency.

WASTEWATER – Water that is not stormwater, is contaminated with pollutants and has been or will be discarded. [Added 12-17-2007 by L.L. NO. 6-2007]

WATERCOURSE – A drainage channel in which a flow of water occurs, either continuously or intermittently.

ARTICLE II Use of Public Sewers Required

§ 267-2. Unsanitary deposit of wastes prohibited.

It shall be unlawful for any person to place, deposit or permit to be deposited in an unsanitary manner upon public or private property within the Town, or in any area under the jurisdiction of said Town, any human or animal excrement, garbage or other objectionable wastes.

§ 267-3. Discharge of untreated wastes prohibited.

It shall be unlawful to discharge to any natural outlet within the Town any sanitary sewage, industrial wastes or other polluted water, except where interception or treatment has been provided in accordance with subsequent provision of these rules.

§ 267-4. Construction of other facilities for sewage disposal restricted.

Except as hereinafter provided, it shall be unlawful to construct or maintain any privy, privy vault, septic tanks, cesspool or other facilities intended to be used for the disposal of sewage except as in §§ 267-6 and 267-7.

§ 267-5. Connection to public sewer required where available. [Amended 4-5-1982]

The owner of all houses, building or properties used for human occupancy, employment, recreation or other purposes situated within the Town and abutting any street, alley or right-of-way in which there is now located, or may in the future be located, a public sewer of the Town is hereby required, at his expense, to install suitable toilet facilities therein and to connect such facilities directly with the proper public sewer in accordance with the provisions of this chapter, within six months after the date of official notice to do so, provided that said public sewer is within 100 feet or the property line. Where this time limit imposes an unreasonable hardship, the Town Board may extend said period up to one year.

§ 267-6. When allowed.

Where a public sanitary sewer is not available under the provisions of § 267-5, the building sanitary drain shall be connected to an individual sanitary disposal system complying with all recommendations of the Erie County Health Department.

§ 267-7. Discontinuance of private system when public sewers become available

At such time as a public sewer becomes available to a property served by a private sewage treatment system, as provided in § 267-5, a direct connection shall be made to the public sewer in compliance with this chapter, and any private sewage treatment facility shall be disconnected, emptied and cleaned. Any buried tanks that are part of the private sewage treatment facility shall be emptied, cleaned and backfilled.

§ 267-8. Operation of system to be at owner's expense.

The owner shall operate and maintain the individual sanitary disposal facilities referred to in § 267-6 above in a sanitary manner at all times, at no expense to the Town.

§ 267-9. County Health Department may impose addition requirements.

No statement contained in this chapter shall be construed to interfere with any additional requirements that may be imposed by the Erie County Health Department.

ARTICLE IV Connection to Public Sewers

§ 267-10. Permit required. [Amended 4-5-1982]

No unauthorized person shall uncover, make any connections with or opening into, use, alter or disturb any public sewer or appurtenances thereof, without first obtaining a written permit from the Town Engineer.

§ 267-11. Application procedure; fees.

- A. The owner or his agent shall make application on a special form furnished by the Town, supplemental by any plans, specifications or other information considered pertinent in the judgment of the Town Engineer. Such plans are required for multiple dwellings, commercial or public buildings. Said application shall be signed by the licensed plumber under whose supervision the work is to be done. The application becomes a permit when signed by the Town Engineer. Applications, when made by the contractor, must show authorization from the owner. An application for sewer connection work must be made in the Town Engineer's office during regular hours. It shall be necessary for the contractor to secure liability insurance to protect himself. A fee is to be paid, as shown below, when a permit is obtained.
- B. A fee is to be paid at the time an application is submitted in the amount as set forth in the Schedule of Fees adopted by Town Board resolution and filed with the office of the Town Clerk. [Amended 3-7-1977; 4-5-1982; 5-2-1988 by L.L. No. 1-1988]
- C. The Town shall apply special connection fees for industrial or business complexes not covered in the above-listed classifications.

§ 267-12. Expense to be borne by owner. [Amended 8-3-1998 by L.L. No. 6-1998]

All costs and expenses incidental to the installation, connection and maintenance of the building sewer shall be borne by the owner. The owner shall be responsible for the maintenance of the building sewer to the wye at the main sewer regardless of the

location of the main line sewer. The owner shall indemnify the Town from any loss or damage the Town sustains that may directly or indirectly be occasioned by the installation, connection and maintenance of the building sewer.

§ 267-13. Separate sewer required for each building; exception.

