

*Barbara Grattan Towne
Clerk*

**TOWN BOARD MEETING
AGENDA
March 19th, 2002**

ROBERT F. KOZAKIEWICZ, Supervisor

**Edward Densieski, Councilman
James Lull, Councilman**

**Barbara Blass, Councilperson
Rose Sanders, Councilperson**

**Barbara Grattan, Town Clerk
Dawn Thomas, Town Attorney**

ELECTED OFFICIALS

**Laverne Tennenberg
Madelyn Sendlewski
Paul Leszczynski
Mark Kwasna
Diane M. Stuke
Richard Ehlers
Allen M. Smith**

**Chairwoman Board of Assessors
Board of Assessors
Board of Assessors
Highway Superintendent
Receiver of Taxes
Town Justice
Town Justice**

DEPARTMENT HEADS

**John J. Hansen
Leroy Barnes
Andrea Lohneiss
Ken Testa
Richard Hanley
Chief Joseph Grattan
Jane Vanden Thoorn
Judy Doll
John Reeve
Michael Reichel
Gary Pendzick**

**Accounting Department
Building Department
Community Development
Engineering Department
Planning Department
Police Department
Recreation Department
Senior Services
Sanitation Department
Sewer District
Water Department**

Call to Order and Salute to the Flag

Approves Minutes of Town Board Meeting of March 5th, 2002, moved
by Councilperson Class seconded

by Councilperson Dundas

4 yes
1 absent

And

Special Board Meeting of March 7th, 2002

REPORTS

Receiver of Taxes: Total Collections-\$39,019,519.35

Juvenile Aid Bureau: Monthly report for February, 2002

Building Dept.: Monthly report for January, 2002
Total Collected: \$59,166.30

Recreation Dept.: Monthly report for January, 2002
Total Collected: \$8792.00

Open Bid Reports: Bid: Food/Meat & Poultry-Opened: 3/13/02
Food (3 Bids received)
Meat & Poultry (Four Bids Received)

Bid: Propane-Opened: 03/13/02
One Bid was received
Peconic Propane Inc. +.30 per gallon

Snack Vendors-Opened: 3/13/02
Three Bids were received

Landfill reclamation Pilot Project
One Bid Received-Grimes Contracting Co. Inc.

APPLICATIONS

Special Permits: Public Utility Wireless Telecommunications Facility
900 Reeves Avenue, Rhd.-Erect a monopole, affix public utility
wireless telecommunications antennas.

Nothwind Farm-335 Herricks Lane, Jamsport-addition to accessory structure.

Riverhead Centre LLC-N/E/C Route 58 & Mill Road

Site Plan:

Apple Honda-Construction of a metal bldng
Riverhead Charter School-Construction of school facilities

Shows & Exhibition Permit

Ray Kelly-Municipal Lot/Peconic River Front-Boat Show
Polish Town Civic Assoc.-8/17/ & 18-Polish Town Fair
East End Arts & Humanities Council Inc-5/27/02-Street painting

CORRESPONDENCE

Robert Miller: Letter of resignation

Mr. & Mrs. David Schmidt: Extension of the water district boundaries.

Raymond Maynard & Mark Houraney Expressing desire to becoming a member of the Calverton Aviation Advisory Board.

COMMITTEE REPORTS

PUBLIC HEARINGS

SCHEDULED MARCH 19th , 2002

2:05 P.M. A Proposed Local Law to amend Chapter 101-Vehicles & Traffic”
Section 101-3 Stop & Yield Intersections

2:10 P.M. The increase & improvements to the Scavenger Waste

PUBLIC COMMENT ON ANY RESOLUTIONS LISTED BELOW:
COMMUNITY DEVELOPMENT AGENCY MEETING:

- #5** Authorizes Chairman to Execute License Agreement with United Aerial Advertising
- #6** Authorizes Chairman to Execute a License Agreement with Suffolk County BMW, Inc.

REGULAR TOWN BOARD MEETING:

- #260** Awards Bid Extension #69- The Preserves at Baiting Hollow-RWD
- #261** Resolution Authorizing Supervisor to Execute Change Order RE: RWD-Extension No. 59- Deep Hole Road
- #262** Authorizes Town Clerk to Advertise for Bids-RWD- Northside Road Subdivision
- #263** Amends Site Plan of Delaney Holdings Corporation (Kaufman Allied)
- #264** Extends Site Plan approval of Kroemer Avenue Holdings, Inc.
- #265** Classifies Action and Declares Lead Agency on Special Permit (Site Plan) of North Shore Farms and Refers Petition to the Planning Board
- #266** Authorizing the Commencement of an Action for Injunctive Relief Against the Owners/Occupants of 748 Osborne Avenue to Enjoin ongoing Violations to the Town Code
- #267** Authorizes Town of Riverhead to Remove Rubbish, Debris and the Cutting of Grass and Weeds from Property Pursuant to Chapter 96 Entitled, "Trash, Rubbish and Refuse Disposal" of the Riverhead Town Code
- #268** Authorizes Town Clerk to Publish and Post Public Hearing Notice to Consider the Demolition of Building(s) Owned by Benjamin & Ida Surgue Pursuant to Chapter 54 of the Town of Riverhead Entitled, "Unsafe Buildings and Collapsed Structures"
- #269** Authorizes Town Clerk to Publish and Post Public Hearing Notice to Consider the Demolition of Building(s) Owned by Lloyd Harris Pursuant to Chapter 54 of the Code of the Town of Riverhead Entitled, "Unsafe Buildings and Collapsed Structures"

- #270** Authorizes Town Clerk to Publish and Post Notice for a Local Law to Repeal and Replace Chapter 107 Entitled, "Wetlands, Floodplains and Drainage" of the Riverhead Town Code
- #271** Adopts a Local Law Amending Chapter 97 Entitled, "Trespassing" to the Riverhead Town Code
- #272** Adopts a Local Law Amending Chapter 101 Entitled, "Vehicles and Traffic" of the Riverhead Town Code (Second Street Handicap Parking Space)
- #273** Authorizes Publication of Display Ad RE: Attendance at Suffolk County Police Academy
- #274** Authorizes Attendance of a Police Detective to F.B.I. Academy
- #275** Authorizes Attendance of One D.A.R.E. Trained Police Officer at NYS D.A.R.E. Officers association Conference
- #276** Approves Application of East End Arts & Humanities Council, Inc.
- #277** Website Maintenance Consultant Fee
- #278** Authorizes the Supervisor to Execute an Agreement Between Town of Riverhead and Sector Management LTD.
- #279** Approves Application of Riverhead Business Improvement District (2nd Annual Boat Show)
- #280** Authorizes the Town Supervisor to Establish a Building Department Fee
- #281** Appoints Members to the Riverhead Farmland Preservation Committee
- #282** Grangebél Park Bulkheading & Foot Bridge Capital Project Budget Adjustment
- #283** Preserve at Baiting Hollow Water Extension Capital Project Budget Adjustment
- #284** Riverhead Bay Motors Water Extension #74 Budget Adoption
- #285** Community Development Agency- Calverton Budget Adjustment
- #286** Y2K Recreation Capital Improvement Project Budget Adjustment

- #287** General Fund Budget Adjustment
- #288** The Woods @ Cherry Creek Water Extension #65 Budget Adjustment
- #289** Accepts S.O.N.B. Irrevocable Letter of Credit of Schembri Homes, Inc. (Water District Key Money- "Sound Meadows")
- #290** Authorizes the Release of Performance Bond for Larry's Lighthouse Marina, Inc. (Metal Storage Shed)
- #291** Accepts Performance Bonds of Splish Splash at Adventureland, Inc. (Parking Area)
- #292** Authorizes Town Clerk to Advertise for Bids for One Articulated Wheel Loader
- #293** Authorizes Town Clerk to Advertise for Bids for One Combination Dump Body/Spreader, Power Reversible Snow Plow & Low Mount Hitch
- #294** Authorization to Publish Bid for 4WD Pickup Truck for Water Department
- #295** Authorization to Publish Bid for Year 2002 4WD Pickup Truck for Buildings & Grounds Department
- #296** Awards Bid for Street Light and Traffic Signal Maintenance Parts
- #297** Increase and Improvements of the Facilities of the Riverhead Sewer District of the Town of Riverhead (202b Middle Road)
- #298** A Resolution Authorizing the Issuance of \$70,000 Serial Bonds of the Town of Riverhead, to Pay the Cost of the Purchase and Installation of Traffic Signal Equipment in and for said Town.
- #299** Stipulation of Settlement
- #300** Pays Bills

Town of Riverhead Community Development Agency

Resolution # 5

Adopted

Authorizes Chairman to Execute License Agreement with United Aerial Advertising

Member **COUNCILWOMAN SANDERS** offered the following resolution,

which was seconded by Member **COUNCILMAN DENSIESKI** :

WHEREAS, United Aerial Advertising has requested use of the Calverton Airport for the purpose of banner towing including landing, refueling, banner storage and takeoff activities from May 24, 2002 to September 15, 2002; and

WHEREAS, the Town of Riverhead will receive \$7,000 for the three month period.

THEREFORE, BE IT RESOLVED, that the Town Board authorizes the Chairman to execute a license agreement with United Aerial Advertising upon receipt and approval by the Town Attorney of a current insurance certificate demonstrating required coverage and all applicable permits and approvals.

AND BE IT FURTHER RESOLVED, that the Town Clerk shall provide a certified copy of this resolution to Community Development Agency Director Andrea Lohneiss and Town Attorney Dawn Thomas.

The Vote:

Member Sanders	<u>Yes</u>
Member Blass	<u>Yes</u>
Member Densieski	<u>Yes</u>
Member Lull	<u>Yes</u>
Chairman Kozakiewicz	<u>Absent</u>

THE VOTE
 Sanders Yes No Blass Yes No
 Densieski Yes No Lull Yes No
 Kozakiewicz Yes No
 THE RESOLUTION WAS WAS NOT
 THEREFORE IT WAS ADOPTED

3/19/02

Town of Riverhead Community Development Agency

Resolution # 6

Authorizes Chairman to Execute a License Agreement with Suffolk County BMW, Inc.

COUNCILMAN DENSIESKI offered the following resolution, which was
seconded by COUNCILWOMAN BLASS.

WHEREAS, Suffolk County BMW, Inc. has requested permission to film a segment for the Discovery Channel on the 7,000 foot runway on March 21, 2002; and

WHEREAS, the Town of Riverhead will receive rental income in the amount of \$950.

THEREFORE, BE IT RESOLVED, that CDA hereby authorizes the Chairman to execute a license agreement as described with Suffolk County BMW, Inc.

AND BE IT FURTHER RESOLVED, that the Town Clerk shall provide a certified copy of this resolution to Community Development Agency Director Andrea Lohneiss.

The Vote:

Member Sanders	<u>Yes</u>
Member Blass	<u>Yes</u>
Member Densieski	<u>Yes</u>
Member Lull	<u>Yes</u>
Chairman Kozakiewicz	<u>Absent</u>

THE VOTE

Sanders ___ Yes ___ No Blass ___ Yes ___ No
Densieski ___ Yes ___ No Lull ___ Yes ___ No
Kozakiewicz ___ Yes ___ No

THE RESOLUTION WAS ___ WAS NOT ___
THEREUPON DULY ADOPTED

Adopted

3/19/02

AWARDS BID
EXTENSION NO. 69, THE PRESERVES @ BAITING HOLLOW
RIVERHEAD WATER DISTRICT

RESOLUTION# 260
Adopted 3/19/02

COUNCILMAN LULL offered the following resolution
which was seconded by COUNCILMAN DENSIESKI,

WHEREAS, this Town Board did authorize the advertisement for bids for the installation of water mains and appurtenances for Extension No. 69 of the Riverhead Water District, The Preserves @ Baiting Hollow, and

WHEREAS, the Town Clerk was authorized to advertise for such bids, and

WHEREAS, all bids received were opened and read aloud on the date and time advertised in the notice, and

WHEREAS, by letter dated March 15, 2002, H2M, consulting engineers to the Riverhead Water District, did recommend that the bid be awarded to Grimes Contracting, Inc., of Montauk, New York, in the amount of \$74,425.40, and

NOW, THEREFORE, BE IT

RESOLVED, that the bid for the installation of water mains and appurtenances for Extension No. 69 of the Riverhead Water District, The Preserves @ Baiting Hollow, be and is hereby awarded to Grimes Contracting, Inc. of Montauk, New York in the amount of \$74,425.40, and be it further

RESOLVED, that the Town Clerk forward certified copies of this resolution to Grimes Contracting, Inc.; Frank Isler, Esq.; H2M, Riverhead Water District, and the Accounting Department, be it further

RESOLVED, that the Town clerk is hereby authorized to return to all the unsuccessful original bidders their respective bid security and it is further

RESOLVED, that upon completion of fully executed contracts and the filing of said contract with the Town Clerk, the Town Clerk is hereby authorized to release to the successful bidder the bidder's bid security.

RESOLUTION PREPARED BY FRANK A ISLER, ESQ., FOR THE RIVERHEAD WATER DISTRICT

THE VOTE
Senders Yes ___ No ___ Blass Yes ___ No ___
Denciozki Yes ___ No ___ Lull Yes ___ No ___
Kozakiewicz ___ Yes ___ No ___

THE RESOLUTION WAS ADOPTED
THEREUPON

3/19/02

Adopted

AUTHORIZES TOWN CLERK TO ADVERTISE FOR BIDS
RIVERHEAD WATER DISTRICT
NORTHSIDE ROAD SUBDIVISION

RESOLUTION # 262

Adopted 3/19/02

COUNCILWOMAN SANDERS offered the following resolution which was seconded by COUNCILMAN DENSIESKI

RESOLVED, that the Town Clerk be and is authorized to publish in the March 27, 2002, edition of The Suffolk Life Newspapers and post the attached Notice to Bidders with regard to receiving bids for the construction of water mains and appurtenances for Northside Road Subdivision, Installation of Water Mains and Appurtenances, and be it further

RESOLVED, that the Town Clerk shall forward a certified copy of this resolution to Frank Isler, Esq., H2M, and Gary Pendzick.

THIS RESOLUTION PREPARED BY FRANK A. ISLER FOR RIVERHEAD WATER DISTRICT

THE VOTE

Sanders Yes No Blass Yes No

Densieski Yes No Lull Yes No

Kozakiewicz Yes No

THE RESOLUTION WAS WAS NOT

THEREUPON DULY ADOPTED

3/19/02

Adopted

TOWN OF RIVERHEAD

RESOLUTION AUTHORIZING SUPERVISOR TO
EXECUTE CHANGE ORDER
RE: RIVERHEAD WATER DISTRICT
EXTENSION NO. 59, DEEP HOLE ROAD

RESOLUTION# 261
Adopted 3/19/02

COUNCILWOMAN BLASS offered the following resolution
which was seconded by COUNCILWOMAN SANDERS,

RESOLVED, that the Supervisor be and is hereby authorized to
execute Change Order No. 1 for the project known as Riverhead Water
District, Extension No. 59, Deep Hole Road, and be it further

RESOLVED, that the Town Clerk shall forward a certified copy
of this resolution to H2M; Frank Isler, Esq.; Roy Wanser, Inc.;
Accounting Department; and Gary Pendzick.

RESOLUTION PREPARED BY FRANK A. ISLER, ESQ.
SUBMITTED BY RIVERHEAD WATER DISTRICT

THE VOTE

Sanders	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Blass	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Denciscki	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kozakiewicz	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<i>absent</i>		

THE RESOLUTION WAS WAS NOT
THEREUPON DULY ADOPTED

The Town Board of Riverhead will receive bids for the following contract:

Installation of Water Mains and Appurtenances
Project No.: RDWD A1-58, Northside Road Subdivision
(Town #60074)

for the Riverhead Water District at the Town Clerk's office, Town Hall, 200 Howell Avenue, Riverhead, New York 11901, until 11:00 AM, prevailing time, on Monday, April 8, 2002, at which time and place all bids will be publicly opened and read.

