

MINUTES OF A MEETING OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD  
HELD IN THE TOWN HALL ON TUESDAY, JULY 7, 1959 AT 9:30 A. M.

PRESENT:

WILLIAM J. LEONARD, SUPERVISOR

OTIS G. PIKE

BRUNO F. ZALOGA, JR., JUSTICES OF THE PEACE

JOHN H. BENEDICT

ELMER A. STOTZKY, COUNCILMEN

ALSO PRESENT: JACOB HARDING, TOWN ATTORNEY, MYRON C. YOUNG,  
SUPERINTENDENT OF HIGHWAYS.

MINUTES OF THE MEETING OF THE TOWN BOARD HELD ON JUNE 16, 1959,  
WERE SUBMITTED TO THE BOARD AND ON MOTION MADE BY COUNCILMAN  
BENEDICT AND SECONDED BY COUNCILMAN STOTZKY, IT WAS RESOLVED  
THAT THE MINUTES BE APPROVED AS SUBMITTED. THE VOTE---COUNCILMAN  
STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE, YES, JUSTICE  
ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS  
THEREUPON DECLARED DULY ADOPTED.

A LETTER FROM MORRIS SEIDER, RIVERHEAD PLAYHOUSE INC., DATED  
JULY 2, 1959, WAS READ TO THE BOARD OFFERING FOR SALE, THE  
RIVERHEAD PLAYHOUSE, SITUATE ON THE SOUTH SIDE OF WEST MAIN STREET  
TO THE TOWN FOR USE AS A TOWN HALL FOR THE SUM OF \$100,000.

LETTER ORDERED FILED.

IT WAS THE CONSENSUS OF THE BOARD THAT THEY WERE NOT INTERESTED  
IN SAID PURCHASE AND THE TOWN CLERK WAS INSTRUCTED TO SO REPLY.

A LETTER DATED JUNE 17, 1959 FROM WILLIAM AND MARY GAWLIK AND  
CONTAINING 22 OTHER SIGNATURES WAS READ TO THE BOARD REQUESTING  
THAT THE SPEED LIMIT ON PARKER ROAD IN WADING RIVER BE REDUCED  
FROM THE PRESENT 50 MPH SPEED LIMIT TO 30 MPH.

LETTER ORDERED FILED.

JUSTICE PIKE OFFERED THE FOLLOWING RESOLUTION WHICH WAS  
SECONDED BY JUSTICE ZALOGA.

RESOLVED THAT THE STATE TRAFFIC COMMISSION BE AND THEY ARE  
HEREBY REQUESTED TO ISSUE AN ORDER REDUCING THE SPEED LIMIT ON  
PARKER ROAD, WADING RIVER, TOWN OF RIVERHEAD, FROM 50 MPH TO  
30 MPH.

FURTHER RESOLVED THAT IN THE EVENT THE STATE TRAFFIC COMMISSION  
SHOULD DECIDE THAT THE ENTIRE LENGTH OF SAID PARKER ROAD DOES NOT  
WARRANT SAID REDUCED SPEED LIMIT, THEN THIS REQUEST TO APPLY TO  
THE WESTERLY PORTION OF SAID PARKER ROAD.

THE VOTE---COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A LETTER DATED JUNE 16, 1959 FROM THE STATE CONSERVATION DEPT. WAS READ TO THE BOARD RELATIVE TO FOREST FIRE CONTROL ACTIVITIES ON LONG ISLAND.

LETTER ORDERED FILED.

A NOTICE DATED JUNE 17, 1959 FROM THE U.S. ARMY CORPS OF ENGINEERS WAS SUBMITTED TO THE BOARD RELATIVE TO THE APPLICATION OF HARRY L. BRENNER FOR A DEPARTMENT OF THE ARMY PERMIT TO CONSTRUCT A JETTY IN FLANDERS BAY AT AQUEBOGUE, N.Y.

NOTICE ORDERED FILED.

TWO POSTCARD REQUESTS WERE REFERRED TO THE BOARD FROM A MRS. BROWN AND A MRS. KASPER FOR A DRINKING FOUNTAIN AT THE WADING RIVER TOWN BEACH.

JUSTICE PIKE REPORTED THAT THERE WAS DRINKING WATER IN THE TOWN BUILDING AT THIS BEACH AND DUE TO THE EXCESSIVE VANDALISM DAMAGE TO TOWN PROPERTY SITUATE IN THE OPEN, IT WAS NOT ADVISABLE TO INSTALL AN OUTSIDE DRINKING FOUNTAIN AT THIS BEACH.

POLICE REPORT FOR THE MONTH OF JUNE, 1959 WAS REFERRED TO THE BOARD AND ORDERED PLACED ON FILE.