The plumbing system of each building shall have a separate and independent connection with the public sewer wherever possible. Where one building stands in the rear of another on an interior lot and no connection to a sewer is available or can be made through an adjoining alley, court, yard or driveway, the building sanitary drain from the building on the front of the lot may be extended to the building on the rear of the lot. A separate application shall be made for each building.

§ 267-14. Use of old sewers upon approval.

Old building sewer may be used in connection with new building only when they are found on examination and test by the Town Engineer to meet all requirements of this chapter.

§ 267-15. Specification for building or sanitary sewers.

A. Specification [Amended 7-1-1974]

- (1) The slope of the sewers described in this section shall be 1/*4 inch per foot unless special permission is obtained from the Code Enforcement Officer, but in no case is a slope less than 1/8 inch per foot acceptable.
- (2) The building sewer shall be brought to the building at a depth sufficient to afford protection from frost. It shall be laid at a uniform grade and in straight alignment insofar as possible. Changes in direction shall be made only with properly curved pipe and fittings. A plan shall be submitted to the town engineer's office when a road crossing is installed. A minimum four-inch pipe shall be used in all road crossings. Road crossings shall have a minimum cover of five feet and be carefully tamped and backfilled with select material. If such cover cannot be obtained, pipe shall be encased with six inches of concrete. Backfill above pipe shall be in accordance with the requirements of the appropriate highway authorities. A six-inch cleanout with a riser and cap shall be installed in the vicinity of the right-of-way line when a road crossing is installed. All approved building sewer pipe shall be bedded with a four-inch minimum compacted cushion of No. 1 or 1A broken stone under the pipe and up to the spring line and covered at least six inches over top with fine dirt and gravel by hand. Pipe shall be bedded carefully on the compacted materials so that it does not ride on bells or joints. Backfill shall be free from large stones. No slag material is to be allowed for house connections.
- (3) No footing drains, roof drains, basement floor drains, or other drains carrying surface or groundwater shall be connected to the building or sanitary sewer. A sump pump shall be provided wherever required to carry ground and surface water to a natural outlet or storm sewer. Where any work is performed in a street or highway right-of-way, the

owner or his agent shall first obtain a permit from the proper state, county or Town highway authorities. Notice of request for inspection or final approval by highway authorities shall be the responsibility of the owner of his agent. Utility companies are to be notified if work may affect their facilities. The Town shall not be responsible for damage caused by drains connected to the building or sanitary sewer.

- (4) The applicant for the building sewer permit shall notify the Code Enforcement Officer when the building sewer is ready for inspection and connection to the public sewer. The connection shall be made under the supervision of said Code Enforcement Officer or his representatives. A sanitary drain from any new building shall not be connected to the public sewer until the roof construction of the building is completed and until the interior rough plumbing is completed to the stage that stormwater will be prevented from entering into the sanitary sewer.
- (5) Each building sewer must be provided with a cleanout at house wall end, at sharp changes in direction and at least for every 90 feet of length; the openings to be a minimum of three inches above cellar floor or ground surface outside building.
- (6) All excavation for buildings or sanitary sewer installations shall be adequately guarded with barricades and lights so as to protect the public from hazard. Streets, sidewalks, parkways and other public property disturbed in the course of the work shall be restored in a manner satisfactory to the Town Engineer. Ditches and culver pipes for storm and surface water or other utilities disturbed during installation of sewers shall be replaced to their original condition. All driveways and parking areas shall be backfilled with noncompressible fill and restored to original condition.
- (7) Vertical pipe fresh-air vents and cleanouts will not be permitted on any building sewer less than 90 feet in length which is connected to a public sewer. Cleanouts shall be installed in accordance with § 267-15A(5) of these specifications using a Y-branch fitting.
- (8) Traps will not be permitted on any building sewer which is connected to a public sewer.
- (9) Before backfilling, all building sewer shall tested under the supervision of the Town Engineer and/or Code Enforcement Officer. This test shall include all piping from the cleanout Y-branch fitting up to and including the connection to the public sewer. The applicant for the building sewer permit shall be responsible for furnishing all labor, material and equipment for conducting the test and for notifying the Town Engineer and/or Code Enforcement Officer in accordance with § 267-15A(4) of these specifications.
- B. Variations in these requirements may be made in special circumstances if approved by the Town Board in writing.

C. ASTM tests on all sewer pipes must be performed in the United States. Any variance from the sewer sizes described above must be approved by the Town Board.

ARTICLE V Use of Public Sewers

§ 267-16. Discharge of stormwater and other unpolluted wastes into sanitary sewers prohibited.