Contract documents, including drawings and technical specifications, are on file at the following offices:

Town Clerk, Town of Riverhead
Town Hall, 200 Howell Avenue
Riverhead, New York 11901

Holzmacher, McLendon & Murrell, P.C.
575 Broad Hollow Road
Melville, New York 11747

Copies of the contract documents may be obtained at the above locations *on or after March 27, 2002* upon deposit of Fifty Dollars (\$50.00) in cash, certified check, bank money order or postal money order, made payable to the TOWN OF RIVERHEAD for each set furnished.

Deposits for Plans and Specifications will be refunded to Bidders who return same in good condition within ten (10) days. Other deposits will either be partially or not refunded if the Plans and Specifications have not been returned in good condition within thirty (30) days after bids have been opened.

Each proposal must be accompanied by a bid bond in the amount of five percent (5%) of the total bid, or a certified check made payable to the TOWN OF RIVERHEAD as assurance that the bid is made in good faith.

The right is reserved to reject any or all bids, to waive any informalities, and to accept the lowest responsible bid.

BY ORDER OF THE TOWN BOARD
TOWN OF RIVERHEAD
SUFFOLK COUNTY, NEW YORK

ACTING AS THE GOVERNING BODY
OF THE RIVERHEAD WATER DISTRICT

BARBARA GRATTAN, TOWN CLERK

DATED: March 27, 2002

March 19th, 2002

AMENDS SITE PLAN OF DELANEY HOLDINGS CORPATION
(KAUFMAN ALLIED)
Town of Riverhead
March 19th, 2002

RESOLUTION # 263

COUNCILMAN DENSIESKI offered the following resolution,

COUNCILMAN LULL

which was seconded by _____.

WHEREAS, by Resolution Number 161 of 2002, the Riverhead Town Board did approve the site plan petition of Delaney Holdings, Corp. (Kaufman Allied) to allow the renovation of an existing building façade and the removal of an existing asphalt parking area to provide landscaped areas;

WHEREAS, such a grant of site plan approval did include standard condition and covenant requiring the underground installation of all new electrical facilities; and

WHEREAS, such condition does present a practical difficulty in that current electrical facilities are overhead; and

WHEREAS, the undergrounding of the proposed new electrical facilities would not result an appreciable visual quality benefit to the community.

NOW, THEREFORE BE IT

RESOLVED, that the Riverhead Town Board hereby amends Resolution Number 161 of 2002 by striking condition number eleven (11) and covenant number ten (10) in order to allow the provision of overhead electrical facilities.

BE IT FURTHER

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Ed. Delaney, c/o Delaney Holdings Corp., Rossmore and Brightside Avenues, Central Islip, New York 11722, the Riverhead Planning Department, Riverhead Building Department and the Town Engineer.

Planning Dept/egr

THE VOTE
Sanders Yes No Blass Yes No
Densieski Yes No Lull Yes No
Kozakiewicz Yes Absent
THE RESOLUTION WAS WAS NOT
THEREUPON DULY ADOPTED

Adopted

March 19th, 2002

TOWN OF RIVERHEAD
Dated March 19th, 2002
Resolution # 264

EXTENDS SITE PLAN APPROVAL OF KROEMER AVENUE HOLDINGS, INC.

COUNCILMAN DENESLEKI offered the following resolution, which was

seconded by **COUNCILWOMAN BLASS**.

WHEREAS, by Resolution #488 of May 1999, the Riverhead Town Board did approve the site plan application pursuant to Article XXVI of the Riverhead Zoning Ordinance, of Kroemer Avenue Holdings, Inc., to allow the construction of two (2) industrial buildings located upon real property at Kroemer Avenue, Riverhead, New York; such real property particularly described as Suffolk County Tax Map No. 0600-119-1-28.5 and 0600-119-1-28.6; and

WHEREAS, Article XXVI of the Riverhead Zoning Ordinance limits the term of any site plan approval of the Town Board to thirty-six (36) months from the date of the approval resolution, and further provides that the Town Board may grant one (1) twelve month extension to such a site plan approval; and

WHEREAS, the Town Board is in receipt of correspondence from Steven A. Giuffre, as agent for Kroemer Avenue Holdings, Inc. requesting a twelve (12) month extension of the relevant site plan approval.

NOW, THEREFORE BE IT

RESOLVED, that the Riverhead Town Board hereby extends the term of the site plan approval to Kroemer Avenue Holdings, Inc. for a period of twelve (12) months from May 18th, 2002 to May 18th, 2003.

BE IT FURTHER

RESOLVED, that if commencement of the construction proposed in the relevant site plan does not occur within the aforementioned time period, no further extensions will be granted.

BE IT FURTHER

THE VOTE

Sanders	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Blass	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Denesleki	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
	Kozakiewicz	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	<input checked="" type="checkbox"/> Absent	

THE RESOLUTION WAS WAS NOT

THEREUPON DEEMED ADOPTED

RESOLVED, that the Town Clerk be and hereby is authorized to forward a certified copy of this resolution to Steven Giuffre, agent for applicant, Kroemer Avenue Association, LLC., P.O. Box 1769, Quogue, New York 11959, the Riverhead Planning Department and the Office of the Town Attorney.

Adopted

March 19, 2002

TOWN OF RIVERHEADResolution # 265**CLASSIFIES ACTION AND DECLARES LEAD AGENCY
ON SPECIAL PERMIT(SITE PLAN), OF
NORTH SHORE FARMS AND REFERS
PETITION TO THE PLANNING BOARD**

COUNCILWOMAN BLASS offered the following resolution which
 was seconded by **COUNCILMAN LULL** ^{CAN}
COUNCILWOMAN SANDERS

WHEREAS, the Riverhead Town Board is in receipt of a special permit petition from Frank Priolo, president of North Shore Farms, pursuant to Sections 108-3 and 108-45 B. (5) of the Riverhead Town Code for a non-nuisance industry to process land clearing debris into mulch on a 12.9 acre parcel zoned Industrial A; such property more particularly described as SCTM 0600-98-1-14, and

WHEREAS, a Full Environmental Assessment Form and supporting documentation was submitted as part of the petition, and

WHEREAS, the Riverhead Planning Department has reviewed these materials and has determined the petition to be an Unlisted action for which coordinated review is optional and in this case unnecessary, and

WHEREAS, the Planning Department has prepared a staff SEQR report outlining the project's potentially large and important impacts, and

WHEREAS, the Town Board desires the recommendations of the Riverhead Planning Board respecting planning and zoning issues prior to a determination of significance, now

THEREFORE, BE IT

RESOLVED, that the Riverhead Town Board declares itself to be the lead agency for the special permit application of North Shore Farms which it classifies as an Unlisted action, and

BE IT FURTHER

RESOLVED, that this classification be considered effective on the related site plan approval, and

BE IT FURTHER

RESOLVED, that the Town Clerk be directed to refer the petition to the Riverhead Planning Board for their review and recommendation and is hereby authorized to forward a certified copy of this resolution to the Planning Department and to the applicant or his agent.

THE VOTE

Sanders Yes No Blass Yes No
Densieski Yes No Lull Yes No
Kozakiewicz Yes No Absent

THE RESOLUTION WAS WAS NOT
THEREUPON DULY ADOPTED

Adopted

3/19/02

TOWN OF RIVERHEAD

Resolution # 266

AUTHORIZING THE COMMENCEMENT OF AN ACTION FOR INJUNCTIVE RELIEF AGAINST THE OWNERS/OCCUPANTS OF 748 OSBORNE AVENUE TO ENJOIN ONGOING VIOLATIONS TO THE TOWN CODE

COUNCILWOMAN SANDERS offered the following resolution, was seconded by COUNCILMAN DENSIESKI:

WHEREAS, the Town Building Department and Town Code enforcement have identified violations of the Town Code occurring 748 Osborne Avenue and

WHEREAS repeated attempts to secure compliance with the Town Code have been unsuccessful; and

WHEREAS the ongoing violations are causing irreparable damage to the Town and its citizens, which damage will continue unless the illegal use of the premises is corrected.

NOW BE IT RESOLVED, that the Town Board of the Town of Riverhead hereby authorizes the commencement of an action in the New York State Supreme Court to enjoin the ongoing violations at 748 Osborne Avenue and to compel that the property be restored to compliance with the Code; and be it further

RESOLVED that the firm of Smith, Finkelstein, Lundberg, Isler & Yakaboski, LLP. is hereby retained as special counsel to prosecute this litigation; and be it further

RESOLVED that the Riverhead Town Board hereby authorizes the Supervisor to execute the attached Retainer Agreement; and be it further

RESOLVED, that the Town Clerk is hereby directed to forward a certified copy of this resolution to Smith, Finkelstein, Lundberg, Isler & Yakaboski, LLP.; the Town Attorney; the Riverhead Building Department and the office of Accounting.

THE VOTE

Sanders Yes No Blass Yes No

Densieski Yes No Lull Yes No

Kozakiewicz Yes No *Albert*

THE RESOLUTION WAS WAS NOT

THEREUPON DULY ADOPTED

TOWN OF RIVERHEAD

Resolution # 267

AUTHORIZES TOWN OF RIVERHEAD TO REMOVE RUBBISH, DEBRIS AND THE CUTTING OF GRASS AND WEEDS FROM PROPERTY PURSUANT TO CHAPTER 96 ENTITLED, "TRASH, RUBBISH AND REFUSE DISPOSAL" OF THE RIVERHEAD TOWN CODE

COUNCILMAN DENSIESKI offered the following resolution,

which was seconded by COUNCILWOMAN SANDERS

WHEREAS, Section 96-2. B. of the Riverhead Town Code provides that the Town Board may require the removal of rubbish and debris and the cutting of grass and weeds; and

WHEREAS, property located at 748 Osborne Avenue, Riverhead also known as Suffolk County Tax Map Number 0600/123.00-02-044.00 is not in compliance with the requirements of Section 96 of the Riverhead Town Code; and

WHEREAS, the Town Board of the Town of Riverhead desires to require the removal of the rubbish and debris and the cutting of the grass at SUBJECT property.

NOW THEREFORE BE IT RESOLVED, that the Town Board of the Town of Riverhead hereby authorizes the Town Clerk to serve notice upon Violet Koralewicz Life Estate, 748 Osborne Avenue, Riverhead, New York 11901 by certified mail, returned receipt requested and by regular mail in a plain unmarked wrapper. Such notice is to consist of a certified copy of this resolution and the attached public notice to property owner; and be it further

RESOLVED, that pursuant to Chapter 96, Section 96-2E., the administration fees of \$740.00 and all actual expenses incurred by the Town of Riverhead to remove the rubbish/debris, grass and weeds shall be assessed against the owner; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Violet Koralewicz Life Estate, 748 Osborne Avenue, Riverhead, New York 11901; the Building Department, Kenneth Testa, P.E., the Tax Receiver's Office and the Office of the Town Attorney.

THE VOTE

Sanders Yes No Blass Yes No

Densieski Yes No Lull Yes No

Kozakiewicz ^{Absent} Yes No

The Resolution Was Was Not
Thereupon Duly Declared Adopted

**TOWN OF RIVERHEAD
PUBLIC NOTICE**

PLEASE TAKE NOTICE, that pursuant to Riverhead Town Code, Section 96 of the Town of Riverhead, hereby requires that you cause the property located at 748 Osborne Avenue, Riverhead, New York, further described as Suffolk County Tax Map #0600-123.-2-44, to be cleaned of all rubbish, refuse and other debris, and that the weeds and grass be mowed within ten (10) days from the date of this notice.

Dated: Riverhead, New York
March 14, 2002

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

TOWN OF RIVERHEAD

Resolution # 268

AUTHORIZES TOWN CLERK TO PUBLISH AND POST PUBLIC HEARING NOTICE TO CONSIDER THE DEMOLITION OF BUILDING(S) OWNED BY BENJAMIN & IDA SURGUE PURSUANT TO CHAPTER 54 OF THE CODE OF THE TOWN OF RIVERHEAD ENTITLED, "UNSAFE BUILDINGS AND COLLAPSED STRUCTURES".

COUNCILMAN EHL

offered the following resolution,

COUNCILMAN DENSIESKI

which was seconded by

COUNCILWOMAN SANDERS

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the attached public notice to consider the demolition of certain building(s) purportedly owned by Benjamin & Ida Surgue, located at 22 Lewis Street, Riverhead, New York 11901, known an designed as Suffolk County Tax #0600-105.00-02-011.00; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Benjamin & Ida Surgue at 120 Moriches Middle Island Road, Shirley, New York 11967, the Fire Marshal, the Assessor's Office, Town Engineer's Office; Town Attorney's Office and the Town Building Department

THE VOTE

Sanders Yes No

Blass Yes No

Densieski Yes No

Lull Yes No

Absent
Kozakiewicz Yes No

The Resolution Was Was Not
Thereupon Duly Declared Adopted

TOWN OF RIVERHEAD**PUBLIC NOTICE**

PLEASE TAKE NOTICE, that a public hearing will be held on the 11th day of April 2002 at 11:30 AM at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons, to consider whether the owner of real property purportedly owned by Benjamin & Ida Surgue, located at 22 Lewis Street, Riverhead, known and designated as Suffolk County Tax Map#0600-105.00-02-011.00, should demolish the buildings(s) situated on said property so that the health, safety and welfare of the residents of the Town of Riverhead shall not be endangered or, if the building(s) are found to be in an unsafe condition as described pursuant to Chapter 54 of the Code of the Town of Riverhead entitled, "Unsafe Buildings and Collapsed Structures " to be repaired and secured or demolished and removed.

Dated: Riverhead, New York
March 11, 2002

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD
BARBARA GRATTAN, Town Clerk

03/19/02

STATUS **Adopted**

TOWN OF RIVERHEAD

Resolution # 269

AUTHORIZES TOWN CLERK TO PUBLISH AND POST PUBLIC HEARING NOTICE TO CONSIDER THE DEMOLITION OF BUILDING(S) OWNED BY LLOYD HARRIS PURSUANT TO CHAPTER 54 OF THE CODE OF THE TOWN OF RIVERHEAD ENTITLED, " UNSAFE BUILDINGS AND COLLAPSED STRUCTURES".

COUNCILWOMAN BLASS

offered the following resolution,

which was seconded by

COUNCILMAN LULL *[Signature]*

COUNCILWOMAN SANDERS

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the attached public notice to consider the demolition of certain building(s) purportedly owned by Lloyd Harris, located at 30 Melene Street, Riverhead, New York 11901, known an designed as Suffolk County Tax #0600-105.00-02-017.00; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Lloyd Harris at 533 Osborne Avenue, Riverhead New York 11901, the Fire Marshal, the Assessor's Office, Town Engineer's Office; Town Attorney's Office and the Town Building Department

THE VOTE

Sanders Yes No

Blass Yes No

Densieski Yes No

Lull Yes No

Kozakiewicz *Absent* Yes No

The Resolution Was Was Not
Thereupon Duly Declared Adopted

TOWN OF RIVERHEAD

PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 11th day of April 2002 at 11:00 AM at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons, to consider whether the owner of real property purportedly owned by Lloyd Harris located at 30 Melene St., Riverhead, NY 11901 known and designated as Suffolk County Tax Map#0600-105.00-02-017.00, should demolish the buildings(s) situated on said property so that the health, safety and welfare of the residents of the Town of Riverhead shall not be endangered or, if the building(s) are found to be in an unsafe condition as described pursuant to Chapter 54 of the Code of the Town of Riverhead entitled, "Unsafe Buildings and Collapsed Structures " to be repaired and secured or demolished and removed.