SUPERVISOR'S REPORT FOR THE MONTH OF JUNE 1959 WAS REFERRED TO THE BOARD AND ORDERED PLACED ON FILE.

A LETTER DATED JUNE 26, 1959 FROM ATTORNEY ANTHONY J. LEANZA, REPRESENTING SUFFOLK AUCTION ROOMS, PECONIC AVENUE, RIVERHEAD, WAS READ TO THE BOARD, ASKING IF A FEASIBLE PLAN MIGHT BE WORKED OUT SO THAT SUFFOLK AUCTION ROOMS MAY REMAIN OPEN FOR BUSINESS ON SUNDAYS.

MR. LEANZA APPEARED BEFORE THE BOARD RELATIVE TO THIS MATTER. HE ASKED THE BOARD TO SERIOUSLY CONSIDER THIS REQUEST AND FOR THE BOARD TO DECIDE WHAT ITEMS OF STOCK COULD BE SOLD AT SAID LOCATION ON SUNDAYS. MR. LEANZA MENTIONED THE SALE OF ANTIQUES AND SOUVENIRS.

MATTER REFERRED TO THE TOWN ATTORNEY.

A LETTER DATED JUNE 18, 1959 FROM THE STATE TRAFFIC COMMISSION RELATIVE TO PORTABLE SCHOOL SIGNS AT THE CALVERTON PUBLIC SCHOOL WAS READ TO THE BOARD AND ORDERED FILED.

A LETTER DATED JUNE 19, 1959 FROM HAROLD H. FANNING, RIVERHEAD, REQUESTING A 30 MPH SPEED ZONE ON NORTHVILLE TURNPIKE NORTH OF ROUTE 58 WAS READ TO THE BOARD.

LETTER ORDERED FILED.

JUSTICE ZALOGA OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BENEDICT.

RESOLVED THAT THE STATE TRAFFIC COMMISSION BE AND IT IS HEREBY REQUESTED TO MAKE A SURVEY OF TRAFFIC CONDITIONS ON NORTHVILLE TURNPIKE, TOWN OF RIVERHEAD, NORTH OF ROUTE 58 TO SOUND AVENUE, FOR THE PURPOSE OF REDUCING THE SPEED LIMIT FROM THE PRESENT LIMIT OF 50 MPH.

THE VOTE---COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BENEDICT.

RESOLVED THAT MARGUERITE FLEISCHMAN, RIVERHEAD, BE AND SHE IS HEREBY APPOINTED A SEASONAL CLERK IN THE ASSESSOR'S OFFICE, RETROACTIVE TO JUNE 18, 1959, TO BE COMPENSATED AT THE RATE OF \$10.00 PER DAY, PAYABLE SEMI-MONTHLY.

THE VOTE---COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A RESOLUTION DULY ADOPTED ON JUNE 17, 1959 AT A MEETING OF THE NORTH FORK VOLUNTEER FIREMAN'S ASSOCIATION WAS READ TO THE BOARD RELATIVE TO THE ADOPTION OF ORDINANCES RELATING TO THE REMOVAL OF BRUSH AND DEBRIS FROM BUILDING LOTS.

RESOLUTION ORDERED FILED AND MATTER REFERRED TO THE TOWN ATTORNEY.

A LETTER DATED JUNE 28, 1959 FROM OLIVE D. FANNING, RIVERHEAD, WAS READ TO THE BOARD AS FOLLOWS:

"FOR YOUR INFORMATION I SOLD THE FOLLOWING 40' AND 50' LOTS ON JUNE 6, 1959 TO THE FOLLOWING PEOPLE WITH THE UNDERSTANDING FROM ALDEN YOUNG THAT THEY WOULD NOT BE AFFECTED BY THE ZONING LAW:

WILLIAM & NANCY TILLMAN, HORTON AVE., RIVERHEAD  
 JAKE & JUANITA TILLMAN, HORTON AVE., RIVERHEAD  
 SHERMAN TRENT, HORTON AVE., RIVERHEAD  
 ALBERT CARTER, HORTON AVE., RIVERHEAD  
 PASCAL LEE TRENT, HORTON AVE., RIVERHEAD"

END.

LETTER ORDERED FILED.

AFTER BEING DULY ADVERTISED SEALED BIDS FOR ONE USED FOUR WHEEL DRIVE JEEP FOR USE OF THE AUXILIARY POLICE WERE OPENED AS FOLLOWS:

ALEC'S GARAGE (1956 WILLYS JEEP) ---- \$1675.00  
 BRAUSER MOTORS (1952 WILLYS JEEP) ---- 695.00

BIDS ORDERED FILED.

JUSTICE ZALOGA OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE PIKE.