No person shall discharge or cause to be discharged any stormwater, surface water, groundwater, roof runoff, subsurface drainage, cooling water or unpolluted industrial process waters to any sanitary sewer.

- A. Transfer of Title of Privately Held Property, whether contiguous to a Private Sewage Disposal System or to the Publicly Owned Treatment Works (POTW), shall be subject to the following conditions prior to Title transfer:
 - (1) Inspection of the building sanitary drain and/or private sewer shall be required to ensure compliance with the appropriate provisions of the Sewer Use Ordinance regarding the removal of all storm water connections to the Town's sanitary sewer system or private sewage disposal system.
 - (2) Should the inspection of the sanitary drain and/or private sewer determine that deficiencies exist, the deficiencies shall be corrected prior to the transfer of Title at the Property Owner's expense.
 - (3) The Town reserves the right to conduct a continuous and ongoing inspection program pursuant to this Sewer Use Ordinance to ensure compliance with the proper conveyance of storm water connections.

§ 267-17. Discharge of certain matter prohibited. [Amended 4-5-1982]

Except as hereinafter provided, no person shall discharge or cause to be discharged any of the following described waters or wastes to any public sewer:

- A. Any liquid or vapor having a temperature higher than 150° F. (65° C.) or in such quantities that the temperature at the treatment works influent exceeds 104° F. (40° C.).
- B. Any water or wastes which may contain more than 100 parts per million by weight of fat, oil or grease.
- Any gasoline, benzene, naphtha, fuel oil or other flammable or explosive liquid, solid or gas.
- D. Any garbage that has not been properly shredded.
- E. Any ashes, cinders, sand, mud, straw, shavings, metal, glass, rags, feathers, tar, plastics, wood, paunch manure or any other solid or viscous substance capable of causing obstruction to the flow in sewer or other interference with the proper operation of the sewage works.

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- F. Any waters or wastes having a pH lower than 5.5 or higher than 9.0 or having any other corrosive property capable of causing damage or hazard to structures, equipment and personnel of the sewage works.
- G. Any waters or wastes containing a toxic or poisonous substance in sufficient quantity to injure or interfere with any sewage treatment process, constituting a hazard to human or animals, or create any hazard in the receiving water of the sewage treatment plant.
- H. Any water or wastes containing solids of such character and quantity that unusual attention or expense is required to handle such materials at the sewage disposal plant.
- I. Any noxious or malodorous gas or substance capable of creating a public nuisance.
- J. Quantities of flow, concentrations or both which constitute a slug, as defined herein.
- K. Any waters or wastes containing heavy metals and similar objectionable or toxic substances to such degrees that any such material received in the sewage at the point of discharge exceeds the limits established in Table A of this chapter. ¹

§ 267-18. Pretreatment regulations [Added 4-5-1982]

When pretreatment regulations are adopted by the USEPA or the New York State Department of Environmental Conservation for any industry, then that industry must immediately conform to the USEPA or the New York State Department of Environmental Conservation timetable for adherence to federal or state pretreatment requirements and any other applicable requirements promulgated by the USEPA or the New York State Department of Environmental Conservation in accordance with Section 307 of P.L. 95-217. Additionally, such industries shall comply with any more stringent standards necessitated by local conditions as determined by the Town.

§ 267-19. Use of interceptors.

Grease, oil and sand interceptors shall be provided when, in the opinion of said Town Engineer, they are necessary for the proper handling of liquid wastes containing grease in excessive amounts, or any flammable wastes, fecal matter, sand and other harmful ingredients; except that such interceptors shall not be required for private living quarters or dwelling units. All interceptors shall be of a type and capacity approved by the Town Engineer and shall be located so as to be readily and easily accessible for cleaning and inspection.

§ 267-20. Owner to install and maintain interceptors.

Where installed, grease, oil and sand interceptors shall be maintained by the owner, at his expense, in continuously efficient operation at all times.