Dated: Riverhead, New York
March 11, 2002

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD
BARBARA GRATTAN, Town Clerk

Adopted

3/19/02

TOWN OF RIVERHEAD

Resolution # 270

AUTHORIZES TOWN CLERK TO PUBLISH AND POST PUBLIC NOTICE FOR A LOCAL LAW TO REPEAL AND REPLACE CHAPTER 107 ENTITLED "WETLANDS, FLOODPLAINS AND DRAINAGE" OF THE RIVERHEAD TOWN CODE

COUNCILWOMAN SANDERS offered the following resolution, was seconded by

COUNCILWOMAN SANDERS :

RESOLVED, the Town Clerk be and is hereby authorized to publish the attached public notice to consider a local law repealing and replacing Chapter 107 entitled "Wetlands, Floodplains and Drainage" of the Riverhead Town Code once in the March 27, 2002 issue of Suffolk Life, the newspaper hereby designated as the official newspaper for this purpose, and also to cause a copy of the proposed local law to be posted on the sign board of the Town; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a copy of this resolution to George M. Bartunek, Conservation Advisory Committee; the Riverhead Planning Department; the Riverhead Planning Board; the Zoning Board of Appeals; the Riverhead Building Department; the Code Revision Committee and the Office of the Town Attorney.

THE VOTE

Sanders	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Blass	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Densieski	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kozakiewicz	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> No			

THE RESOLUTION WAS WAS NOT
THEREUPON DULY ADOPTED

**TOWN OF RIVERHEAD
PUBLIC NOTICE**

PLEASE TAKE NOTICE that a public hearing will be held before the Town Board of the Town of Riverhead at Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York on the 16th day of April, 2002 at 7:05 o'clock p.m. to consider a local law to repeal and replace Chapter 107 entitled "Wetlands, Floodplains and Drainage" of the Riverhead Town Code.

A copy of the entire text of the proposed local law may be reviewed at the Office of the Town Clerk, 200 Howell Avenue, Riverhead, New York, Monday through Friday between the hours of 8:30 a.m. and 4:30 p.m.

Dated: Riverhead, New York
March 19, 2002

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

Draft March 2002

Chapter 107

TIDAL AND FRESHWATER WETLANDS

§ 107-1. Legislative intent.

§ 107-2. Title.

§ 107-3. Definitions.

§ 107-4. Regulated areas.

§ 107-5. Permitted acts.

§ 107-6. Application for permit.

§ 107-7. Procedure for issuance of permit; display of permit; inspections.

§ 107-8. Compliance with conditions.

§ 107-9. Notice of violation; penalties for offenses.

§ 107-10. Continuation of existing or prior conditions.

§ 107-11. Emergency and minor maintenance exceptions.

[HISTORY: Adopted by the Town Board of the Town of Riverhead 8-17-1976 as Local Law No. 5-1976,
repealed and replaced _____, 2002]

§ 107-1. Legislative intent.

A. The Town Board of Riverhead finds that rapid growth, the spread of development and increasing demands upon natural resources are encroaching upon, despoiling,

polluting or eliminating many of its watercourses, tidal wetlands, freshwater wetlands, watershed lands, and other natural resources and processes associated therewith which, if preserved and maintained in an undisturbed and natural condition, constitute important physical, social, aesthetic, recreational and economic assets to existing and future residents of the Town.

B. It is the intent of the Town Board to protect the citizens of the Town of Riverhead by providing for the protection, preservation, proper maintenance and use of its watercourses, tidal wetlands, freshwater wetlands, watershed lands, and other natural resources in order to minimize their disturbance, prevent damage from erosion, turbidity, siltation or saltwater intrusion, prevent the loss of fish, shellfish or other beneficial marine organisms, aquatic wildlife and vegetation and the destruction of the natural habitat thereof, prevent the danger of flood and storm tide damage and pollution and to otherwise protect the quality of watercourses, tidal wetlands, freshwater wetlands, watershed lands, underground water reserves, and beaches for their conservational, economic, aesthetic, recreational values and other public uses, and, further, to protect the Town's potable fresh water supplies from the dangers of drought, overdraft, pollution and misuse or mismanagement. Therefore, the Town Board declares that regulation of the watercourses, tidal wetlands, freshwater wetlands, and watershed lands of Riverhead Town is essential to the health, safety and economic and general welfare of the people of Riverhead Town, and for their interest.

§ 107-2. Title.

This chapter shall be known and may be cited as the "Tidal and Freshwater Wetlands Law of the Town of Riverhead."

§ 107-3. Definitions.

The following terms, phrases, words and their derivatives shall have the meanings given herein:

AGRICULTURAL ACTIVITY means:

A. the activity of an individual farmer or other landowner in:

1. grazing and watering livestock;
2. making reasonable use of water resources for agricultural purposes;
3. harvesting the natural products of wetlands;
4. the selective cutting of trees;
5. the clear-cutting of vegetation, other than trees, for growing agricultural products;
6. constructing winter truck roads of less than five meters (approximately 16 feet) in width for removing timber cut in accordance with subparagraph (4) of this paragraph, where construction is limited to cutting vegetation and compacting ice and does not alter water flows;
7. operating motor vehicles for agricultural purposes;
8. draining for growing agricultural products;
9. erecting structures, including fences, required to enhance or maintain the agricultural productivity of the land;

10. using chemicals and fertilizers according to normally accepted agricultural practices, in order to grow crops for human and animal consumption or use, in or adjacent to wetlands, where authorized by other State, Federal or local laws; including application of stabilized sludge as fertilizer when applied at agronomic loading rates in accordance with a valid 6 NYCRR Part 360 or Part 364 landspreading permit; or
 11. otherwise engaging in the use of wetlands for growing agricultural products such as crops, vegetables, fruits or flowers; but
- B. does not mean:

1. clear-cutting trees;
2. constructing roads that require moving earth or other aggregate or that alters water flow in any way deviates from subparagraph A (6) of this subdivision;
3. filling or deposition of spoil, even for agricultural purposes;
4. mining; or
5. erecting structures not required to enhance or maintain the agricultural productivity of the land.

COMPREHENSIVE PLAN -- That comprehensive Master Plan of the Town for the development of the entire area of the municipality showing existing and proposed facilities, endorsed by the Planning Board and adopted by the Town Board.

FLOODPLAIN -- any land area susceptible to being inundated by a 100 year or 500 year flood event as indicated on a Flood Insurance Rate Map for the Town of Riverhead as promulgated by the Federal Emergency Management Agency.

FRESHWATER WETLANDS -- Lands and waters as indicated on, but not limited to, the Freshwater Wetlands Map for Suffolk County promulgated by the Department of Environmental Conservation pursuant to the Freshwater Wetlands Act and the Riverhead Freshwater Wetlands Inventory (1979) which contain any or all of the following:

A. Lands and submerged lands commonly called marshes, swamps, sloughs, bogs, and flats supporting aquatic or semiaquatic vegetation of the following types:

1. Wetland trees, which depend upon seasonal or permanent flooding or sufficiently water-logged soils to give them a competitive advantage over other trees; including, among others, red maple (*Acer rubrum*), willows (*Salix* spp.), black spruce (*Picea mariana*), swamp white oak (*Quercus bicolor*), red ash (*Fraxinus pennsylvanica*), black ash (*Fraxinus nigra*), silver maple (*Acer saccharinum*), American elm (*Ulmus americana*) and larch (*Larix laricina*);
2. Wetland shrubs, which depend upon seasonal or permanent flooding or sufficiently water-logged soils to give them a competitive advantage over other shrubs; including, among others, alder (*Alnus* spp.), buttonbush (*Cephalanthus occidentalis*), bog rosemary (*Andromeda glaucophylla*), dogwoods (*Cornus* spp.), and leatherleaf (*Chamaedaphne calyculata*);
3. Emergent vegetation; including, among others, cattails (*Typha* spp.), pickerelweed (*Pontederia cordata*), bulrushes (*Scirpus* spp.), arrow arum (*Peltandra virginica*), arrowheads (*Sagittaria* spp.), reed (*Phragmites communis*), wildrice (*Zizania aquatica*), bur-reeds (*Sparganium* spp.), purple loosestrife (*Lythrum salicaria*), swamp loosestrife (*Decodon verticillatus*) and water plantain (*Alisma plantago-aquatica*);

4. Rooted, floating-leaved vegetation; including, among others, water-lily (*Nymphaea odorata*), water shield (*Brasenia schreberi*), and spatterdock (*Nuphar* spp.);
 5. Freefloating vegetation; including, among others, duckweed (*Lemna* spp.), big duckweed (*Spirodela polyrhiza*), and watermeal (*Wolffia* spp.);
 6. Wet meadow vegetation, which depends upon seasonal or permanent flooding or sufficiently water-logged soils to give them a competitive advantage over other open land vegetation; including, among others, sedges (*Carex* spp.), rushes (*Juncus* spp.), cattails (*Typha* spp.), rice cut-grass (*Leersia oryzoides*), reed canary grass (*Phalaris arundinacea*), swamp loosestrife (*Decodon verticillatus*) and spike rush (*Eleocharis* spp.);
 7. Bog mat vegetation; including, among others, sphagnum mosses (*Sphagnum* spp.), bog rosemary (*Andromeda glaucophylla*), leatherleaf (*Chamaedaphne calyculata*), pitcher plant (*Sarracenia purpurea*), and cranberries (*Vaccinium macrocarpon* and *V. oxycoccos*);
 8. Submergent vegetation; including, among others, pondweed (*Potamogeton* spp.), naiads (*Najas* spp.), bladderworts (*Utricularia* spp.), wild celery (*Vallisneria americana*), coontail (*Ceratophyllum demersum*), water milfoils (*Myriophyllum* spp.), muskgrass (*Chara* spp.), stonewort (*Nitella* spp.), waterweeds (*Elodea* spp.), and water smartweed (*Polygonum amphibium*);
- B. Lands and submerged lands containing remnants of any vegetation that is not aquatic or semi-aquatic that has died because of wet conditions over a sufficiently long period, provided that such wet conditions do not exceed a maximum seasonal

water depth of six feet and provided further that such conditions can be expected to persist indefinitely, barring human intervention;

- C. Lands and waters substantially enclosed by aquatic or semi-aquatic vegetation as set forth in paragraph (A) or by dead vegetation as set forth in paragraph (B), the regulation of which is necessary to protect and preserve the aquatic and semi-aquatic vegetation; and
- D. The waters overlying the areas set forth in (A) and (B) and the lands underlying (C).

MATERIAL -- Includes but is not limited to soil, sand, gravel, clay, bog, peat, mud, debris and refuse or any other material, organic or inorganic.

NATURAL DRAINAGE SYSTEM -- Consists of those uplands and watercourses, including but not limited to those tidal wetlands designated on the New York State Department of Environmental Control Official Tidal Wetlands Map, freshwater wetlands designated on the Freshwater Wetlands Map for Suffolk County and the Riverhead Freshwater Wetlands Inventory (1979). Such lands and waters may include but are not limited to all uplands exhibiting fifteen percent (15%) or greater slopes, all fresh, salt or brackish water, swamps, bogs, marshes, streams, vernal ponds, ponds, and lakes, whether intermittently or permanently saturated or covered by ground, surface or tidal waters.

OPERATION -- Use or activity, removal, deposition or construction operations, or all of these.

PEAK LUNAR TIDES -- Those excessively high tides or spring tides caused by lunar gravitational phenomena.

PERSON -- Any person, firm, partnership, association, corporation, company, organization or legal entity of any kind, including municipal corporations, governmental agencies or subdivisions thereof.

REMOVE -- Includes dig, dredge, suck, bulldoze, dragline or blast.

TIDAL WETLANDS or WETLANDS - Any lands delineated as tidal wetlands on the Tidal Wetlands Map for Riverhead promulgated by the New York State Department of Environmental Conservation. Such lands shall comprise the following classifications as delineated on such map:

COASTAL FRESH MARSH - The tidal wetland zone, designated FM on the Tidal Wetlands Map for Riverhead, found primarily in the upper tidal limits of river systems where significant freshwater inflow dominates the tidal zone. Species normally associated with this zone include narrow leaved cattail (*Typha angustifolia*), the tall brackish water cordgrasses (*Spartina pectinata* and /or *S. cynosuroides*), and the more typically emergent freshwater species such as arrow arum (*Peltandra*), pickerel weed (*Ponederia*), and cutgrass (*Leersia*).

INTERTIDAL MARSH - The vegetated tidal wetland zone, designated IM on the Tidal Wetlands Map for Riverhead, lying generally between average high and low tidal elevation. The predominant vegetation in this zone is low marsh cordgrass (*Spartina alterniflora*).

COASTAL SHOALS, BARS, and FLATS - The tidal wetland zone, designated SM on the Tidal Wetlands Map for Riverhead, that (1) at high tide is covered by water, (2) at low tide is exposed or is covered by water to a maximum depth of approximately one foot, and (3) is not vegetated by low marsh cordgrass (*Spartina alterniflora*), except as

otherwise determined in a specific case as provided in section 661.26 of the Tidal Wetlands-Land Use Regulations as promulgated by the Department of Environmental Conservation.

LITTORAL ZONE - The tidal wetlands zone, designated LZ on the Tidal Wetlands Map for Riverhead, that includes all lands under tidal waters which are not included in any other category, except as otherwise determined in a specific case as provided in section 661.26 of the Tidal Wetlands-Land Use Regulations as promulgated by the Department of Environmental Conservation. Provided, there shall be no littoral zone under waters deeper than six feet at mean low water.

HIGH MARSH or SALT MARSH - The normal uppermost tidal wetland zone, designated HM on the Tidal Wetlands Map for Riverhead, usually dominated by salt meadow grass (*Spartina patens*), and spike grass (*Distichlis spicata*). This zone is periodically flooded by spring and storm tides and is often vegetated by low vigor marsh grass (*Spartina alterniflora*), and seaside lavender (*Limonium carolinianum*). Upper limits of this zone often include black grass (*Juncus gerardi*), chairmaker's rush (*Scirpus* sp.), marsh elder (*Iva frutescens*), and groundsel bush (*Baccharis halimifolia*).

FORMERLY CONNECTED TIDAL WETLANDS - The tidal wetlands zone, designated FC on the Tidal Wetlands Map for Riverhead, in which normal tidal flow is restricted by man-made causes. Typical tidal wetland plant species may exist in such areas although they may be infiltrated with common reed (*Phragmites* sp.).

UNITED STATES COAST AND GEODETIC SURVEY CONTOUR -- Those elevations established on contour maps of the United States Coast and Geodetic Survey.

UPLAND -- Includes all lands at elevations above the most landward edge of the tidal marsh and/or above peak lunar tides or peak storm tides of record.

WATERCOURSES -- All water bodies other than tidal waters, including freshwater streams, marshes, swamps, bogs, vernal ponds, ponds and lakes.

WATERSHED LANDS -- All land surface areas bounded peripherally by a water parting and draining ultimately to a particular watercourse. Such lands shall include all surface water catchment areas or drainage basins from which the watercourses are drawn via surface drainage.

§ 107-4. Regulated areas.