RESOLVED THAT THE BID FOR ONE USED FOUR WHEEL DRIVE JEEP BE AND IT IS HEREBY AWARDED TO ALEC'S GARAGE, W. MAIN STREET, RIVERHEAD, AT A NET COST OF \$1675.00 AS PER THEIR BID AND SPECIFICATION FORM SUBMITTED DATED 7/7/1959.

FURTHER RESOLVED THAT THIS PURCHASE BE MADE FROM CIVIL DEFENSE FUNDS AND THAT THE SUPERVISOR MAKE APPLICATION FOR MATCHING FUNDS RELATIVE TO THIS PURCHASE.

THE VOTE---COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES, THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A LETTER DATED JUNE 29, 1959 WAS READ TO THE BOARD FROM THE STATE DEPARTMENT OF AUDIT AND CONTROL RELATIVE TO THE TOWN'S SHARE OF THE COST OF THE CONSTRUCTION OF TWO STONE GROINS AT THE WADING RIVER BEACH, THE TOWN'S SHARE OF THIS COST BEING \$17,463.09, PAYABLE TO THE STATE OF NEW YORK.

ENCLOSED WITH THIS LETTER WAS A STATEMENT OF EXPENSE PREPARED BY THE STATE DEPARTMENT OF PUBLIC WORKS AND RECONCILED WITH PAYMENTS MADE BY THEM.

LETTER AND EXPENSE STATEMENT ORDERED FILED AND MATTER REFERRED TO THE TOWN ATTORNEY TO ACKNOWLEDGE RECEIPT OF LETTER AND TO ARRANGE FOR PAYMENT.

COUNCILMAN BENEDICT OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE PIKE.

RESOLVED THAT SUFFOLK POTATO EXCHANGE, RIVERHEAD, N.Y., BE AND HEREBY IS GRANTED TEMPORARY PERMISSION TO USE THE TOWN OWNED STORM DRAIN LOCATED ON EDWARDS AVENUE, NEAR THE CALVERTON RAILROAD STATION FOR THE PURPOSE OF DISPOSING OF POTATO WASH WATER AFTER PROPER SETTLING. IT IS UNDERSTOOD THAT THE FLOW WILL NOT EXCEED 20 GAL/MIN AND THAT IT WILL NOT BE USED DURING PERIODS OF RAINY WEATHER WHEN THE STORM DRAIN IS REQUIRED FOR ITS INTENDED PURPOSE. THIS PERMIT IS GRANTED SUBJECT TO CANCELLATION AT ANY TIME BY THE TOWN BOARD.

THE VOTE---COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE PIKE.

RESOLVED THAT ANY AND ALL PERSONS DESIRING TO DUMP OR PLACE SEWAGE AT THE SITE SO DESIGNATED BY THE TOWN BOARD ON TOWN OWNED LAND, BE CHARGED A RENTAL OF \$50.00 PER YEAR, EFFECTIVE AUGUST 1, 1959, SAID FEE BEING PAYABLE IN ADVANCE AFTER PERMISSION HAS BEEN GRANTED BY THE TOWN BOARD.

THE PERSON OR PERSONS SO PAYING THE FEE SHALL BE SUBJECT TO ALL DIRECTIONS AND RULES OF THE TOWN BOARD AS SET FORTH BY IT.

THE VOTE---COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

JUSTICE PIKE OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE ZALOGA.

WHEREAS, FOR THE YEARS 1954, 1955 AND 1956, THE ASSESSORS OF THE TOWN OF RIVERHEAD DID LEVY AND CREATE AN ASSESSMENT AGAINST THE GRUMMAN AIRCRAFT ENGINEERING CORPORATION, AND

WHEREAS, AFTER LENGTHY LEGAL PROCEEDINGS IN WHICH THE TOWN OF RIVERHEAD WAS EVENTUALLY UNSUCCESSFUL IN THE COURT OF APPEALS, THE ASSESSMENTS IN QUESTION WERE DECLARED ILLEGAL AND WERE ORDERED STRICKEN FROM THE ASSESSMENT ROLLS BY COURT ORDER, AND

WHEREAS, THE COUNTY TREASURER, IN BEHALF OF THE COUNTY OF SUFFOLK, HAVING PAID OUT THE MONEY ANTICIPATED BY SAID TAXES, NOW SEEKS REIMBURSEMENT FROM THE TOWN OF RIVERHEAD FOR THE AMOUNT OF TAXES CANCELLED BY JUDICIAL DEGREE, AND

WHEREAS, THE AMOUNT OF THE CLAIM OF THE COUNTY OF SUFFOLK FOR SAID AMOUNT OF THE TOWN AND SPECIAL DISTRICT TAXES, IS \$79,851.41, AND