§ :	267-21. App	oroval requ	ired for the	e discharge	e of certa	in wastes.
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- A. The admission into the sanitary sewers of any waters or wastes in the following categories shall be subject to the review and approval of the Town Board upon recommendation of the Town Engineer: [Amended 4-5-1982]
 - (1) A five-day biochemical oxygen demand greater than 250 parts per million by weight.
 - (2) Containing more than 300 parts per million by weight of suspended solids.
 - (3) Containing any quantity of substances having the characteristics described in § 267-19.
 - (4) Having an average daily sewage flow greater than 2% of the average daily flow of the POTW.
- B. Where necessary, in the opinion of the Town Engineer, the owner shall provide at his expense such pretreatment as may be necessary to: [Amended 4-5-1982]
 - (1) Reduce the biochemical oxygen demand to 250 parts per million and suspended solids to 300 parts per million by weight.
 - (2) Reduce objectionable characteristics or constituents to within the maximum limits as provided in § 267-21
 - (3) Containing any quantity of substances having the characteristics described in § 267-17.
- C. Plans, specifications and any other pertinent information relating to proposed preliminary treatment facilities shall be submitted for the approval of the Town Board and the Environmental Conservation Department of the State of New York, and no construction of such facilities shall be commenced until said approval is obtained in writing.
- § 267-22. Owner to maintain pretreatment facilities. [Amended 4-5-1982]

Where pretreatment facilities are provided for any waters or wastes, they shall be maintained continuously in satisfactory and effective operation by the owner at his expense.

§ 267-23. Permit required for significant industrial user. [Added 4-5-1982]

No significant industrial user shall discharge industrial wastewater into a trunk sewer or a sewer discharging directly or indirectly to a trunk sewer until a permit for industrial wastewater discharge has been approved by the Town Engineer.

A. Permit application shall require information concerning volume, constituents and characteristics of wastewater; flow rates; each product produced by type, amount and rate of production; and a description of activities, facilities and plant processes on the premises, including all materials processed and types of materials which are or could be discharged.

- B. The permit's terms and conditions may be subject to modification and change by the Town Board upon recommendation of the Code Enforcement Officer and/or Town Engineer.
- C. The maximum time period for the permit to discharge shall be three years, and the permit can be extended with the approval of the Town Board upon recommendation of the Code Enforcement Officer and/or Town Engineer.
- D. The permit shall not be reassigned or transferred or sold to a new owner, new user, different premises or a new or changed operation.
- E. The industrial discharger shall apply for a permit modification if production or process is changed so that the wastewater characteristics or flow are altered.

§ 267-24. Manholes required.

When required by the Town Engineer, the owner of any property served by a building sewer carrying industrial wastes shall install a suitable control manhole in the building sewer to facilitate observation, sampling and measurement of the wastes. Such manhole, when required, shall be accessibly and safely located and shall be constructed in accordance with plans approved by the Town Engineer. The manhole shall be installed by the owner at his expense and shall be maintained by him so as to be safe and accessible at all times.

§ 267-25. Measurements, tests and analyses.

All measurements, tests and analyses of the characteristics of water and wastes to which reference is made in §§ 267-17, 267-21 and 267-24 shall be determined in accordance with the latest edition of Standard Methods for the Examination of Water and Sewage, as published by the American Public Health Association, and shall be determined at the control manhole provided for in § 267-24 or upon suitable samples taken at said control manhole. In the event that no special manhole has been required, the control manhole shall be considered to be the nearest downstream manhole in the public sewer to the point at which the building sewer is connected.

Significant Industrial Users shall monitor and record the flowrate of wastewater conveyed to the sanitary sewer. Records will be submitted to the Town Engineer upon request.

§ 267-26. Special agreements or arrangements with industry.

- A. No statement in this chapter shall be construed to preclude the Town from the imposition of rates, rules or regulations which ensure an equitable system of cost recovery relative to treatment of industrial wastes.
- B. All concerns discharging industrial waste into the Town sanitary sewer system shall be charged for treatment in direction proportion to the volume of sewage flow which conforms to the strength and character standards set forth in this chapter.
- C. Industrial sewage which does not meet standards set forth herein shall be acceptable only for treatment by the Town through special license or agreement

providing for a surcharge of no less than 150% of the normal cost of treatment based upon equivalent flow computed as follows: Equivalent flow shall be the calculated total flow that would be necessary to dilute the sewage to acceptable strength or character, as prescribed in this chapter.

ARTICLE VI Alteration to Public Sewers

§ 267-27. Required approvals. [Amended 4-5-1982] ²

Improvements, enlargements and extensions to the sewage works system by the Town or others shall be subject to the approval of the Town Engineer with regard to design construction and operation. Where construction and financing are to be by private organizations, such organizations shall furnish a maintenance and guaranty bond in the amount of 25% of the estimated cost of construction and running for a period of one year after completion of construction and acceptance by the Town. Prior to the construction of the improvements, enlargements and extensions, said private organizations shall obtain a public improvement permit form the Town Board and pay the required inspection fee as required under § 327-35B and C of Chapter 327, Subdivision of Land.