It shall be unlawful for any person, without obtaining a written permit issued by the Town of Riverhead, to:

- A. Place or deposit, or permit to be placed or deposited, debris, fill or any materials, including structures, into or within 150 feet of the boundary of any tidal waters, tidal wetlands, freshwater wetlands, natural drainage systems, or other watercourses.
- B. Dig, dredge, clear vegetation or in any other way alter or remove any material in or within 150 feet of any tidal waters, tidal wetlands, freshwater wetlands, natural drainage systems, or other watercourses.
- C. Plant, seed, cultivate or maintain with the use of fertilizer or pesticide, any lands other than those exempted under section 107-5-B(6), unless the occupier of the land maintains a natural buffer of at least 75 feet from any tidal water, tidal wetlands, freshwater wetlands, natural drainage systems, or other water courses.

D. Construct groins, docks, bulkheads, dwellings, roads, or other nonaccessory use structures in or within 150 feet of the boundary of any tidal waters, tidal wetlands, freshwater wetlands, natural drainage systems, or other watercourses.

E. Build, create, or install any new cesspool, septic tank, leaching field or other in-ground sewage or other waste disposal or storage system, including any pipe, conduit or other part thereof, or any above-ground or in-ground holding tank for any liquid other than water upon, under, or within 150 feet of the boundary of any tidal waters, tidal wetlands, freshwater wetlands, natural drainage systems, or other watercourses.

§ 107-5. Permitted acts.

A. The acts set forth in § 107-4 are permissible if done pursuant to terms and conditions of a permit approved by the Town Board and/or the Riverhead Conservation Advisory Council, or pursuant to an approved and filed subdivision map or building permit carrying final approval.

B. The following operations and uses are permitted in the tidal waters, tidal wetlands, freshwater wetlands, natural drainage systems, or other watercourses as a matter of right, subject to the provisions of § 107-4:

- (1) Conservation of soil, vegetation, water, fish, shellfish and wildlife.
- (2) Outdoor recreation, including play and sporting areas, field trials, nature study, hiking, horseback riding, swimming, skin diving, camping, boating, water skiing, trapping, hunting, fishing and shellfishing where otherwise legally permitted and regulated.

(3) Operation of dams and other water-control devices, including temporary alteration or diversion of water levels or circulation for emergency, maintenance or aquaculture purposes.

(4) Boat anchorage or mooring.

(5) Uses accessory to residential or other permitted primary uses of adjoining lands or waters, provided that they are consistent with the intent and objectives of this chapter.

(6) Agricultural activities are exempt in accordance with NYS Environmental Conservation Law Article 24 Title 5, and Title 7 Section 24-0701.

C. Portions of any single lot or subdivision within tidal waters, tidal wetlands, freshwater wetlands, natural drainage systems, or other watercourses may not be used in calculating the area and yard requirements for the zoning district in which the remainder of the lot or subdivision is situated.

D. The valuation placed on lands within tidal waters, tidal wetlands, freshwater wetlands, natural drainage systems, or other watercourses for purposes of real estate taxation shall take into account and be limited by the limitation on future use of such land, provided that the landowner grants to the Town a permanent scenic or conservation easement to run with the land. Such easement shall not necessarily include public access, but shall give to the Town all development and management rights upon the land subject to the easement. The value of such easement shall be a legal income tax deduction subject to Internal Revenue Code, B. Statutes and Rulings, Section 170, Charitable, etc., Contributions and Gifts.

§ 107-6. Application for permit.

A. All applicants for a permit to do any of the acts regulated or permitted by §§ 107-4 and 107-5 shall present an original and three (3) copies of the permit application, together with other required information, to the office of the Town Conservation Advisory Council. An application fee of fifty dollars (\$50) is to be paid to the Town Clerk. All applications and copies thereof must be accompanied by or include the following information:

- (1) The name and address of the applicant and the applicant's agent, if any, and whether the applicant is the owner, lessee, licensee, etc. If the applicant is not the owner, the written consent of the owner, duly acknowledged, must be attached.
- (2) The purpose of the proposed removal or deposition operations, use or activity.
- (3) The amount of material proposed to be removed or deposited or the type of use.
- (4) A description of the area in which such removal, deposition or use is proposed. The description shall be by bearing distance and based upon the Lambert Projection. North and east coordinates of the starting point shall be given.
- (5) The depth to which removal or deposition operations are proposed and the angle of repose of all slopes, including deposited materials and sides of channels or excavations resulting from removal operations.
- (6) The manner in which material will be removed or deposited, structure installed or use carried out.

B. The permit application shall be accompanied by:

- (1) A survey and topographical map, with contours shown at two-foot intervals and the area of removal, deposition, use or construction indicated.

- (a) All maps shall be certified by a registered land surveyor or professional engineer, both licensed in the State of New York.
- (b) The survey and topographical map shall show the boundary of relevant wetlands. The soundings, depth or height of the proposed removal and deposition area will also be indicated on the survey. The vertical control for elevation and soundings shall be based upon United States Coast and Geodetic Survey and/or United States Geological Survey datum.
- (c) If the site in question is effected by tidal waters, the floodplain elevations will be indicated on the submitted topographic map.
- (2) The names and addresses of all owners of lands contiguous to lands and waters where proposed operations will take place.
- (3) A listing of the predominant tidal or freshwater wetland plant species on site.
- (4) A performance bond or other security representing no more than five percent (5%) of the estimated cost of the proposed operation as designated by the Town Board.

C. This chapter does not obviate the necessity for the applicant to obtain the assent of or a permit required by any other agency before proceeding with operations under an approved Town Board permit. Approvals or permits which may be required by the Town Board, New York State Department of Environmental Conservation, Suffolk County Department of Health Services, State Water Resources Commission, Army Corps of Engineers or others are solely the responsibility of the applicant. No operations shall be initiated by the applicant until such other permits as may be required are issued.

D. All applications for building permits, proposed subdivision maps or any development within 150 feet of the boundary of tidal waters, tidal wetlands, freshwater

wetlands, natural drainage systems, or other watercourses shall be reviewed by the Town Conservation Advisory Council. The Council shall file its report with the Town Board as provided in § 107-7B.

§ 107-7. Procedure for issuance of permit; display of permit; inspections.

- A. The Director of the Planning Department shall retain the original permit application for his/her files and distribute one (1) copy each to the Town Board, the Conservation Advisory Council and all other involved agencies.
- B. The Conservation Advisory Council shall review all completed permit applications and provide a written report decision to the Town Board, other involved agencies, and the applicant stating its findings and conclusions, within twenty-one (21) days of its receipt of said application. However such twenty-one-day time period shall not apply where an environmental impact statement is to be prepared by the applicant, in which case said sixty-day period shall not commence until a final environmental impact statement has been accepted by the lead agency exercising jurisdiction over the project.
- C. The Conservation Advisory Council decision shall be binding unless modified by the Town Board within ten (10) days of submittal by the Conservation Advisory Council to the Town Board. Such ten-day period shall commence upon the lapse of three (3) days from mailing of a copy of the decision of the Conservation Advisory Council to the applicant or service upon the Town Board, whichever shall be later. If either the applicant or the Town Board desires a modification of

the decision of the Conservation Advisory Council, a public hearing shall be held upon prior reasonable public notice published in the official newspaper of the Town, and the Town Board shall hold a public hearing on the permit application. The Town Board shall, after the required public hearing, then render a decision to deny, approve or approve with conditions the permit application. In rendering a decision of approval, approval with conditions or denial of a permit, the Town Board shall state, in writing, its findings of fact and conclusions. The decision shall be transmitted to the Town Clerk, who will advise the applicant of such decision by transmitting a copy of the permit application to the applicant, together with the decision and conditions, if any, imposed by the Town Board attached.

D. The decision of the Town Board regarding a permit application shall be judicially reviewable.

E. Based upon the proceedings and decision of the court in the event a taking is declared, the Town may, within the time specified by the court, elect to:

- (1) Institute condemnation proceedings to acquire the applicant's land in fee by purchase at the fair market value.
- (2) Approve the permit application with lesser restrictions or conditions.
- (3) Invalidate all conditions and the application of this chapter to the plaintiff's land and grant a permit without conditions.

F. The permit applicant or his agent proceeding with operations approved shall carry on his person or have readily available the approved permit and shall show same to any agency or agent of the Town of Riverhead whenever requested.

G. Operations conducted under the permit shall be open to inspection at any time by any agency or agent of Riverhead Town.

H. The boundaries of the wetlands must be clearly indicated in the field for the purposes of inspection by any agency or agent of Riverhead Town.

§ 107-8. Compliance with conditions.

A. The permit applicant, upon approval of a permit, shall file with the Town Clerk a performance bond, if required, in an amount and with sureties and in a form approved by the Town Board. The bond and sureties shall be conditioned upon compliance with all provisions of this chapter and conditions imposed upon permit approval.

B. The applicant shall certify that he has public liability insurance against any liability which might result from proposed operations or use covering any and all damage which might occur within three (3) years of completion of such operations. The amount of liability insurance coverage shall be a minimum of five hundred thousand dollars (\$500,000.) for all accidents resulting in bodily injury or death and one hundred thousand dollars (\$100,000.) for property damage.

C. The applicant shall also submit to the Town Clerk an affidavit which indemnifies and saves harmless the Town or any agency or agent thereof from any claims arising out of or connected with operations under the permit and from all acts, omissions, commissions or negligence on the part of the applicant, his agents or employees.

D. In the case of removal, deposition, placement of structures and other operations or uses permitted within tidal waters, tidal wetlands, freshwater wetlands, natural drainage

systems, or other watercourses the Town Board shall reserve the right to require payments to the Town in an amount and in such manner as the Town Board shall direct.

E. The Town Board shall reserve the right to require a permit or license for any operations or uses permitted in the tidal waters, tidal wetlands, freshwater wetlands, natural drainage systems, or other watercourses.

§ 107-9. Notice of violation; penalties for offenses.

- (A) The provisions of this chapter shall be enforced by Ordinance Inspectors and Police Officers of the Town of Riverhead, who shall be authorized to issue appearance tickets to violators at the site of the violation.
- (B) A violation of this chapter is hereby declared to be an offense punishable by a fine not exceeding one thousand dollars (\$1000.00) or imprisonment for a period not to exceed six (6) months, or both. Each day's continued violation of this chapter will constitute a separate additional violation.
- (C) Nothing herein will prevent the proper local authorities of the Town from taking such other lawful actions or proceedings as may be necessary to restrain, correct or abate any violation of this chapter.
- D. Any person, firm, corporation or entity violating the provisions of this chapter shall become liable to the Town for any expense or loss or damage occasioned the Town by reason of such violation.
- E. In addition to any penalties, fines, forfeitures or injunctions that may be imposed pursuant to this § 107-9, an applicant who files an application for a permit

pursuant to § 107-7, after a violation of this chapter has occurred, shall pay an application fee of one hundred dollars (\$100.) in lieu of the fifty-dollar application fee provided for in § 107-6.

Section 107-10. Continuation of existing or prior conditions.

Any structures, dwellings, construction or operations existing within tidal waters, tidal wetlands, freshwater wetlands, natural drainage systems, or other watercourses shall be exempt from this chapter and permitted to continue, provided that:

- A. No new construction, structures, dwellings or operations will be permitted after the effective date of this chapter, except by permit as provided herein.
- B. Where damage or hazardous conditions exist, the landowner may be required by the Town Board to repair such damage or remedy such hazardous conditions as the Town Board may direct.

§ 107-11. Emergency and minor maintenance exceptions.

Notwithstanding anything in this article to the contrary, no permit in accordance with 107-4 shall be required for:

- (A) The placement, restoration or rehabilitation, in place and in kind, of a documented existing coastal erosion structure, dock, piling or dolphin which has been damaged or destroyed, provided that a building permit is first obtained for such repair, replacement, restoration, or rehabilitation, and provided further that application for such building permit has been made within one year of the occurrence of the damage or destruction necessitating the proposed work; and providing the

materials to be used, method of installation and disposal of material removed are approved in writing by the Building Department.

(B) Minor maintenance, in place and in kind, to any documented existing coastal erosion structure or dock, provided that each of the following conditions are satisfied:

- (1) The maintenance work proposed does not exceed an aggregate of 25% of the total existing dock or linear footage of bulkhead;
- (2) The materials to be used, method of installation and disposal of material removed are approved in writing by the Building Department;
- (3) A building permit is first obtained incorporating such reasonable conditions as may be necessary; and
- (4) No minor maintenance building permits totaling an aggregate of more than 25% has been issued within the prior three years.

Adopted

3/19/02

TOWN OF RIVERHEAD

Resolution # 271

ADOPTS A LOCAL LAW AMENDING CHAPTER 97 ENTITLED, "TRESPASSING" TO THE RIVERHEAD TOWN CODE

COUNCILWOMAN BLASS offered the following resolution, was seconded by

COUNCILMAN DENSIESKI :

WHEREAS, the Town Clerk was authorized to publish and post a public notice to hear all interested persons to consider a local law to amend Chapter 97 entitled, "Trespassing" to the Riverhead Town Code; and

WHEREAS, a public hearing was held on the 20th day of February, 2002, at 7:20 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, the date, time and place specified in said public notice, and all persons wishing to be heard were heard.

NOW THEREFORE BE IT RESOLVED, that a local law amending Chapter 97 entitled, "Trespassing", to the Riverhead Town Code is hereby adopted as specified in the attached notice of adoption; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to publish the attached notice of adoption once in the Suffolk County Life and to post same on the signboard at Town Hall; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to the Riverhead Police Department; the Building Department; the Code Revision Committee and the Town Attorney's Office.

THE VOTE

Sanders	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Blass	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Densieski	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
			Kozakiewicz	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> No

Albano

THE RESOLUTION WAS WAS NOT

THEREUPON DULY ADOPTED

**TOWN OF RIVERHEAD
NOTICE OF ADOPTION**

PLEASE TAKE NOTICE, that the Town Board of the Town of Riverhead adopted a local law amending Chapter 97 entitled "Trespassing" to the Riverhead Town Code at its regular meeting held on March 19, 2002 as follows:

§ 97-2. Penalties for offenses.

Every violation of this chapter shall constitute a misdemeanor, punishable by a fine of not more than ~~fifty dollars (\$50.)~~ five hundred dollars (\$500.) or imprisonment in the county jail for not more than thirty (30) days, or by both such fine and imprisonment.

Dated: Riverhead, New York
March 19, 2002

**BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD**

BARBARA GRATTAN, Town Clerk

*Underline represents addition(s)

*Overscore represents deletion(s)

Adopted

3/19/02

TOWN OF RIVERHEAD

Resolution # 272

ADOPTS LOCAL LAW AMENDING CHAPTER 101 ENTITLED "VEHICLES AND TRAFFIC" OF THE RIVERHEAD TOWN CODE

COUNCILMAN DENSIESKI offered the following resolution, was seconded by

COUNCILWOMAN SANDERS :

WHEREAS, the Town Clerk was authorized to publish and post a public notice to hear all interested persons to consider a local law to amend Chapter 101 entitled, "Vehicles and Traffic" of the Riverhead Town Code; and

WHEREAS, a public hearing was held on the 20th day of February, 2002 at 7:10 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, the date, time and place specified in said public notice, and all persons wishing to be heard were heard.

NOW THEREFORE BE IT RESOLVED, that a local law to amend Chapter 101 entitled, "Vehicles and Traffic", of the Riverhead Town Code be and is hereby adopted as specified in the attached notice of adoption; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to publish the attached notice of adoption once in the Suffolk County Life and to post same on the signboard at Town Hall; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to the Highway Department; the Police Department; the Code Revision Committee and the Office of the Town Attorney.