WHEREAS, THE TOWN BOARD DID PREVIOUSLY, IN 1955, LEVY TAXES UNDER "AN OMITTED ASSESSMENT" FOR THE PURPOSE OF MEETING CONTINGENCIES OF THE GRUMMAN MATTER, WHICH TAX MONIES ARE IN A SPECIAL ACCOUNT AND AMOUNT TO \$22,278.49, AND

WHEREAS, THE TOWN BOARD DID PREVIOUSLY, IN 1958, INCLUDE IN ITS BUDGET AND DID LEVY TAXES FOR THE PURPOSE OF REPAYING TO THE COUNTY OF SUFFOLK PART OF THE TAXES CANCELLED BY COURT DECREE AS ABOVE SET FORTH, WHICH TAX MONIES ARE NOW IN A SPECIAL ACCOUNT AND AMOUNT TO \$26,000.00,

NOW THEREFORE BE IT RESOLVED, THAT THE TOWN BOARD OF THE TOWN OF RIVERHEAD APY THE CLAIM OF THE COUNTY OF SUFFOLK AGAINST IT, IN THE SUM OF \$79,851.41, AS FOLLOWS:

(1) BY PAYING THE SUM OF \$22,278.49 FROM THE PROCEEDS OF A SPECIAL ACCOUNT IN THAT SUM, WHICH ACCOUNT RECEIVED THE TAXES OF A 1955 LEVY FOR "OMITTED ASSESSMENT".

(2) BY PAYING THE SUM OF \$26,000.00 FROM THE PROCEEDS OF A SPECIAL ACCOUNT IN THAT SUM, WHICH ACCOUNT RECEIVED THE TAXES OF A 1958 LEVY FOR THE PURPOSE OF REPAYING THE COUNTY OF SUFFOLK FOR SUCH CANCELLED TAXES.

(3) BY PAYING THE BALANCE OF \$31,572.92 FROM THE PROCEEDS OF A "DEFERRED PAYMENT" NOTE IN THE SUM OF \$31,572.92, PURSUANT TO THE LOCAL FINANCE LAW, AND

FURTHER RESOLVED, THAT THE "DEFERRED PAYMENT NOTE" RESOLUTION IS IN DETAIL RESOLVED AS FOLLOWS:-

1. THE SPECIFIC OBJECT OR PURPOSE FOR WHICH OBLIGATIONS ARE TO BE ISSUED PURSUANT TO THIS RESOLUTION IS TO FINANCE THE COST OF SETTLED CLAIM OF THE COUNTY OF SUFFOLK AGAINST THE TOWN OF RIVERHEAD BECAUSE OF A TAX CANCELLED BY COURT ORDER.

2. THE AMOUNT TO BE PROVIDED BY THE ISSUANCE OF THIS DEFERRED PAYMENT NOTE IS \$31,572.92.

3. THE FOLLOWING DETERMINATIONS ARE HEREBY MADE,

(A) THE PERIOD OF "PROBABLE USEFULNESS" OF A CLAIM AGAINST THE MUNICIPALITY IS FIVE YEARS.

(B) THE SUBDIVISION OF PARAGRAPH OF A SECTION 11.00 OF THE LOCAL FINANCE LAW WHICH IS APPLICABLE IN THE CIRCUMSTANCES IS SUBDIVISION 33.

(C) THE PROPOSED MATURITY OF THE OBLIGATION AUTHORIZED BY THIS RESOLUTION SHALL BE AS FOLLOWS:

THE SUM OF \$15,786.46 SHALL BE DUE AND PAYABLE WITHIN ONE YEAR FROM THE DATE OF ITS ISSUE, TOGETHER WITH INTEREST FROM THE DATE HEREOF, AND THE BALANCE OF \$15,786.46, SHALL BE DUE AND PAYABLE WITHIN THE SECOND FISCAL YEAR FROM THE DATE OF ISSUE, TOGETHER WITH INTEREST FROM THE DATE HEREOF, PAYABLE ANNUALLY.

4. THAT SUCH DEFERRED PAYMENT NOTE SHALL BE DATED APPROXIMATELY AS THE DATE OF DELIVERY OF THE CASH OR PROCEEDS AND THE POWER TO FIX AND DETERMINE THE EXACT DATE OF SUCH NOTE IS HEREBY DELEGATED TO THE SUPERVISOR.

5. SUCH DEFERRED PAYMENT NOTE SHALL BE NUMBERED "1", AND SHALL BE ISSUED IN BEARER FORM. THE NOTE SHALL NOT CONTAIN A POWER TO CONVERT TO REGISTERED AND SHALL BEAR INTEREST AT THE RATE NOT EXCEEDING 3% PER ANNUM, IF SOLD AT PRIVATE SALE, PAYABLE ANNUALLY.