§ 267-28. Standards. [Amended 4-5-1982]

Detailed drawings of all sewer improvements, enlargements or extensions, whether to be installed by a public agency or a private organization, shall be submitted to the Town Engineer for review and approval before submittal to the Erie County Health Department. The proposed construction shall meet or exceed the standards established by the New York State Building Code and the Erie County Health Department, as well as conform to the specifications promulgated by the Town Engineer, which are kept on file in the Town Engineer's office.

ARTICLE VII Damage to Public Sewer System

§ 267-29. Damaging or tampering with sewers prohibited; penalty.

No unauthorized persons shall maliciously, willfully or negligently break, damage, destroy, uncover, deface or tamper with any structure, appurtenances or equipment which is part of the municipal sewage work system. Any person violating this provision shall be subject to immediate arrest under charge of disorderly conduct.

ARTICLE VIII Enforcement and Effect

§ 267-30. Right of entry for inspection. [Amended 4-5-1982]

The Town Engineer, Code Enforcement Officer and other duly authorized employees of the Town, along with employees of the United States Environmental Protection Agency and the New York State Department of Environmental Conservation, bearing proper credentials and identification, shall be permitted to enter upon all properties for the purpose of inspection, observation, measurement, sampling and testing, in accordance

with the provisions of this chapter. Where permission to enter a property is denied, the Town Attorney is authorized without further action by the Town Board to take all steps necessary to obtain legal access to the property.

§ 267-31. Notice of offense.

Any person found to be violating any provision of this chapter shall be served by the Town Engineer with written notice stating the nature of the violation and providing a reasonable time limit for the satisfactory correction thereof. The offender shall, within the period of time stated in such notice, permanently cease all violations.

§ 267-32. Penalties for uncorrected offenses.

Any person who shall continue any violation beyond the time limit provided for in § 267-31 shall be guilty of an offense, punishable by a maximum fine of \$250 or by imprisonment for not more than 15 days, or both. Each day in which any such violation shall continue shall be deemed a separate offense.

§ 267-33. Liability for expenses.

Any person violating any of the provision of this chapter shall become liable to the Town for any expense, loss or damage occasioned the Town by reason of such violation.

Section 2. Effective Date. This local law shall be effective immediately upon filing with the New York Secretary of State.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

<u>Local Law Intro #11 of 2019 – Rezoning SBL #36.00-2-8.1, Alvin Road – B-1/R-1A to B-1</u>

A Public Hearing was held on Monday, December 2, 2019 at 8:00p.m. for the purpose of hearing anyone who wants to comment on Local Law Intro # 11 of 2019 – Rezoning SBL #36.00-2-8.1, Alvin Road – B-1/R-1A to B-1.

Speakers: Nicole Gerber, Andrea Mondich, Kristin Savard,

Dave Reilly, Diane Nassar, Sandra Nelson, Rose

Bugman

Supervisor McMurray declared the Public Hearing will remain open. The matter is in front of the Planning Board.

<u>Local Law Intro #12 of 2019 – Rezoning SBL#36.00-2-7, 2356 Whitehaven Road – R-1/B-1 to R-1A</u>

A Public Hearing was held on Monday, December 2, 2019 at 8:00p.m. for the purpose of hearing anyone who wants to comment on Local Law Intro #12 of 2019 – Rezoning SBL#36.00-2-7, 2356 Whitehaven Road – R-1/B-1 to R-1A.

Speakers: Jim Daigler, Kristin Savard

Supervisor McMurray declared the Public Hearing will remain open. The matter is in front of the Planning Board.

Monday, December 2, 2019 - 16

Koerntgen Subdivision, Fix Road – Preliminary Plat/2 Lot Subdivision

A Public Hearing was held on Monday, December 2, 2019 at 8:00p.m. for the purpose of hearing anyone who wants to comment on the Koerntgen Subdivision, Fix Road – Preliminary Plat/2 Lot Subdivision.

Speakers: None

Supervisor McMurray declared the Public Hearing closed.

SEQR

Supervisor McMurray presented the SEQR – Short Form Environmental Assessment Forms for Koerntgen Subdivision, Fix Road – Preliminary Plat/2 Lot Subdivision. Mr. McMurray informed the Town Board that the proposed action will not result in any significant adverse environmental impact.