THE VOTE

Sanders	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Blass	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Densieski	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kozakiewicz	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<i>absent</i>		

THE RESOLUTION WAS WAS NOT
THEREFORE ADOPTED

**TOWN OF RIVERHEAD
NOTICE OF ADOPTION**

PLEASE TAKE NOTICE, that the Town Board of the Town of Riverhead adopted a local law to amend Chapter 101 entitled, "Vehicles and Traffic" of the Riverhead Town Code at its regular meeting held on March 19, 2002 as follows:

101-19. Parking for handicapped.

The following areas are designated parking places for handicapped persons with a valid handicapped parking permit:

Area	Description
<u>Second Street</u>	<u>One (1) handicapped parking space on the south side of Second Street between Roanoke Avenue and Griffing Avenue directly in front of the Riverhead Post Office</u>

Dated: Riverhead, New York
March 19, 2002

**BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD**

BARBARA GRATTAN, Town Clerk

* Underline represents addition(s)

TOWN OF RIVERHEAD

Resolution # 273

AUTHORIZES PUBLICATION OF DISPLAY AD
RE: ATTENDANCE AT SUFFOLK COUNTY POLICE ACADEMY

COUNCILMAN DENSIESKI offered the following resolution, which was seconded by
COUNCILWOMAN BLASS

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the below advertisement as a display ad in the March 27, 2002, issue of Suffolk Life.

TOWN OF RIVERHEAD
PUBLIC NOTICE

PLEASE TAKE NOTICE, the Town of Riverhead is seeking candidates to attend the Suffolk County Police Academy for the purpose of serving as Part-time Police Officers with the Town of Riverhead Police Department. Candidates for the position must:

1. Apply in person to the Riverhead Town Police Department by April 26, 2002; and
2. Have reached age twenty (20) by date of application; and
3. Be a high school graduate or possess a high school equivalency diploma, recognized by the New York State Department of Education; and
4. Successfully pass a qualifying psychological evaluation as directed by the Suffolk County Department of Civil Service; and
5. Successfully pass a qualifying medical evaluation as directed by the Suffolk County Department of Civil Service; and
6. Successfully pass a qualifying physical fitness agility evaluation at the direction of the Suffolk County Department of Civil Service; and
7. Submit to polygraph testing as directed; and
8. Be a United States citizen; and
9. Possess a valid New York State operator's or chauffeur's license at the time of original appointment and throughout their employment; and
10. Successfully pass an applicant background investigation conducted by the Suffolk County Police Department; and
11. Attend the Suffolk County Police Academy for a minimum of 551 hours of instruction.

12. The course of instruction is **TENTATIVELY** scheduled to begin in October 2002.

If the candidate fulfills the basic requirements and successfully completes the courses at the Suffolk County Police Academy, that graduate will be awarded a certificate by the Bureau for Municipal Police, which certifies that person as a Police Officer in the State of New York.

Following graduation, the candidate is required to have on-the-job training with the Town of Riverhead for a period of not less than 40 hours.

Any individual requesting further information on this program is directed to call the Riverhead Police Department at 727-4500, ext. 315.

BY ORDER OF
THE RIVERHEAD TOWN BOARD
BARBARA GRATTAN, TOWN CLERK

THE VOTE

Bardone Yes ___ No ___ Bisco Yes ___ No ___
 Deniocti Yes ___ No ___ Lili Yes ___ No ___
 Kozakiewicz ___ Yes ___ No ___ *Albert*

THE RESOLUTION WAS WAS NOT ___
 THEREUPON DULY ADOPTED

March 19, 2002

Town of Riverhead

Resolution # 274

AUTHORIZES ATTENDANCE OF A POLICE DETECTIVE TO F.B.I. ACADEMY

COUNCILWOMAN BLASS offered the following resolution, was
seconded by COUNCILWOMAN SANDERS

WHEREAS, Police Chief Grattan has requested authorization from the Riverhead Town Board for the attendance of one Police Detective to attend the Federal Bureau of Investigation (F.B.I.) Academy, commencing April, 2002;

NOW, THEREFORE, BE IT RESOLVED, that the Town Board hereby authorizes the attendance of one Police Detective to attend the F.B.I. Academy.

BE IT FURTHER RESOLVED that the Town Board authorizes reimbursement of all expenses incurred, not to exceed \$1,000.00, upon submission of proper receipts; and

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Chief Grattan and the Office of Accounting.

THE VOTE

Sanders Yes No Blass Yes No
Densleski Yes No Lull Yes No
Kozakiewicz Yes No *ABSENT*

THE RESOLUTION ~~WAS~~ WAS NOT
THEREUPON ~~ADOPTED~~ ADOPTED

Adopted

March 19, 2002

TOWN OF RIVERHEAD

Resolution # 275

AUTHORIZES ATTENDANCE OF ONE DARE TRAINED POLICE OFFICER AT NYS DARE OFFICERS ASSOCIATION CONFERENCE

COUNCILMAN DENSIESKI

_____ offered the following resolution,

was seconded by **COUNCILWOMAN SANDERS** _____.

WHEREAS, Police Chief Grattan has requested authorization from the Riverhead Town Board for the attendance of P.O. Scott A. Wicklund at a New York State DARE Officers Association Training Conference;

AND WHEREAS, the Conference will be held in Callicoon, New York from April 18, 2002 through April 21, 2002.

NOW, THEREFORE, BE IT RESOLVED, that the Town Board hereby authorizes the attendance of P.O. Scott A. Wicklund at the aforementioned training conference; and

BE IT FURTHER RESOLVED that the Town Board authorizes reimbursement of expenses, not to exceed \$100.00, upon submission of proper receipts; and

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to JAB and the Office of Accounting.

THE VOTE

Sanders	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Blass	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Densieski	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kozakiewicz	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<i>Olson</i>	<input checked="" type="checkbox"/>	<input type="checkbox"/>

THE RESOLUTION WAS WAS NOT
THEREUPON DULY ADOPTED

TOWN OF RIVERHEAD

Adopted

Resolution # 276

APPROVES APPLICATION OF EAST END ARTS & HUMANITIES COUNCIL, INC.

COUNCILWOMAN SANDERS offered the following resolution, was seconded by

COUNCILMAN DENSIESKI :

WHEREAS, the East End Arts & Humanities Council Inc. ("EEAC") has submitted an application for the purpose of conducting their 6th Annual Community Mosaic Street Painting Festival with music and art exhibit to be held on EEAC grounds and parking lot, Riverhead, New York, on Sunday, May 26, 2002 having a rain date of Monday, May 27, 2002, between the hours of 12:00 noon and 5:00 p.m.; and

WHEREAS, the applicant has requested the application fee be waived; and

WHEREAS, a certificate of insurance has been received naming the Town of Riverhead as an additional insured; and

WHEREAS, the Town Attorney of the Town of Riverhead has reviewed all documents including the certificate of insurance regarding said application.

NOW THEREFORE BE IT RESOLVED, that the application of the East End Arts & Humanity Council, Inc. for the purpose of conducting their 6th Annual Community Mosaic Street Painting Festival with music and art exhibit to be held on EEAC grounds and parking lot, Riverhead, New York, on Sunday, May 26, 2002, having a rain date of Monday, May 27, 2002, between the hours of 12:00 noon and 5:00 p.m., is hereby approved; and be it further

RESOLVED, that the Town Board of the Town of Riverhead be and hereby waives the application fee; and be it further

RESOLVED, that a fire safety inspection by the Town Fire Marshall is required prior to the opening of this event to the public. The Riverhead Fire Marshal shall be contacted at (631) 727-3200 extension 209, for the purpose of arranging the "pre-opening" inspection appointment at least three days in advance; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to the East End Arts & Humanities Council, Inc., 133 East Main Street, Riverhead, New York, 11901; Bruce Johnson, Fire Marshall; Ken Testa, P.E. and the Riverhead Police Department.

D:\Laura\chap90\eastend.doc

THE VOTE

Sanders	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Blass	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Densleski	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kozakiewicz	<input type="checkbox"/> Yes	<input type="checkbox"/> No	Absent		

THE RESOLUTION WAS WAS NOT

THEREUPON ALL CLERKS

Adopted

March 19, 2002

TOWN OF RIVERHEAD**Resolution #** 277**WEBSITE MAINTENANCE CONSULTANT FEE**

Councilman Densieski offered the following resolution, which was seconded by **Councilwoman Sanders**

WHEREAS, the Town of Riverhead has engaged Suffolk OnLine Advertising (Web Site Developers -- Barry Karlin) to maintain and revise the Town's Website as needed, with periodic re-registration to search engines, upgrade e-mail service for all mail boxes including Webmail, and provide additional space for the Master Plan Revision PDF files; and

WHEREAS, the Website for the Town of Riverhead consists of almost 400 pages, in addition to various outside Weblinks; and

WHEREAS, this agreement covers the period of March 20, 2002 to March 19, 2003, at a cost of \$3,500 for search engine registration maintenance, website management, technical support, Domain name, annual registration (www.riverheadli.com), and annual hosting fee (including 25 e-mail addresses).

NOW, THEREFORE, BE IT RESOLVED, that Suffolk OnLine Advertising (Web Site Developers) be paid \$3,500 for professional services; and

BE IT FURTHER, RESOLVED, that the Town Clerk be and is hereby authorized to forward a copy of this resolution to Suffolk OnLine Advertising (Web Site Developers--Barry Karlin) and the town Accounting Department.

THE VOTE

Sanders Yes No

Blass Yes No

Densieski Yes No Lull Yes No

Absent
Kozakiewicz Yes No

The Resolution Was Was Not
Thereupon Duly Declared Adopted

3/19/02

TOWN OF RIVERHEAD

Resolution # 278

AUTHORIZES THE SUPERVISOR TO EXECUTE AN AGREEMENT BETWEEN TOWN OF RIVERHEAD AND SECTOR MANAGEMENT LTD.

COUNCILWOMAN BLASS offered the following resolution, was seconded by

COUNCILWOMAN SANDERS SAN.

WHEREAS, the Town of Riverhead wishes to engage the services of a company which provides management support to public institutions interested in performing more effectively in areas including management practices; operating procedures; organization; staffing; personnel; technology and finance; and

WHEREAS, Sector Management Ltd. has been selected to perform these services.

NOW THEREFORE BE IT HEREBY RESOLVED, that the Supervisor is hereby authorized to execute an agreement between the Town of Riverhead and Sector Management Ltd. in connection with the aforementioned services; and be it further

RESOLVED, that the Town Clerk is hereby directed to forward a certified copy of this resolution to Sector Management Ltd., 65 North Village Avenue, Rockville Centre, New York, 11570; the Riverhead Town Board; the Office of the Town Attorney and the Office of Accounting.

THE VOTE

Sanders Yes No Blass Yes No

Densieski Yes No Lull Yes No

Kozakiewicz Yes No *Absent*

THE RESOLUTION WAS WAS NOT

THEREUPON DULY ADOPTED

3/19/02

TOWN OF RIVERHEAD

Resolution # 279

**APPROVES APPLICATION OF RIVERHEAD BUSINESS IMPROVEMENT DISTRICT
(2ND ANNUAL BOAT SHOW)**

COUNCILMAN DENESLESKI
COUNCILMAN LULL

offered the following resolution, was seconded by

COUNCILWOMAN SANDERS :

WHEREAS, the Riverhead Business Improvement District has submitted an application for the purpose of conducting a 2nd Annual Boat Show (sponsored by the Riverhead Business Improvement District Management Association), to be held in the Peconic Riverfront municipal parking lot, Riverhead, New York, on June 8, 2002, having a rain date of June 9, 2002, to be held between the hours of 9:00 a.m. and 6:00 p.m.; and

WHEREAS, the Riverhead Business Improvement District Management Association has appointed Ray Kelly to be the Volunteer Event Coordinator for this event; and

WHEREAS, the Town Attorney of the Town of Riverhead has reviewed all documents regarding said application and is of the understanding that all proceeds from this event shall be for the benefit of the Riverhead Business Improvement District Management Association.

NOW THEREFORE BE IT RESOLVED, that the application of the Riverhead Business Improvement District for the purpose of conducting a 2nd Annual Boat Show (sponsored by the Riverhead Business Improvement District Management Association), to be held in the Peconic Riverfront municipal parking lot, Riverhead, New York, on June 8, 2002, having a rain date of June 9, 2002, to be held between the hours of 9:00 a.m. and 6:00 p.m., is hereby approved; and be it further

RESOLVED, that a fire safety inspection by the Town Fire Marshall is required prior to the opening of this event to the public. The Riverhead Fire Marshal shall be contacted at (631) 727-3200 extension 209, for the purpose of arranging the "pre-opening" inspection appointment at least three days in advance; and be it further

RESOLVED, that the Town Clerk is hereby authorized to forward a certified copy of this resolution to the Riverhead Business Improvement District Management Association; the Riverhead Fire Marshall and the Riverhead Police Department.

THE VOTE
Sanders Yes ___ No ___ Blass Yes ___ No ___
Denesleski Yes ___ No ___ Lull Yes ___ No ___
Kozakiewicz ___ Yes ___ No ___ *absent*
THE RESOLUTION WAS WAS NOT
THEREUPON DULY ADOPTED

Adopted

MARCH 19, 2002

TOWN OF RIVERHEAD

280

AUTHORIZES THE TOWN SUPERVISOR TO ESTABLISH A BUILDING DEPARTMENT FEE

COUNCILWOMAN SANDERS offered the following resolution, which was seconded by COUNCILMAN DENSIESKI

WHEREAS, the Building Department has devised a plan to establish a smoother, more efficient flow of information between building contractors and the Building Department inspectors by utilizing an official building permit packet to be affixed to the structure under improvement, and

WHEREAS, the cost of the official building permit packet should be borne by the benefited parties; and

NOW THEREFORE BE IT RESOLVED that the fee for the official building permit packet shall be \$5.00 each and will be added to the building permit fee and will be due at the same time, effective 4/1/02.

THE VOTE

Sanders Yes No

Blass Yes No

Denisieski Yes No

Lull Yes No

Kozakiewicz ^{Absent} Yes No

Adopted

March 11, 2002

TOWN OF RIVERHEAD

Resolution # 281

APPOINTS MEMBERS TO THE RIVERHEAD FARMLAND PRESERVATION
COMMITTEE

COUNCILWOMAN SANDERS offered the following resolution which
was seconded by **COUNCILMAN DENISEMULL**.

WHEREAS, the Riverhead Town Board adopted Local Law No. 14-1997 designated to conserve agricultural land of the Town; and

WHEREAS, such local law provided for the creation of a farmland preservation committee, its composition and its authority; and

WHEREAS, such local law empowers the Town Board to appoint members of the Farmland Preservation Committee; and

WHEREAS, the Town Board to appoint a member to the Committee and to re-appoint those members whose terms have expired;

NOW, THEREFORE, BE IT

RESOLVED, that the Riverhead Town Board hereby appoints the following individuals to the Farmland Preservation Committee with their respective terms for the calendar years 2002 and 2003:

Mr. Lyle Wells	2 years (Agriculture representative)
Mr. Henry Talmage	1 year (Agriculture representative)
Mr. Jake Rottkamp	2 years (Agriculture representative)
Mr. Mark Zaweski	1 year (Agriculture representative)

Mr. Richard O'Dea	2 years (Planning Board representative)
Mr. Richard Redican	1 year (Community member)
Mr. Richard Hanley	Planning Director, and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to the members of the Riverhead Farmland Preservation Committee, the Riverhead Planning Department; the office of the Town Attorney and the Office of Accounting.