SUCH NOTE THEREOF SHALL BE SUBSTANTIALLY IN THE FOLLOWING FORM:

UNITED STATES OF AMERICA  
STATE OF NEW YORK  
COUNTY OF SUFFOLK  
TOWN OF RIVERHEAD

No. "1"                      DEFERRED PAYMENT NOTE OF 1959                      \$31,572.92

THE TOWN OF RIVERHEAD, IN THE COUNTY OF SUFFOLK, A MUNICIPALITY OF THE STATE OF NEW YORK, HEREBY ACKNOWLEDGES ITSELF INDEBTED AND FOR VALUE RECEIVED PROMISES TO PAY THE BEARER OF THIS NOTE, THE SUM OF \$31,572.92.

THAT 50% OF SAID NOTE BEING FIFTEEN THOUSAND SEVEN HUNDRED EIGHTY-SIX DOLLARS AND FORTY-SIX CENTS (\$15,786.46), SHALL BECOME DUE AND PAYABLE ON \_\_\_\_\_, TOGETHER WITH INTEREST THEREON FROM THE DATE HEREOF AT THE RATE OF \_\_\_\_\_, LEAVING THE BALANCE OF FIFTEEN THOUSAND SEVEN HUNDRED EIGHTY-SIX DOLLARS AND FORTY-SIX CENTS (\$15,786.46), PAYABLE ON \_\_\_\_\_, TOGETHER WITH INTEREST THEREON AT THE RATE OF \_\_\_\_\_ PER ANNUM, PAYABLE ANNUALLY.

BOTH PRINCIPAL OF, AND INTEREST ON THIS NOTE, WILL BE PAID IN LAWFUL MONEY OF THE UNITED STATES OF AMERICA AT THE OFFICE OF \_\_\_\_\_ IN RIVERHEAD, NEW YORK.

THIS NOTE MAY NOT BE CONVERTED TO REGISTERED FORM.

THIS NOTE IS THE ONLY NOTE OF AN AUTHORIZED ISSUE IN THE AMOUNT OF \$31,572.92, AND IS SUBJECT TO AT LEAST ONE ANNUAL RENEWAL UNDER PROVISIONS OF SECTION 28.10 OF THE LOCAL FINANCE LAW, AS WELL AS SECTION 11.00 (233).

THIS NOTE IS ISSUED PURSUANT TO THE PROVISIONS OF A RESOLUTION ENTITLED "DEFERRED PAYMENT NOTE RESOLUTION" DULY ADOPTED BY THE TOWN BOARD OF THE TOWN OF RIVERHEAD ON JULY 7TH, 1959.

THE FAITH AND CREDIT OF SUCH TOWN OF RIVERHEADS ARE HEREBY IRREVOCABLY PLEDGED FOR THE PUNCTUAL PAYMENT OF THE PRINCIPAL OF AND INTEREST ON THIS NOTE ACCORDING TO ITS TERMS.

IT IS HEREBY CERTIFIED AND RECITED THAT ALL CONDITIONS, ACTS AND THINGS REQUIRED BY THE CONSTITUTION AND STATUTES OF THE STATE OF NEW YORK TO EXIST, TO HAVE HAPPENED AND TO HAVE BEEN PERFORMED PRECEDENT TO AND IN THE ISSUANCE OF THIS NOTE, EXIST, HAVE HAPPENED AND HAVE BEEN PERFORMED, AND THAT THIS NOTE, TOGETHER WITH ALL OTHER INDEBTEDNESS OF SUCH TOWN OF RIVERHEAD IS WITHIN EVERY DEBT AND OTHER LIMIT PRESCRIBED BY THE CONSTITUTION AND LAWS OF SUCH STATE.

IN WITNESS WHEREOF, THE TOWN OF RIVERHEAD, NEW YORK, HAS CAUSED THIS NOTE TO BE SIGNED BY ITS SUPERVISOR, AND ITS CORPORATE SEAL TO BE HEREUNTO AFFIXED AND ATTESTED BY ITS TOWN CLERK, AND THIS NOTE TO BE DATED AS OF THE \_\_\_\_\_ DAY OF \_\_\_\_\_, 1959.

TOWN OF RIVERHEAD

By: \_\_\_\_\_

SUPERVISOR

ATTEST: \_\_\_\_\_

TOWN CLERK, TOWN OF RIVERHEAD

6. THE SUPERVISOR IS HEREBY DELEGATED AND EMPOWERED TO PREPARE SUCH NOTE AND TO SELL SUCH NOTE AT PRIVATE OR PUBLIC SALE AT NOT LESS THAN PAR AND ACCRUED INTEREST, IF ANY, WITHIN THE LIMITATIONS SET FORTH IN THE RESOLUTION. THE SUPERVISOR SHALL DELIVER SUCH NOTE TO THE PURCHASER THEREOF ONLY AGAINST CASH OR A CERTIFIED CHECK. THE PROCEEDS OF THE SALE OF THE NOTE SHALL BE DEPOSITED IN A SPECIAL BANK ACCOUNT AND ANY AND ALL POWERS DELEGATED TO THE SUPERVISOR BY THIS RESOLUTION SHALL BE EXERCISED IN CONFORMITY WITH THE PROVISIONS OF THE LOCAL FINANCE LAW.