A motion was made by Councilman Marston, seconded by Councilwoman Baney to issue a Negative Declaration for Koerntgen Subdivision, Fix Road – Preliminary Plat/2 Lot Subdivision.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

Koerntgen Subdivision, Fix Road – Preliminary Plat/2 Lot Subdivision

A motion was made by Councilwoman Baney, seconded by Councilman Marston to accept the recommendation of the Planning Board and approve the Preliminary Plat/2 Lot Subdivision for Koerntgen Subdivision, Fix Road, subject to the payment of the \$500 per lot Recreation Fees.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

Falleta Subdivision, Fix Road – Preliminary Plat/3 Lot Subdivision

A Public Hearing was held on Monday, December 2, 2019 at 8:00p.m. for the purpose of hearing anyone who wants to comment on the Falleta Subdivision, Fix Road – Preliminary Plat/3 Lot Subdivision.

Speakers: Doug Merien

Supervisor McMurray declared the Public Hearing closed.

SEQR

Supervisor McMurray presented the SEQR – Short Form Environmental Assessment Forms for Falleta Subdivision, Fix Road – Preliminary Plat/3 Lot Subdivision. Mr. McMurray informed the Town Board that the proposed action will not result in any significant adverse environmental impact.

A motion was made by Councilman Marston, seconded by Councilman Madigan to issue a Negative Declaration for Falleta Subdivision, Fix Road – Preliminary Plat/3 Lot Subdivision.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

Falleta Subdivision, Fix Road - Preliminary Plat/3 Lot Subdivision

A motion was made by Councilman Marston, seconded by Councilwoman Baney to accept the recommendation of the Planning Board and approve the Preliminary Plat/3 Lot Subdivision for Falleta Subdivision, Fix Road, subject to the payment of the \$500 per lot Recreation Fees.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

MINUTES:

A motion was made by Councilwoman Baney, seconded by Councilman Marston to approve Minutes of Workshop Meeting #49, November 18, 2019 and Minutes of Regular Meeting #21, November 18, 2019.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

CONSENT AGENDA:

- 1. Meeting Minutes Zoning Board of Appeals October 3, 2019
- 2. Meeting Minutes Historic Preservation Advisory Board October 18, 2019
- 3. Meeting Minutes Board of Architectural Review October 15, 2019

A motion was made by Councilman Madigan, seconded by Councilman Marston to approve the consent agenda as distributed.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

COMMUNICATIONS - TOWN BOARD:

SUPERVISOR NATHAN D. McMURRAY:

Appointment – Clerk Typist – Parks Department

A motion was made by Councilman Marston, seconded by Councilman Madigan to appoint Natalie Grunzweig, Clerk Typist, Full Time, Parks Department, effective January 1, 2020, FT, Grade 4.5, Start \$19.10/hr., according to the CSEA contract, subject to completion of necessary pre employment paperwork.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

Appointment - Clerk Typist - Building/Zoning Department

A motion was made by Councilman Marston, seconded by Councilman Madigan to appoint Rhonda Tollner, Clerk Typist, Full Time, Building/Zoning Department, effective January 1, 2020, FT, Grade 4.5, Start \$19.10/hr., according to the CSEA contract, subject to completion of necessary pre employment paperwork.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

Authorize Supervisor to Sign (MOA) Memorandum of Agreement with CSEA

A motion was made by Councilwoman Baney, seconded by Councilman Madigan to authorize the Supervisor to sign the Memorandum of Agreement with CSEA regarding the following titles, effective January 11, 2020:

Cook

Recreation Attendant

Recreation Supervisor – Senior Citizens

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

<u>Authorize Supervisor to Sign Memorandum of Understanding – 2018 STOP DWI</u> Agreement

A motion was made by Councilman Marston, seconded by Councilman Madigan to authorize the Supervisor to sign the 2018 STOP-DWI Memorandum of Understanding with Erie County. This agreement allows Erie County to pay for supplying data on DWI cases disposed in Grand Island Court during 2018.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

COMMUNICATIONS – OTHER TOWN OFFICIALS: RECREATION SUPERVISOR – JOSEPH MENTER:

Status Change

A motion was made by Councilman Marston, seconded by Councilwoman Baney to approve the status of Cassidy Jenson, Recreation Attendant from Seasonal to Part-time, effective December 3, 2019, \$12.90/hr.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

CODE ENFORCEMENT OFFICE:

<u>Special Use Permit Renewal – Bryce & Robin Shipman, 2020 Fix Road – Bed &</u> Breakfast

A motion was made by Councilwoman Baney, seconded by Councilman Marston to renew the Special Use Permit for Bryce & Robin Shipman, 2020 Fix Road – Bed & Breakfast. The site has been inspected and it is unchanged.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

<u>Special Use Permit Renewal – Elizabeth Thomas, 2627 Love Road – Bed & Breakfast</u>