THE VOTE

Sanders	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Blass	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Densleski	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
		Kozakiewicz	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<i>absent</i>

THE RESOLUTION WAS WAS NOT
THEREUPON DULY ADOPTED

BAB

Adopted

MARCH 19, 2002

TOWN OF RIVERHEAD

Resolution # 282

GRANGEBEL PARK BULKHEADING & FOOT BRIDGE

CAPITAL PROJECT

BUDGET ADJUSTMENT

COUNCILMAN DENSIESKI offered the following resolution ,
which was seconded by COUNCILWOMAN BLASS

BE IT RESOLVED, that the Supervisor be and is hereby authorized to establish the following budget adjustment:

406.095031.481900.40086	SPECIAL TRUST TRANSFERS	FROM: \$20,000.
406.071100.523018.40086	BULKHEADING EXPENSES	TO: \$20,000.

THE VOTE

Sanders Yes No Blass Yes No
 Densieski Yes No Lull Yes No
 Kozakiewicz Yes No *absent*

Adopted

MARCH 19, 2002

TOWN OF RIVERHEAD

Resolution # 283

PRESERVE @ BAITING HOLLOW WATER EXTENSION

CAPITAL PROJECT

BUDGET ADJUSTMENT

COUNCILWOMAN BLASS offered the following resolution ,
which was seconded by COUNCILWOMAN SANDERS

BE IT RESOLVED, that the Supervisor be and is hereby authorized to establish the following budget adjustment:

406.092705.421050.60067	DEVELOPER FEES	FROM:	\$108,000.
406.083200.523002.60067	CONSTRUCTION	TO:	\$85,000.
406.083200.523001.60067	ENGINEERING EXPENSE		14,500.
406.083200.543315.60067	LEGAL		3,500.
406.083200.547500.60067	CONTINGENCY		5,000.

THE VOTE

Sanders Yes No Blass Yes No
 Densieski Yes No Lull Yes No
 Kozakiewicz Yes No

MARCH 19, 2002

557
Adopted

TOWN OF RIVERHEAD

Resolution # 284

RIVERHEAD BAY MOTORS

WATER EXTENSION #74

BUDGET ADOPTION

COUNCILMAN DENSIESKI offered the following resolution ,
which was seconded by **COUNCILWOMAN SANDERS**

BE IT RESOLVED, that the Supervisor be and is hereby authorized to establish the following budget adjustment:

406.092705.421050.60076	DEVELOPER FEES	FROM: \$2,500.
406.083200.543501.60076	ENGINEERING EXPENSE	TO: \$2,500.

THE VOTE

Sanders Yes No Blass Yes No
 Densieski Yes No Lull Yes No
 Kozakiewicz Yes No

Adopted

MARCH 19, 2002

TOWN OF RIVERHEAD

Resolution # 286

Y2K RECREATION CAPITAL IMPROVEMENT PROJECT

BUDGET ADJUSTMENT

COUNCILMAN DENSIESKI offered the following resolution ,
which was seconded by COUNCILWOMAN BLASS

BE IT RESOLVED, that the Supervisor be and is hereby authorized to establish the following budget adjustment:

06.095031.481900.70046 SPECIAL TRUST TRANSFER FROM: \$5,500.

406.071100.524914.70046 HULSE LANDING BEACH ACCESS TO: \$5,500.

THE VOTE

Sanders Yes No Blass Yes No
Densieski Yes No Lull Yes No
Kozakiewicz Yes No *absent*

MARCH 19, 2002

560

Adopted

TOWN OF RIVERHEAD

GENERAL FUND

BUDGET ADJUSTMENT

RESOLUTION # 287

Councilwoman Blass offered the following resolution ,
COUNCILWOMAN SANDERS
which was seconded by _____

BE IT RESOLVED, that the Supervisor be and is hereby authorized to establish the following budget adjustment:

	FROM:	
001.014200.471000 GIFTS & DONATIONS	\$712.	
		TO:
001.071100.524000 PARKS , EQUIPMENT		\$712.
	FROM:	
001.000000.390599 APPROPRIATED FUND BALANCE	\$1,500.	
		TO:
001.013550.541500 ASSESSOR, CAR EXPENSE		\$1,500.
	FROM:	
001.014200.542614 TOWN ATTORNEY, FOIL EXPENSE	\$500.	
		TO:
001.014200.524350 TOWN ATTORNEY, BOOKS		\$500.
	FROM:	
001.000000.390599 APPROPRIATED FUND BALANCE	\$175.	
		TO:
001.019500.547100 TAXES ON TOWN PROPERTY		\$175.
	FROM:	
001.031200.542115 POLICE, COPY MACHINE SUPPLIES	\$2,700.	
		TO:
001031200.524380 POLICE, MISC. OFFICE EXPENSE		\$2,700.

MARCH 19, 2002
GENERAL FUND BUDGET ADJUSTMENT CONTINUED:

	FROM:	
001.036200.542100. SAFETY INSPECTOR, OFFICE EXPENSE	\$125.	
		TO:
001.036200.524000 SAFETY INSPECTOR, EQUIPMENT		\$125.
	FROM:	
001.035100.542504 CONTROL OF ANIMALS, CLEANING SUPPLIES	\$95.	
		TO:
001.035100.524000 CONTROL OF ANIMALS, EQUIPMENT		\$95.
	FROM:	
001.014400.511500 TOWN ENGINEER, PERSONAL SERVICES	\$10,000.	
		TO:
001.014400.543500 TOWN ENGINEER, CONSULTANTS		\$10,000.

THE VOTE

Sanders <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Blass <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
Densieski <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Lull <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
<i>absent</i>	
Kozakiewicz <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	

MARCH 19, 2002

TOWN OF RIVERHEAD

Resolution # 288

THE WOODS @ CHERRY CREEK WATER EXTENSION #65

BUDGET ADJUSTMENT

COUNCILMAN DENSIESKI

COUNCILMAN LULL *DL*

offered the following resolution ,

which was seconded by _____ COUNCILWOMAN SANDERS _____

BE IT RESOLVED, that the Supervisor be and is hereby authorized to establish the following budget adjustment:

406.092705.421050.60066	DEVELOPER FEES	FROM: \$50,000.00
406.083200.523002.60066	CONSTRUCTION OF MAIN	TO: \$37,500.
406.083200.543501.60066	ENGINEERING	5,500.
406.083200.543315.60066	LEGAL EXPENSE	2,500.
406.083200.547900.60066	CONTINGENCY	4,500.

THE VOTE

Sanders Yes No Blass Yes No
 Densieski Yes No Lull Yes No
 Kozakiewicz ^{absent} Yes No

TOWN OF RIVERHEAD

Adopted

Resolution # 289

ACCEPTS S.C.N.B. IRREVOCABLE LETTER OF CREDIT OF SCHEMBRI HOMES, INC. (WATER DISTRICT KEY MONEY - "SOUND MEADOWS")

COUNCILWOMAN SANDERS offered the following resolution, was seconded by

COUNCILMAN DENSIESKI :

WHEREAS, by resolution adopted on January 15, 2002, the Riverhead Town Board did approve the lateral water main of the subdivision entitled, "Soundview Meadows", with one of the conditions of approval being the submission and filing of a performance bond or other acceptable form of performance security in the amount of \$137,500.00 covering Water District key money for lots within said subdivision; and

WHEREAS, Schembri Homes, Inc. has submitted to the Town an Irrevocable Letter of Credit drawn by Suffolk County National Bank, Letter of Credit No. 020304 in the amount of \$137,500.00, having an expiration date of March 4, 2003, ensuring the payment of Water District Key Money for the lots within said subdivision; and

WHEREAS, the Town Attorney has reviewed said S.C.N.B. Irrevocable Letter of Credit No. 020304 and has determined that same is satisfactory in its form.

NOW THEREFORE BE IT RESOLVED, the Town Board of the Town of Riverhead hereby accepts S.C.N.B. Irrevocable Letter of Credit No. 020304 in the amount of \$137,500.00 ensuring the payment of Water District key money for lots in the subdivision entitled, "Soundview Meadows"; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Charles R. Cuddy, Esq., 445 Griffing Avenue, P.O. Box 1547, Riverhead, New York, 11901; The Suffolk County National Bank, Attn: David DeVito, Vice President, 137 West Broadway, P.O. Box 442, Port Jefferson, New York, 11777; the Planning Department; the Planning Board; the Building Department and the Office of the Town Attorney.

THE VOTE

Sanders Yes No Bless Yes No
 Densieski Yes No Lull Yes No
 Kozakiewicz Yes No *absent*

THE RESOLUTION WAS WAS NOT

THEREUPON DULY ADOPTED

Adopted

03/19/02

TOWN OF RIVERHEAD

Resolution # 290

AUTHORIZES THE RELEASE OF PERFORMANCE BOND FOR LARRY 'S LIGHTHOUSE MARINA, INC. (Metal Storage Shed)

Councilman Densieski offered the following resolution,

which was seconded by Councilwoman Blass

WHEREAS, Larry's Lighthouse Marina, Inc. has posted a Western Surety Company Bond No. 68953954 in the sum of Twenty Six Thousand Dollars (\$26,000) pursuant to Section 108-133(I) of the Riverhead Town Code; and

WHEREAS, Larry Galasso of Larry's Lighthouse, Marina Inc. has requested the release of this bond due to the fact that the work will not commence,

NOW THEREFORE BE IT RESOLVED, that the Town Board of the Town of Riverhead hereby authorizes the release of the surety bond #68953954 in the sum of Twenty Six Thousand Dollars (\$26,000) and

BE IT FURTHER RESOLVED, that the Town Clerk of the Town of Riverhead is hereby authorized to forward a certified copy of this resolution to Larry's Lighthouse Marina, attention Carol Sowinski, 249 Meetinghouse Creek Road, Aquebogue, New York 11930, the Building Department; the Accounting Department, the Town Clerk and the Town Attorney's Office.

THE VOTE

Sanders Yes No

Blass Yes No

Densieski Yes No

Lull Yes No

absent
Kozakiewicz Yes No

The Resolution Was Was Not
Thereupon Duly Declared Adopted

TOWN OF RIVERHEAD

Adopted⁵⁶⁵

Resolution # 291

ACCEPTS PERFORMANCE BONDS OF SPLISH SPLASH AT ADVENTURE LAND INC. (Parking Area)

COUNCILWOMAN BLASS offered the following resolution,

which was seconded by COUNCILWOMAN SANDERS

WHEREAS, SPLISH Splash at Adventure Land, Inc. has posted a cash performance bonds in the sum of Fifteen Thousand Dollars (\$15,000) representing the 5% site plan bonds for a new parking area at Middle Country road, Calverton, New York, Suffolk County Tax Map # 600-118.00-01-002.02, as per resolution #02-258 dated March 5, 2002 pursuant to Section 108-133 (I) of the Riverhead Town Code;

NOW THEREFORE BE IT RESOLVED, that the Town Board of the Town of Riverhead hereby accepts the 5% cash performance bond in the sum of Fifteen Thousand Dollars (\$15,000); and,

BE IT FURTHER RESOLVED, that the Town Clerk of the Town of Riverhead is hereby authorized to forward a certified copy of this resolution to Splish Splash at Adventure Land, Inc. c/o Chip Cleary, PO Box 1090, Riverhead, New York 11901, the Building Department; the Planning Department and the Town Attorney's Office.

THE VOTE

Sanders Yes No Blass Yes No

Densieski Yes No Lull Yes No

absent
Kozakiewicz Yes No

The Resolution Was Was Not
Thereupon Duly Declared Adopted

Adopted

TB 3/19/02

TOWN OF RIVERHEAD

RESOLUTION # 292

Adopted March 19, 2002

AUTHORIZES TOWN CLERK TO ADVERTISE FOR BIDS FOR ONE ARTICULATED WHEEL LOADER

COUNCILWOMAN SANDERS

OFFERED THE FOLLOWING

COUNCILMAN DENSIESKI

RESOLUTION WHICH WAS SECONDED BY _____

RESOLVED, that the Town Clerk of the Town of Riverhead be and is hereby authorized to advertise for sealed bids for the purchase of ONE ARTICULATED WHEEL LOADER for the use of the Town of Riverhead Highway Department, AND BE IT,

RESOLVED, that the specifications and forms for bidding be prepared by the Superintendent of Highways, and all bids to be returnable up to 11:05 A.M. on APRIL 10, 2002 AND BE IT FURTHER,

RESOLVED, that the Town Clerk of the Town of Riverhead be and is hereby authorized to open publicly and read aloud on APRIL 10, 2002 at 11:05 A.M. at the Town Clerk's office, Town Hall, 200 Howell Avenue, Riverhead, New York, all sealed bids bearing the designation "BID ON ONE ARTICULATED WHEEL LOADER".

THE VOTE

Sanders	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Blass	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Densieski	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kozakiewicz	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Absent	<input type="checkbox"/> Yes	<input type="checkbox"/> No

THE RESOLUTION WAS WAS NOT

NOTICE TO BIDDERS

Sealed bids for the purchase of "ONE ARTICULATED WHEEL LOADER" for the use of the Riverhead Highway Department will be received by the Town Clerk of the Town of Riverhead at the Town Hall, 200 Howell Avenue, Riverhead, New York 11901 until 11:05 A.M. on April 10, 2002.

Instructions for bidders, specifications and forms may be obtained at the office of the Town Clerk at the Town Hall Monday through Friday between the hours of 8:30 A.M. and 4:30 P.M..

All bids will be submitted on the bid form provided. Any and all exceptions to the specifications will be listed on a separate sheet of paper bearing the designation "Exceptions to the Specifications", and attached to the bid form.

The Town Board reserves the right and responsibility to reject any or all bids or waive any formalities if it believes such action to be in the best interest of the town.

All bids will be submitted to the Town Clerk's office in a sealed envelope bearing the designation "BID on ONE ARTICULATED WHEEL LOADER".

**BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD
BARBARA A. GRATTAN, TOWN CLERK**

Adopted

TB 3/19/02

TOWN OF RIVERHEAD

RESOLUTION # 293

Adopted March 19, 2002

AUTHORIZES TOWN CLERK TO ADVERTISE FOR BIDS FOR ONE COMBINATION DUMP BODY/SPREADER, POWER REVERSIBLE SNOW PLOW & LOW MOUNT HITCH

COUNCILMAN DENNESKI

OFFERED THE FOLLOWING

RESOLUTION WHICH WAS SECONDED BY COUNCILWOMAN BLASS

RESOLVED, that the Town Clerk of the Town of Riverhead be and is hereby authorized to advertise for sealed bids for the purchase of ONE COMBINATION DUMP BODY/SPREADER, POWER REVERSIBLE SNOW PLOW & LOW MOUNT HITCH for the use of the Town of Riverhead Highway Department, AND BE IT,

RESOLVED, that the specifications and forms for bidding be prepared by the Superintendent of Highways, and all bids to be returnable up to 11:00 A.M. on APRIL 10, 2002 AND BE IT FURTHER,

RESOLVED, that the Town Clerk of the Town of Riverhead be and is hereby authorized to open publicly and read aloud on APRIL 10, 2002 at 11:00 A.M. at the Town Clerk's office, Town Hall, 200 Howell Avenue, Riverhead, New York, all sealed bids bearing the designation "BID ON ONE COMBINATION DUMP BODY/SPREADER, POWER REVERSIBLE SNOW PLOW & LOW MOUNT HITCH".