7. THIS RESOLUTION SHALL TAKE EFFECT IMMEDIATELY.

THE VOTE---COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A LETTER DATED JUNE 25, 1959 FROM AL SIGAL, SIGAL REALTY COMPANY WAS READ TO THE BOARD RELATIVE TO THE CONSTRUCTION OF A SIDEWALK ON EAST MAIN STREET AND EAST AVENUE.

THE TOWN CLERK HAD PREVIOUSLY ADVISED MR. SIGAL THAT THE TOWN WOULD CONSTRUCT THIS SIDEWALK PROVIDED HE PAY THE COST OF THE CONCRETE.

IN THIS LETTER, MR. SIGAL ASKED THE BOARD TO RECONSIDER HIS REQUEST AND ABSORB THE ENTIRE COST OF SAID SIDEWALK CONSTRUCTION.

IT AGAIN WAS THE CONSENSUS OF THE BOARD THAT THIS CONSTRUCTION WOULD ONLY BE AUTHORIZED PROVIDED MR. SIGAL AGREED TO PAY FOR THE CONCRETE.

LETTER ORDERED FILED.

A LETTER DATED JUNE 29, 1959 FROM HAROLD D. MEZICK, JR., JAMAICA, N.Y., WAS READ TO THE BOARD.

MR. MEZICK OWNS A BUNGALOW ON MEETINGHOUSE CREEK BOULEVARD, IN AQUEBOGUE AND HE COMPLAINED THAT THE PARKING LOT AT THE FOOT OF MEETINGHOUSE CREEK BOULEVARD ON THE BAY WAS BEING OCCUPIED UNTIL THE EARLY HOURS OF THE MORNING BY PERSONS IN CARS WHO NOT ONLY WERE NOISY BUT THEY WERE ALSO LITTERING THE AREA WITH REFUSE.

HE REQUESTED THAT A CURFEW BE ESTABLISHED AT THIS PARKING LOT AND A SIGN POSTED.

THE TOWN CLERK WAS INSTRUCTED TO ADVISE MR. MEZICK THAT IF ALL THE PROPERTY OWNERS ADJACENT TO THE HIGHWAY, FROM THE BAY NORTHERLY TO HARBOR ROAD WOULD CONSENT, THEN THE TOWN WOULD CONSIDER ABANDONING THE END OF THIS HIGHWAY AND MAKE IT A PARK, THIS PARK WOULD THEN COME UNDER PRESENT REGULATIONS THAT PROVIDE FOR A 10 P.M. CURFEW.

LETTER ORDERED FILED.

JUSTICE ZALOGA OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE PIKE.

RESOLVED THAT THE TOWN CLERK BE AND HE IS HEREBY AUTHORIZED TO ADVERTISE FOR BIDS FOR THE CONSTRUCTION OF APPROXIMATELY 140 FEET OF WOODEN BULKHEADING ON PECONIC RIVER IN "GRANGEL PARK" AS PER PLANS AND SPECIFICATIONS PREPARED BY ALDEN W. YOUNG.

BIDS TO BE RETURNABLE UP TO 11 A.M. ON JULY 21, 1959.

THE VOTE---COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A DISCUSSION WAS HELD RELATIVE TO THE WIDENING OF SWEETZ AVENUE AT ST. ISIDORE'S CHURCH.

COUNCILMAN BENEDICT OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE ZALOGA.

RESOLVED THAT THE SUPERINTENDENT OF HIGHWAYS BE AND HE IS HEREBY AUTHORIZED TO RECONSTRUCT THE WEST SIDE OF SWEETZ AVENUE, ALONG THE PROPERTY OCCUPIED BY ST. ISIDORE'S CHURCH.

FURTHER RESOLVED THAT THE SUPERINTENDENT OF HIGHWAYS BE REIMBURSED FOR THE COST OF THIS RECONSTRUCTION RELATIVE TO CURBS, GUTTERS AND SIDEWALKS FROM THE 1959 BUDGET ACCOUNT, "CONSTRUCTION AND PERMANENT IMPROVEMENT", "INSTALLATION OF CURBS AND GUTTERS."