A motion was made by Councilman Madigan, seconded by Councilwoman Baney to renew the Special Use Permit for Elizabeth Thomas, 2627 Love Road – Bed & Breakfast. The site has been inspected and it is unchanged.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

<u>Special Use Permit Renewal – Alan Lemanski & Michael Rosenberg, 1559 East</u> River Road – Bed & Breakfast

A motion was made by Councilman Madigan, seconded by Councilwoman Baney to renew the Special Use Permit for Alan Lemanski & Michael Rosenberg, 1559 East River Road – Bed & Breakfast. The site has been inspected and it is unchanged.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

<u>Special Use Permit Renewal – Shannon Martino, 977 Ransom Road – Home Occupation – Graphic Design, Photo</u>

A motion was made by Councilman Marston, seconded by Councilwoman Baney to renew the Special Use Permit for Shannon Martino, 977 Ransom Road – Home Occupation – Graphic Design, Photo. The site has been inspected and it is unchanged. APPROVED Ayes 4 Madigan, Baney, Marston, McMurray

Noes 0

<u>Special Use Permit Renewal – Grand Island Development LLC, 1611 Whitehaven Road – Solar Array Project</u>

A motion was made by Councilman Marston, seconded by Councilman Madigan to renew the Special Use Permit for Grand Island Development LLC, 1611 Whitehaven Road – Solar Array Project. The site has been inspected and it is still under construction. No Certificate of Occupancy has been issued.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray Noes 0

Tower Permit Renewal – Upstate Cellular Network (Verizon), 423 Ransom Road

A motion was made by Councilman Marston, seconded by Councilwoman Baney to renew the Tower Permit for Upstate Cellular Network (Verizon), 423 Ransom Road. The site has been inspected and it is secure.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray

Noes 0

Board of Plumbing Examiners – Election Results

Code Enforcement Officer Ron Milks reported that the general membership of plumbers, licensed to practice plumbing in the Town of Grand Island, have elected the following people to represent them on the Board of Plumbing Examiners:

Eric Ackerman

Dan Drexilius

Gerald Soto

The term will be for two (2) years and will commence on January 1, 2020. No Action by the Town Board.

TOWN ACCOUNTANT – PAMELA BARTON:

Authorize Supervisor to Submit PO-17 – Principal Clerk Position – Accounting/Water Billing Department

A motion was made by Councilwoman Baney, seconded by Councilman Marston to authorize the Supervisor to submit a PO-17 for the creation of a Principal Clerk position for the Town of Grand Island. The reference to the Accounting/Water Billing Department is to be removed.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray

Noes 0

<u>Request Authorization to Advertise for Position – Part-time Clerk Typist – Assessor and Engineering Departments</u>

A motion was made by Councilman Madigan, seconded by Councilman Marston to authorize the Assessor and Engineering Departments to advertise for the position of Clerk Typist – Part-time, with one opening in each department.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray

Noes 0

2019 Budget Transfers/Amendments

A motion was made by Councilwoman Baney, seconded by Councilman Marston to approve the following 2019 Budget Transfers:

General:

Coriorai.							
DEPT	ACCOUNT NAME	ACCOUNT NUMBER	TRF NEEDED	FROM A/C	\$	FROM DIFFERENT DEPT	EXPLANATION
TOWN BOARD	HEALTH INS BONUS	001-1010-0198	1,500.00	001-9060-0800		EMP BENE-MEDICAL INS	BONUS INCREASED TO 85%
	PROF SVCS	001-1010-0409	64,000.00	001-9060-0800		EMP BENE-MEDICAL INS	CGR CONTRACT
	PROF SVCS	001-1010-0409	10,800.00	001-9060-0800	76,300.00	EMP BENE-MEDICAL INS	TRM CONTRACT
SUPERVISOR	PERS SVCS-OT	001-1220-0102	13,000.00	001-9060-0800	13,000.00	EMP BENE-MEDICAL INS	EXCEEEDED BUDGET
ASSESSMENT	PROF SVCS	001-1355-0409	8,100.00	001-1990-0475	8,100.00	CONTINGENCY	ENPR
LAW OFFICE	PROF SVCS	001-1420-0409	30,000.00	001-1990-0475	30,000.00	CONTINGENCY	EXCEEDED BUDGET
TRAFFIC CONTROL	REP & MAINT EQUIP	001-3310-0421	10,000.00	001-1440-0100	10,000.00	ENGINEERING-PERS SVCS	EXCEEDED BUDGET
SHARED SVCS	REP & MAINT BLDGS & GR	001-1620-0422	21,000.00	001-1440-0100	21,000.00	ENGINEERING-PERS SVCS	DV BROWN OVER BUDGET
DEBT MANAGEMENT	FEES	001-1989-0419	1,300.00	001-1990-0475	1,300.00	CONTINGENCY	EXCEEDED BUDGET
SAFETY INSPECTION	OUTSIDE SVCS	001-3620-0411	18,275.00	001-8540-0457	18,275.00	DRAINAGE	2041 BASELINE DEMO
LIBRARY	EQUIPMENT	001-7410-0200	47,500.00	001-1990-0475	47,500.00	CONTINGENCY	CARPET/LED LIGHTING
CONSERVATION COMM	PROF SVCS	001-8730-0409	6,155.00	001-1990-0475	6,155.00	CONTINGENCY	WNY LAND CONS.
BOND ANTICIPATION NOTES	BAN INTEREST	001-9730-0700	6,360.00	001-9060-0800	6,360.00	EMP BENE-MEDICAL INS	EXCEEEDED BUDGET
·			\$237,990.00		\$237,990.00		