THE VOTE

Sanders	Yes	No	Blank	Yes	No
Bensick	Yes	No	Blank	Yes	No
Bensick	Yes	No	Blank	Yes	No
Kozak	Yes	No	Blank	Yes	No
Blas	Yes	No	Blank	Yes	No

THE RESOLUTION WAS ~~NOT~~ ADOPTED

THEREUPON DULY ADOPTED

NOTICE TO BIDDERS

Sealed bids for the purchase of **“ONE COMBINATION DUMP BODY/SPREADER, POWER REVERSIBLE SNOW PLOW & LOW MOUNT HITCH”** for the use of the Riverhead Highway Department will be received by the Town Clerk of the Town of Riverhead at the Town Hall, 200 Howell Avenue, Riverhead, New York 11901 until **11:00 A.M. on April 10, 2002.**

Instructions for bidders, specifications and forms may be obtained at the office of the Town Clerk at the Town Hall Monday through Friday between the hours of 8:30 A.M. and 4:30 P.M..

All bids will be submitted on the bid form provided. Any and all exceptions to the specifications will be listed on a separate sheet of paper bearing the designation **“Exceptions to the Specifications”**, and attached to the bid form.

The Town Board reserves the right and responsibility to reject any or all bids or waive any formalities if it believes such action to be in the best interest of the town.

All bids will be submitted to the Town Clerk's office in a sealed envelope bearing the designation **“BID on ONE COMBINATION DUMP BODY/SPREADER, POWER REVERSIBLE SNOW PLOW & LOW MOUNT HITCH”**.

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD
BARBARA A. GRATTAN, TOWN CLERK

3/19/02

Adopted**TOWN OF RIVERHEAD****Resolution # 294****AUTHORIZATION TO PUBLISH BID FOR 4WD PICKUP TRUCK FOR WATER DEPARTMENT****COUNCILWOMAN BLASS**

offered the following resolution,

which was seconded by **COUNCILMAN DENSIESKI**

WHEREAS,; the Town Clerk was authorized to publish and post a notice to bidders for 4WD PICKUP TRUCK FOR WATER DEPARTMENT and ;

BE IT RESOLVED, the Town Clerk is hereby authorized to publish and post the following public notice in the MARCH 27TH, 2002 issue of the News Review.

BE IT RESOLVED, that the Town Clerk be, and hereby is, authorized to forward a copy of this resolution to the Water Department and the Purchasing Department.

THE VOTESanders Yes NoBlass Yes NoDensieski Yes NoLull Yes No

Absent
Kozakiewicz Yes No

The Resolution Was Was Not
Thereupon Duly Declared Adopted

**TOWN OF RIVERHEAD
NOTICE TO BIDDERS**

Sealed bids for the purchase of **2002 4WD PICKUP TRUCK** for use by the TOWN OF RIVERHEAD will be received by the Town Clerk of the Town of Riverhead at Town Hall, 200 Howell Avenue, Riverhead, New York, 11901, until **11:00 a.m. on APRIL 11, 2002.**

Bid packets, including Specifications, may be obtained at the Town Clerk's office at Town Hall Monday through Friday between the hours of 8:30 a.m. and 4:30 p.m.

All bids must be submitted on the bid form provided. Any and all exceptions to the Specifications must be listed on a separate sheet of paper, bearing the designation "EXCEPTIONS TO THE SPECIFICATIONS" and be attached to the bid form.

The Town Board reserves the right and responsibility to reject any or all bids or to waive any formality if it believes such action to be in the best interest of the Town.

All bids are to be submitted to the Town Clerk's Office in a sealed envelope bearing the designation **BIDS FOR 4WD PICKUP TRUCK.**

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

Barbara Grattan, Town Clerk

Adopted

3/19/02

TOWN OF RIVERHEAD

Resolution # 295

AUTHORIZATION TO PUBLISH BID FOR YEAR 2002 4WD PICKUP TRUCK FOR BUILDINGS & GROUNDS DEPARTMENT

COUNCILMAN DENSIESKI offered the following resolution,

which was seconded by **COUNCILWOMAN SANDERS**

WHEREAS,; the Town Clerk was authorized to publish and post a notice to bidders for 4WD PICKUP TRUCK FOR USE AT THE BUILDINGS & GROUNDS DEPARTMENT and ;

BE IT RESOLVED, the Town Clerk is hereby authorized to publish and post the following public notice in the MARCH 27TH, 2002 issue of the News Review.

BE IT RESOLVED, that the Town Clerk be, and hereby is, authorized to forward a copy of this resolution to the Engineering Department and the Purchasing Department.

THE VOTE

Sanders Yes No

Blass Yes No

Densieski Yes No

Lull Yes No

Albenf
Kozakiewicz Yes No

The Resolution Was Was Not
Thereupon Duly Declared Adopted

**TOWN OF RIVERHEAD
NOTICE TO BIDDERS**

Sealed bids for the purchase of **2002 4WD PICKUP TRUCK** for use by the TOWN OF RIVERHEAD will be received by the Town Clerk of the Town of Riverhead at Town Hall, 200 Howell Avenue, Riverhead, New York, 11901, until **11:15 a.m. on APRIL 11, 2002.**

Bid packets, including Specifications, may be obtained at the Town Clerk's office at Town Hall Monday through Friday between the hours of 8:30 a.m. and 4:30 p.m.

All bids must be submitted on the bid form provided. Any and all exceptions to the Specifications must be listed on a separate sheet of paper, bearing the designation "EXCEPTIONS TO THE SPECIFICATIONS" and be attached to the bid form.

The Town Board reserves the right and responsibility to reject any or all bids or to waive any formality if it believes such action to be in the best interest of the Town.

All bids are to be submitted to the Town Clerk's Office in a sealed envelope bearing the designation **BIDS FOR 4WD PICKUP TRUCK.**

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

Barbara Grattan, Town Clerk

March 19, 2002

Adopted

TOWN OF RIVERHEAD

RESOLUTION # 296

AWARDS BID FOR STREET LIGHT AND TRAFFIC SIGNAL MAINTENANCE PARTS

COUNCILWOMAN SANDERS

offered the following resolution which

was seconded by COUNCILMAN DENC'ESKI.

WHEREAS, the Town Clerk was authorized to publish and post a Notice to Bidders for the Street Light and Traffic Signal Maintenance Repair Parts; and

WHEREAS, six (6) bids were received, opened and read aloud on the 24th day of January, 2002 in the Office of the Town Clerk, 200 Howell Avenue, Riverhead, New York.

NOW, THEREFORE, BE IT RESOLVED, that the bid for the Street Light and Traffic Signal Maintenance Repair Parts be and is hereby awarded as follows.

Traffic Systems, Inc. – Item No. 88, 89, 90, 91,92, 93, 94, 95, 95A, 96, 97, 98, 99, 100, 100A, 100B, 100?C, 100D, 100E, 100F, 100G, 100H, 100I, 100J, 100K, 101, 103, 104, and 105

Kelly & Hayes Electric Supply of LI – Item No. 2B, 44, 53, 54 and 108

Revco Electrical Supply – Item No. 3, 4, 5, 6, 7 18 and 85

Mid Island Electrical Supply – Item No. 17, 39, 40, 41, 41A, 43, 45, 60, 82, 85, 86, 87 and 108

Schwing Electrical Supply – Item No. 1, 2, 3, 8, 9, 1, 11, 12, 13, 13A, 14, 15, 16, 19, 20, 21, 22, 23, 24, 25, 26, 26A, 27, 31, 32, 33, 34, 35, 36, 37, 42, 52, 55, 59, 61, 62, 63, 65, 65A, 65B, 65C, 65D, 65E, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 80, 81, 82, 84, 107, 109 and 110.

BE IT FURTHER RESOLVED, that the Town Board be and does hereby authorize the Town Clerk to return any and all bid bonds received in connection with the above; and

THE VOTE

Sanders	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Blass	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Dencieski	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	Lull	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
Kozakiewicz	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<i>Absent</i>		

THE RESOLUTION WAS WAS NOT

THEREUPON FULLY ADOPTED

COUNCILMAN DENSIESKI OFFERED THE
RESOLUTION, WHICH WAS SECONDED
BY COUNCILWOMAN SANDERS.

At a regular meeting of the Town Board of
the Town of Riverhead, Suffolk County, New
York, held at the Town Hall, in Riverhead,
New York, in said Town, on the 19th day of
March, 2002, at 2:00 o'clock P.M.,
Prevailing Time.

PRESENT:

Robert F. Kozakiewicz
Supervisor

Rose Sanders
Councilman

Barbara Blass
Councilman

Edward Densieski
Councilman

James Lull
Councilman

-----X
:
In the Matter :
of :
the Increase and Improvement of the :
Facilities of the Riverhead Sewer :
District of the Town of Riverhead, :
Suffolk County, New York. :
:
-----X

ORDER CALLING
PUBLIC HEARING

WHEREAS, the Town Board of the Town of Riverhead, Suffolk County, New York, has
caused to be prepared a map, plan and report, including an estimate of cost, pursuant to Section
202-b of the Town Law, relating to the increase and improvement of the facilities of the Riverhead
Sewer District in the Town of Riverhead, Suffolk County, New York, consisting of the replacement

of equipment, including pumps, valves and generating equipment, at the Middle Road Sewer Pump Station, including incidental expenses in connection therewith, at a maximum estimated cost of \$845,000; and

WHEREAS, it is now desired to call a public hearing on the question of the increase and improvement of the facilities of the Riverhead Sewer District in the manner described above, and to hear all persons interested in the subject thereof, concerning the same, in accordance with the provisions of Section 202-b of the Town Law; NOW, THEREFORE, IT IS HEREBY

ORDERED, by the Town Board of the Town of Riverhead, Suffolk County, New York, as follows:

Section 1. A public hearing will be held at the Town Hall, 200 Howell Avenue, in Riverhead, New York, in said Town, on the 16th day of April, 2002, at 7:10 o'clock P.M., Prevaling Time, on the question of increasing and improving the facilities of the Riverhead Sewer District within the Town of Riverhead, Suffolk County, New York, in the manner described in the preambles hereof, and to hear all persons interested in the subject thereof, concerning the same, and to take such action thereon as is required or authorized by law.

Section 2. The Town Clerk is hereby authorized and directed to cause a copy of the Notice of Public Hearing hereinafter provided to be published once in Suffolk Life, the official newspaper of said Town, and also to cause a copy thereof to be posted on the sign board of the Town, such publication and posting to be made not less than ten, nor more than twenty, days before the date designated for the hearing.

Section 3. The notice of public hearing shall be in substantially the following form:

NOTICE OF PUBLIC HEARING

NOTICE IS HEREBY GIVEN that the Town Board of the Town of Riverhead, Suffolk County, New York, will meet at the Town Hall, 200 Howell Avenue, in Riverhead, New York, in said Town, on the 16th day of April, 2002, at 7:10 o'clock P.M., Prevailing Time, for the purpose of conducting a public hearing on the increase and improvement of the facilities of the Riverhead Sewer District in the Town of Riverhead, Suffolk County, New York, within said Town, consisting of the replacement of equipment, including pumps, valves and generating equipment, at the Middle Road Sewer Pump Station, including incidental expenses in connection therewith. The maximum estimated cost of the aforesaid increase and improvement of the facilities of the Riverhead Sewer District in said Town is \$845,000.

At said public hearing said Town Board will hear all persons interested in the subject matter thereof.

Dated: Riverhead, New York
March 19, 2002

BY ORDER OF THE TOWN BOARD OF
THE TOWN OF RIVERHEAD,
SUFFOLK COUNTY, NEW YORK

By: Barbara Grattan
Town Clerk

Section 4. This order shall take effect immediately.

ABSENT

<u>Supervisor Kozakiewicz</u>	VOTING	<u>Absent</u>
<u>Councilman Sanders</u>	VOTING	<u>Yes</u>
<u>Councilman Blass</u>	VOTING	<u>Yes</u>
<u>Councilman Densieski</u>	VOTING	<u>Yes</u>
<u>Councilman Lull</u>	VOTING	<u>Yes</u>

The resolution was thereupon declared duly adopted.

THE VOTE

Sanders Yes No Blass Yes No

Densieski Yes No Lull Yes No

Kozakiewicz Yes No *Absent*

THE RESOLUTION WAS WAS NOT

THEREUPON ADOPTED

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

I, the undersigned Clerk of the Town of Riverhead, Suffolk County, New York, DO
 HEREBY CERTIFY:

That I have compared the foregoing copy of the minutes of the meeting of the Town Board
 of said Town, including the order contained therein, held on the 19th day of March, 2002, with the
 original thereof on file in my office, and that the same is a true and correct copy of said original and
 of the whole of said original so far as the same relates to the subject matters therein referred to.

I FURTHER CERTIFY that all members of said Board had due notice of said meeting.

I FURTHER CERTIFY that, pursuant to Section 103 of the Public Officers Law (Open
 Meetings Law), said meeting was open to the general public.

I FURTHER CERTIFY that, PRIOR to the time of said meeting, I duly caused a public
 notice of the time and place of said meeting to be given to the following newspapers and/or other
 news media as follows:

<u>Newspaper and/or other news media</u>	<u>Date given</u>
Suffolk County Life	March 21, 2002

I FURTHER CERTIFY that PRIOR to the time of said meeting, I duly caused public notice
 of the time and place of said meeting to be conspicuously posted in the following designated public
 location(s) on the following dates:

Designated Location(s)
of posted notice _____

Date of Posting

Town Clerk's Bulletin Board

March 20, 2002

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Town
this 20th day of March, 2002.

Barbara Grattan Town Clerk

(CORPORATE
SEAL)

Adopted

RESOLUTION # 298

72113-3173P

At a regular meeting of the Town Board of the Town of Riverhead, Suffolk County, New York, held at the Town Hall, in Riverhead, New York, in said Town, on March 19, 2002, at 2:00 o'clock P.M., Prevailing Time.

The meeting was called to order by Councilman Lull, and upon roll being called, the following were

PRESENT: Councilman Lull
Councilman Densieski
Councilwoman Sanders
Councilwoman Blass

Town Clerk Barbara Grattan
Town Attorney Sean Walter

ABSENT: Supervisor Kozakiewicz

The following resolution was offered by COUNCILWOMAN BLASS, who moved its adoption, seconded by COUNCILWOMAN SANDERS Sanders, to-wit:

BOND RESOLUTION DATED MARCH 19, 2002.

A RESOLUTION AUTHORIZING THE ISSUANCE OF \$70,000 SERIAL BONDS OF THE TOWN OF RIVERHEAD, SUFFOLK COUNTY, NEW YORK, TO PAY THE COST OF THE PURCHASE AND INSTALLATION OF TRAFFIC SIGNAL EQUIPMENT IN AND FOR SAID TOWN.

WHEREAS, all conditions precedent to the financing of the capital project hereinafter described, including compliance with the provisions of the State Environmental Quality Review Act, have been performed; and

WHEREAS, it is now desired to authorize the financing of such capital project; NOW, THEREFORE, BE IT

RESOLVED, by the Town Board of the Town of Riverhead, Suffolk County, New York, as follows:

Section 1. For the specific object or purpose of paying the cost of the purchase and installation of traffic signal equipment, in and for the Town of Riverhead, Suffolk County, New York, including incidental improvements and expenses in connection therewith, there are hereby authorized to be issued \$70,000 serial bonds of said Town pursuant to the provisions of the Local Finance Law.

Section 2. It is hereby determined that the maximum estimated cost of the aforesaid specific object or purpose is \$70,000, and the plan for the financing thereof shall be by the issuance of the \$70,000 serial bonds authorized pursuant to this bond resolution.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is twenty years, pursuant to subdivision 72 of paragraph a of Section 11.00 of the Local Finance Law. It is hereby further determined that the maximum maturity of the serial bonds herein authorized will exceed five years.

Section 4. 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 serial bonds herein authorized, including renewals of such notes, is hereby delegated to the Supervisor, 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 Supervisor, consistent with the provisions of the Local Finance Law.