THE VOTE---COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A LETTER DATED JULY 7, 1959 FROM GEORGE L. CORIO, PRESIDENT, DODGE OF RIVERHEAD WAS READ TO THE BOARD AS FOLLOWS:

"THIS IS TO ACKNOWLEDGE RECEIPT OF YOUR LETTER OF LAST WEEK REGARDING THE CONTRACT BID AWARDED US BY THE TOWN BOARD OF RIVERHEAD FOR THE PURCHASE OF ONE DODGE POLICE PURSUIT CAR.

WE HAVE BEEN ADVISED BY THE FACTORY THAT DUE TO THEIR BUILD OUT PROGRAM THEY ARE UNABLE TO DELIVER THIS UNIT AT THIS TIME.

PLEASE BE ADVISED THAT A LETTER FROM ME ATTACHING YOUR LETTER WAS FORWARDED TO MR. J.E. FRIDAY, REGINAL DIRECTOR FOR DODGE. I REQUESTED THAT HE FORWARD A LETTER TO BOTH YOU AND THE TOWN SUPERVISOR OUTLINING THE FACTORYS POSITION IN THIS REGARD.

PLEASE ACCEPT MY SINCERE APOLOGIES FOR THE INABILITY TO DELIVER THIS PURSUIT CAR. I HOPE THAT THIS WILL NOT HINDER OUR RELATIONSHIP TO DO BUSINESS IN THE FUTURE."

END.

LETTER ORDERED FILED.

JUSTICE ZALOGA OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE PIKE.

WHEREAS A BID ON A 1959 POLICE CAR, PURSUANT TO CERTAIN PLANS AND SPECIFICATIONS, AFTER PUBLIC ADVERTISEMENT AND BIDDING, WAS PREVIOUSLY AWARDED TO "DODGE OF RIVERHEAD", AND

WHEREAS THE BOARD HAS BEEN INFORMED THAT SAID BIDDER CANNOT PERFORM AND COMPLETE HIS BID AS ACCEPTED BY THE BOARD,

NOW THEREFORE BE IT RESOLVED THAT THE TOWN CLERK BE AND HE IS HEREBY AUTHORIZED TO READVERTISE FOR BIDS FOR ONE (1) 1959 CAR FOR USE OF THE POLICE DEPARTMENT. BIDS TO BE RETURNABLE UP TO 10:30 A.M. ON JULY 15, 1959.

FURTHER RESOLVED THAT JUSTICE ZALOGA, CHIEF OF POLICE GRODSKI AND THE TOWN CLERK BE AND THEY ARE HEREBY AUTHORIZED TO OPEN SAID BIDS ON JULY 15, 1959.

THE VOTE---COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A LETTER AND SURVEY DATED JUNE 12, 1959 FROM THE LONG ISLAND LIGHTING COMPANY RELATIVE TO IMPROVED LIGHTING IN THE EAST MAIN STREET PARKING AREA WAS SUBMITTED TO THE BOARD.

COUNCILMAN BENEDICT OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN STOTZKY.

RESOLVED THAT THE LONG ISLAND LIGHTING COMPANY BE AND THEY ARE HEREBY AUTHORIZED TO INSTALL IMPROVED STREET LIGHTING IN THE EAST MAIN STREET PARKING AREA IN THE RIVERHEAD LIGHT DISTRICT, AS PER LETTER AND SURVEY DATED JUNE 12, 1959.

THE VOTE---COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

COUNCILMAN BENEDICT OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE ZALOGA.

RESOLVED THAT THE LONG ISLAND LIGHTING COMPANY BE AND THEY ARE HEREBY AUTHORIZED TO INSTALL TWO 100 WATT LIGHTS IN THE WADING RIVER LIGHT DISTRICT ON HULSE AVENUE AT THE INTERSECTION OF 16TH AND 17TH

STREETS, ON POLES NYT #10 AND LIL #10, REQUESTS HAVING BEEN RECEIVED FROM PERMANENT RESIDENTS IN THE AREA.

THE VOTE---COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

JUSTICE PIKE REPORTED THAT HE HAD RECEIVED A WRITTEN REQUEST FROM THE REEVES PARK CIVIC ASSOCIATION TO PURCHASE OR LEASE A PORTION OF TOWN OWNED LAND AT REEVES PARK ON WHICH THEY INTENDED TO ERECT A COMMUNITY CENTER.

IT WAS THE CONSENSUS OF THE BOARD THAT THEY WERE NOT IN FAVOR OF SELLING ANY TOWN OWNED LAND.

MATTER WAS REFERRED TO THE TOWN ATTORNEY FOR AN OPINION RELATIVE TO THE LEASING OF TOWN PROPERTY AND THE CONSTRUCTION OF A BUILDING ON SAME BY PRIVATE PERSONS.

A DISCUSSION WAS HELD RELATIVE TO THE USE OF THE TRACT OF LAND ON PECONIC LAKE IN CALVERTON BY PRIVATE INDIVIDUALS WHICH LAND IS PARTLY OWNED BY THE TOWN.