Highway:

DEPT	ACCOUNT NAME	ACCOUNT NUMBER	TRF NEEDED	FROM A/C	\$	FROM DIFFERENT DEPT	EXPLANATION
SNOW REMOVAL	PERS SVS-REG PAY	002-5142-0100	15,000.00	002-9730-0700	10,500.00	BANS-INTEREST	EXCEEDED BUDGET
				002-9060-0800	4,500.00	EMP BENEFITS-NYS RET	
SNOW REMOVAL	MAINT. SUPPLIES	002-5142-0442	74,800.00	002-9060-0800	74,800.00	EMP BENEFITS-MEDICAL	ROAD SALT
		TOTALS	\$ 89 800 00		\$ 89 800 00		

Water:

	DEPT	ACCOUNT NAME	ACCOUNT NUMBER	TRF NEEDED	FROM A/C	\$	FROM DIFFERENT DEPT	EXPLANATION
	TRANS & DIST	WATERLINE REPAIR SPPLY	004-8340-0436	15,000.00	004-9730-0700	15,000.00	BANS-INTEREST	EXCEEDED BUDGET
		WATER METER PURCH/SPPLY	004-8340-0440	5,000.00	004-9730-0700	5,000.00	BANS-INTEREST	EXCEEDED BUDGET
Ī			TOTALS	\$20,000.00		\$20,000.00		

All of the transfers are being made from within the same fund.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray

Noes 0

A motion was made by Councilwoman Baney, seconded by Councilman Marston to approve the following 2019 Budget Amendments:

Increase Revenue Appropriation

• GAC Lunch Program 001-0001-2004 \$22,000

Increase Expenditure Appropriation

• GAC Programs 001-6772-0465 \$22,000

Golden Age Lunch Program Proceeds

Increase Revenue Appropriation-

• Misc. Revenue 001-0001-2770

\$23,000

Increase Expenditure Appropriation

Police Personal Services 001-3120-0102 \$23,000

SRO Reimbursement from GICSD

Increase Revenue Appropriation

• Recreation Fees 001-0001-2001 \$25,000

Increase Expenditure Appropriation

• Personal Services 001-7020-0100 \$25,000

MOU Recreation Supervisor

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray

Noes 0

REPORT OF THE AUDIT COMMITTEE:

A motion was made by Councilwoman Baney, seconded by Councilman Madigan to pay Vouchers #129730 - #129859

General\$ 40,053.63Highway\$ 24,010.02Sewer\$ 22,945.44Water\$ 9,609.93Trust & Agency\$ 1,370.00Capital\$ 91,017.37Total\$189,006.39

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray

Noes 0

PUBLIC COMMENTS:

This is an opportunity for residents to comment on any matter regarding Town government on any subject.

Speakers: None

Monday, December 2, 2019 - 21

FROM THE BOARD:

- Panhandling
- Light Up the Boulevard Parade/Event
- Suicide
- Nuclear Power

ADJOURNMENT:

A motion was made by Councilwoman Baney, seconded by Councilman Madigan to adjourn the meeting at 9:07p.m.

APPROVED Ayes 4 Madigan, Baney, Marston, McMurray

Noes 0

A moment of silence was observed in memory of the following:

Joseph Scalise William Yockey
Daniel Berg Gary Burkhart
Daniel Morano Jessica Melgar
Joel Brennan Susan Shanor
Valeria Proper Toynette Brodie

Lucille Floss

Respectfully submitted,

Patricia A. Frentzel Town Clerk