Section 5. The faith and credit of said Town of Riverhead, Suffolk County, New York, are hereby irrevocably pledged to the payment of the principal of and interest on such obligations 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 Town a tax sufficient to pay the principal of and interest on such obligations as the same become due and payable.

Section 6. Such bonds shall be in fully registered form and shall be signed in the name of the Town of Riverhead, Suffolk County, New York, by the manual or facsimile signature of the Supervisor and a facsimile of its corporate seal shall be imprinted or impressed thereon and may be attested by the manual or facsimile signature of the Town Clerk.

Section 7. The powers and duties of advertising such bonds for sale, conducting the sale and awarding the bonds, are hereby delegated to the Supervisor, who shall advertise such bonds for sale, conduct the sale, and award the bonds in such manner as he shall deem best for the interests of the Town; provided, however, that in the exercise of these delegated powers, he shall comply fully with the provisions of the Local Finance Law and any order or rule of the State Comptroller applicable to the sale of municipal bonds. The receipt of the Supervisor shall be a

full acquittance to the purchaser of such bonds, who shall not be obliged to see to the application of the purchase money.

Section 8. All other matters, except as provided herein relating to such bonds, including determining whether to issue such bonds having substantially level or declining annual debt service and all matters related thereto, prescribing whether manual or facsimile signatures shall appear on said bonds, prescribing the method for the recording of ownership of said bonds, appointing the fiscal agent or agents for said bonds, providing for the printing and delivery of said bonds (and if said bonds are to be executed in the name of the Town by the facsimile signature of its Supervisor, providing for the manual countersignature of a fiscal agent or of a designated official of the Town), the date, denominations, maturities and interest payment dates, place or places of payment, and also including the consolidation with other issues, shall be determined by the Supervisor. It is hereby determined that it is to the financial advantage of the Town not to impose and collect from registered owners of such serial 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. 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 52.00 of the Local Finance Law, as the Supervisor shall determine.

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 Town 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 Sections 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. Upon this resolution taking effect, the same shall be published in full in Suffolk County Life, the official newspaper, together with a notice of the Town Clerk in substantially the form provided in Section 81.00 of the Local Finance Law.

Section 12. This resolution is adopted subject to permissive referendum in accordance with Section 35.00 of the Local Finance Law.

The question of the adoption of the foregoing resolution was duly put to a vote on roll call which resulted as follows:

ABSENT	<u>Supervisor Kozakiewicz</u>	VOTING	<u>Absent</u>
	<u>Councilwoman Sanders</u>	VOTING	<u>Yes</u>
	<u>Councilwoman Blass</u>	VOTING	<u>Yes</u>
	<u>Councilman Densieski</u>	VOTING	<u>Yes</u>
	<u>Councilman Lull</u>	VOTING	<u>Yes</u>

The resolution was thereupon declared duly adopted.

* * * *

THE VOTE

Sanders Yes No Blass Yes No
Densieski Yes No Lull Yes No
Kozakiewicz Yes No *Absent*

THE RESOLUTION WAS WAS NOT
THEREUPON ADOPTED

STATE OF NEW YORK)
)ss:
 COUNTY OF SUFFOLK)

I, the undersigned Clerk of the Town of Riverhead, Suffolk County, New York, DO
 HEREBY CERTIFY:

That I have compared the annexed extract of the minutes of the meeting of the Town Board
 of said Town, including the resolution contained therein, held on March 19, 2002, with the original
 thereof on file in my office, and that the same is a true and correct transcript therefrom and of the
 whole of said original so far as the same relates to the subject matters therein referred to.

I FURTHER CERTIFY that all members of said Board had due notice of said meeting.

I FURTHER CERTIFY that, pursuant to Section 103 of the Public Officers Law (Open
 Meetings Law), said meeting was open to the general public.

I FURTHER CERTIFY that, PRIOR to the time of said meeting, I duly caused a public
 notice of the time and place of said meeting to be given to the following newspapers and/or other
 news media as follows:

Newspaper and/or other news media

Suffolk County Life

Date given

3/27/02

I FURTHER CERTIFY that PRIOR to the time of said meeting, I duly caused public notice of the time and place of said meeting to be conspicuously posted in the following designated public location(s) on the following dates:

Designated Location(s)
of posted notice

Date of Posting

Town Clerk's bulletin Board

March 20, 2002

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Town on March 19, 2002.

Town Clerk
Barbara Grattan

(CORPORATE
SEAL)

NOTICE OF ADOPTION

NOTICE IS HEREBY GIVEN that the Town Board of the Town of Riverhead, Suffolk County, New York, at a meeting held on March 19, 2002, duly adopted the resolution published herewith, subject to a permissive referendum.

Dated: Riverhead, New York
March 19, 2002.

Barbara Grattan Town Clerk

MARCH 19, 2002

Adopted

TOWN OF RIVERHEAD

Resolution # 299

APPROVES STIPULATION OF SETTLEMENT

Councilman Densieski offered the following resolution ,
which was seconded by Councilwoman Blass

WHEREAS, a stipulation of settlement has been conditionally agreed to by an employee, the CSEA and the Town; and

NOW, THEREFORE, BE IT, RESOLVED, that the Town Board hereby ratifies this stipulation of settlement and reinstates employee to the payroll upon successful completion of all conditions as specified

BE IT FURTHER, RESOLVED, that the Town Clerk be and is hereby directed to forward a copy of this resolution to the Office of Accounting.

THE VOTE

Sanders <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Blass <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
Densieski <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Lull <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
<i>absent</i>	
Kozakiewicz <input type="checkbox"/> Yes <input type="checkbox"/> No	

Adopted

RESOLUTION # 300 ABSTRACT #10-02 MARCH 07, 2002 (TBM 03/19/02)				
COUNCILMAN DENSKI		offered the following Resolution which was seconded by		
COUNCILWOMAN SANDERS				
FUND NAME		CD-NONE	CHECKRUN TOTALS	GRAND TOTALS
GENERAL TOWN	001	\$	\$ 506,381.08	\$ 506,381.08
POLICE ATHLETIC LEAGUE	004	\$	\$ 384.00	\$ 384.00
TEEN CENTER	005	\$	\$ 204.00	\$ 204.00
RECREATION PROGRAM	006	\$	\$ 1,589.27	\$ 1,589.27
SR NUTRITION SITE COUNCIL	007	\$	\$	\$
D.A.R.E. PROGRAM FUND	008	\$	\$	\$
CHILD CARE CENTER BUILDING FUND	009	\$	\$ 212.84	\$ 212.84
AG-FEST COMMITTEE FUND	021	\$	\$	\$
YOUTH COURT SCHOLARSHIP FUND	025	\$	\$	\$
SRS DAYCARE BUILDING FUND	027	\$	\$ 2,335.02	\$ 2,335.02
COMMUNITY P.E.T.S. SHELTER	028	\$	\$	\$
ANIMAL SPAY & NEUTERING FUND	029	\$	\$	\$
EDZ FUND	030	\$	\$ 490.00	\$ 490.00
HIGHWAY	111	\$	\$ 439.24	\$ 439.24
WATER	112	\$	\$ 66,506.40	\$ 66,506.40
REPAIR & MAINTENANCE	113	\$	\$ 47,798.46	\$ 47,798.46
RIVERHEAD SEWER DISTRICT	114	\$	\$	\$
REFUSE & GARBAGE COLLECTION	115	\$	\$ 19,313.13	\$ 19,313.13
STREET LIGHTING	116	\$	\$ 4,097.66	\$ 4,097.66
PUBLIC PARKING	117	\$	\$ 6,874.50	\$ 6,874.50
BUSINESS IMPROVEMENT DISTRICT	118	\$	\$ 2,949.83	\$ 2,949.83
TOR URBAN DEV CORP TRUST ACCT	119	\$	\$ 80.58	\$ 80.58
AMBULANCE DISTRICT	120	\$	\$	\$
CALVERTON SEWER DISTRICT	124	\$	\$ 43.00	\$ 43.00
RIVERHEAD SCAV WASTE DISTRICT	128	\$	\$ 3,780.00	\$ 3,780.00
WORKER'S COMPENSATION FUND	173	\$	\$ 10,798.64	\$ 10,798.64
RISK RETENTION FUND	175	\$	\$ 24,754.44	\$ 24,754.44
UNEMPLOYMENT INSURANCE FUND	178	\$	\$ 9,900.00	\$ 9,900.00
MAIN STREET REHAB PROGRAM	177	\$	\$	\$
REVOLVING LOAN PROGRAM	178	\$	\$	\$
RESIDENTIAL REHAB	179	\$	\$	\$
DISCRETIONARY/SMALL CITIES	180	\$	\$	\$
CDBG CONSORTIUM ACCOUNT	181	\$	\$	\$
URBAN DEVEL CORP WORKING	182	\$	\$ 11,819.41	\$ 11,819.41
RESTORE	184	\$	\$	\$
PUBLIC PARKING DEBT	381	\$	\$	\$
SEWER DISTRICT DEBT	382	\$	\$	\$
WATER DEBT	383	\$	\$	\$
GENERAL FUND DEBT SERVICE	384	\$	\$	\$
SCAVENGER WASTE DEBT	385	\$	\$	\$
TOWN HALL CAPITAL PROJECTS	406	\$	\$	\$
EIGHT HUNDRED SERIES	408	\$	\$ 500,203.78	\$ 500,203.78
WATER IMPROVEMENT CAP PROJ	409	\$	\$	\$
NUTRITION CAPITAL IMPS	441	\$	\$	\$
CHIPS	451	\$	\$	\$
YOUTH SERVICES	452	\$	\$	\$
SENIORS HELPING SENIORS	453	\$	\$ 1,855.74	\$ 1,855.74
EISEP	454	\$	\$ 1,748.60	\$ 1,748.60
SCAVENGER WASTE CAP PROJ	470	\$	\$ 1,193.31	\$ 1,193.31
MUNICIPAL FUEL FUND	625	\$	\$	\$
MUNICIPAL GARAGE	626	\$	\$ 3,926.35	\$ 3,926.35
TRUST & AGENCY	735	\$	\$ 16,883.89	\$ 16,883.89
SPECIAL TRUST	736	\$	\$ 686,747.58	\$ 686,747.58
COMMUNITY PRESERVATION FUND	737	\$	\$	\$
COA-CALVERTON	914	\$	\$	\$
COMMUNITY DEVELOPMENT AGENCY	915	\$	\$	\$
JOINT SCAVENGER WASTE	916	\$	\$	\$
CENTRAL CLEARING ACCOUNT	999	\$	\$	\$
TOTALS		\$	\$ 1,933,291.55	\$ 1,933,291.55

THE VOTE
 Sanders Yes ___ No ___ Blank ___ Yes ___ No ___
 Denfield Yes ___ No ___ Lull Yes ___ No ___
 Kozlowski Yes ___ No ___
THE RESOLUTION WAS NOT ADOPTED
THEREUPON DULY ADOPTED

T.e.

Adopted

RESOLUTION # 300 ABSTRACT #11-02 MARCH 14, 2002 (TBM 03/19/02)				
COUNCILMAN DENESKI offered the following Resolution which was seconded by				
COUNCILWOMAN SANDERS				
FUND NAME		CD-NONE	CHECKRUN TOTALS	GRAND TOTALS
GENERAL TOWN	001	\$	\$ 475,245.70	\$ 475,245.70
POLICE ATHLETIC LEAGUE	004	\$		
TEEN CENTER	005	\$	\$ 100.15	\$ 100.15
RECREATION PROGRAM	006	\$	\$ 1,604.52	\$ 1,604.52
SR NUTRITION SITE COUNCIL	007	\$		
D.A.R.E. PROGRAM FUND	008	\$		
CHILD CARE CENTER BUILDING FUND	009	\$		
AG-FEST COMMITTEE FUND	021	\$		
YOUTH COURT SCHOLARSHIP FUND	025	\$		
SRS DAYCARE BUILDING FUND	027	\$		
COMMUNITY P.E.T.S. SHELTER	028	\$		
ANIMAL SPAY & NEUTERING FUND	029	\$		
EDZ FUND	030	\$		
HIGHWAY	111	\$		
WATER	112	\$	\$ 24,403.92	\$ 24,403.92
REPAIR & MAINTENANCE	113	\$	\$ 18,226.98	\$ 18,226.98
RIVERHEAD SEWER DISTRICT	114	\$		
REFUSE & GARBAGE COLLECTION	115	\$	\$ 31,289.70	\$ 31,289.70
STREET LIGHTING	116	\$	\$ 148,436.99	\$ 148,436.99
PUBLIC PARKING	117	\$	\$ 680.79	\$ 680.79
BUSINESS IMPROVEMENT DISTRICT	118	\$	\$ 2,213.42	\$ 2,213.42
TOR URBAN DEV CORP TRUST ACCT	119	\$		
AMBULANCE DISTRICT	120	\$		
CALVERTON SEWER DISTRICT	124	\$	\$ 44,019.66	\$ 44,019.66
RIVERHEAD SCAV WASTE DISTRICT	128	\$		
WORKER'S COMPENSATION FUND	173	\$	\$ 14,133.87	\$ 14,133.87
RISK RETENTION FUND	175	\$		
UNEMPLOYMENT INSURANCE FUND	176	\$	\$ 10,145.73	\$ 10,145.73
MAIN STREET REHAB PROGRAM	177	\$		
REVOLVING LOAN PROGRAM	178	\$		
RESIDENTIAL REHAB	179	\$		
DISCRETIONARY/SMALL CITIES	180	\$		
CDBG CONSORTIUM ACCOUNT	181	\$		
URBAN DEVEL CORP WORKING	182	\$	\$ 14,430.37	\$ 14,430.37
RESTORE	184	\$		
PUBLIC PARKING DEBT	381	\$		
SEWER DISTRICT DEBT	382	\$		
WATER DEBT	383	\$		
GENERAL FUND DEBT SERVICE	384	\$	\$ 16,959.32	\$ 16,959.32
SCAVENGER WASTE DEBT	385	\$	\$ 59,306.73	\$ 59,306.73
TOWN HALL CAPITAL PROJECTS	406	\$		
EIGHT HUNDRED SERIES	408	\$	\$ 63,238.98	\$ 63,238.98
WATER IMPROVEMENT CAP PROJ	409	\$	\$ 7,792.00	\$ 7,792.00
NUTRITION CAPITAL IMP	441	\$		
CHIPS	451	\$		
YOUTH SERVICES	452	\$		
SENIORS HELPING SENIORS	453	\$		
EISEP	454	\$		
SCAVENGER WASTE CAP PROJ	470	\$		
MUNICIPAL FUEL FUND	625	\$		
MUNICIPAL GARAGE	628	\$	\$ 851.35	\$ 851.35
TRUST & AGENCY	735	\$	\$ 5,337.05	\$ 5,337.05
SPECIAL TRUST	738	\$	\$ 265,000.00	\$ 265,000.00
COMMUNITY PRESERVATION FUND	737	\$		
CDA-CALVERTON	914	\$		
COMMUNITY DEVELOPMENT AGENCY	915	\$	\$ 5,361.40	\$ 5,361.40
JOINT SCAVENGER WASTE	918	\$		
CENTRAL CLEARING ACCOUNT	999	\$	\$ 3,120.41	\$ 3,120.41
TOTALS		\$	\$ 1,211,899.10	\$ 1,211,899.10

FILED
OFFICE OF THE
TOWN CLERK
MAY 15 12 03 PM '02

THE VOTE
 Sanders ___ Yes ___ No ___ Blank ___
 Deneski ___ Yes ___ No ___
 Kozakiewicz ___ Yes ___ No ___
 THE RESOLUTION WAS ___ WAS NOT ___
 THEREUPON UNANIMOUSLY ADOPTED