IT WAS THE CONSENSUS OF THE BOARD THAT THE TOWN SHOULD ACQUIRE FULL TITLE TO THIS LAND BY PURCHASE OR CONDEMNATION.

MATTER REFERRED TO THE TOWN ATTORNEY.

TOWN ATTORNEY HARDING REPORTED THAT HE WAS STILL NEGOTIATING WITH THE LANDLORD FOR A LEASE ON THE TOWN HALL QUARTERS.

HE REPORTED THAT THE LANDLORD OFFERED A FIVE YEAR LEASE AT AN ANNUAL RENTAL OF \$7200. WITH AN OPTION TO RENEW SAID LEASE FOR ANOTHER PERIOD NOT EXCEEDING FIVE YEARS AT AN ANNUAL RENTAL OF \$7800. FURTHER CONDITIONED THAT IF THE REAL ESTATE TAXES ON THE TOWN HALL BUILDING EXCEEDED \$2400. DURING ANY YEAR OF SAID LEASE, THEN THE TOWN IN ADDITION, TO PAY 60% OF SAID INCREASE.

THE TOWN CLERK REPORTED THAT THE FRONT DOORS SHOULD BE REPLACED OR REPAIRED BY THE LANDLORD AND THAT MORE SPACE SHOULD BE LEASED BY THE TOWN IN THE BASEMENT OF THE TOWN HALL TO PROVIDE MUCH NEEDED OFFICE AND STORAGE SPACE.

AN APPLICATION DATED JULY 2, 1959 FOR THE CONSTRUCTION OF A SIDEWALK AT 620 PARKWAY STREET BY THE VFW POST 2476, RIVERHEAD, WAS SUBMITTED TO THE BOARD

APPLICATION ORDERED FILED.

COUNCILMAN BENEDICT OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE ZALOGA.

RESOLVED THAT THE APPLICATION OF THE VFW POST 2476, RIVERHEAD, N.Y., FOR THE CONSTRUCTION OF 317' OF SIDEWALK AT 620 PARKWAY STREET BE APPROVED SUBJECT TO THE PAYMENT BY THE VFW TO THE TOWN OF RIVERHEAD, THE SUM OF \$317.00 AND THE EXECUTING BY THE VFW, OF A CONTRACT FOR SAID CONSTRUCTION, SAID CONTRACT TO BE APPROVED BY THE TOWN BOARD.

THE VOTE---COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

AN APPLICATION DATED JULY 7, 1959 FOR THE CONSTRUCTION OF A CURB AND GUTTER AT 336 MARCY AVENUE BY PETER S. DANOWSKI, RIVERHEAD WAS SUBMITTED TO THE BOARD.

APPLICATION ORDERED FILED.

COUNCILMAN BENEDICT OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE ZALOGA.

RESOLVED THAT THE APPLICATION OF PETER S. DANOWSKI, RIVERHEAD, N.Y., FOR THE CONSTRUCTION OF 156' OF CURB AND GUTTER AT 336 MARCY AVENUE BE APPROVED SUBJECT TO THE PAYMENT BY MR. DANOWSKI TO THE TOWN OF RIVERHEAD, THE SUM OF \$156.00, AND THE EXECUTING BY MR. PETER S. DANOWSKI, OF A CONTRACT FOR SAID CONSTRUCTION, SAID CONTRACT TO BE APPROVED BY THE TOWN BOARD.

THE VOTE---COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

AN APPLICATION AND SIGNED CONTRACT FOR THE CONSTRUCTION OF A SIDEWALK AT 956-960 ROANOKE AVENUE AND NORTHERN BOULEVARD, RIVERHEAD BY DR. F. E. MENENDEZ AND DR. JOHN PFLUM, WAS SUBMITTED TO THE BOARD.

APPLICATION AND CONTRACT ORDERED FILED.

COUNCILMAN BENEDICT OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN STOTZKY.

WHEREAS AN APPLICATION FOR CONSTRUCTION OF A SIDEWALK AT 956-960 ROANOKE AVENUE AND NORTHERN BOULEVARD, RIVERHEAD, N.Y., HAS BEEN MADE BY DR. F. E. MENENDEZ AND DR. JOHN PFLUM, AND

WHEREAS DR. F. E. MENENDEZ AND DR. JOHN PFLUM HAVE EXECUTED A CONTRACT UNDER THE FOLLOWING TERMS:

1. THE TOWN OF RIVERHEAD AGREES TO CONSTRUCT A CONCRETE SIDEWALK ON ROANOKE AVENUE AND NORTHERN BLVD, A TOWN AND COUNTY HIGHWAY IN THE TOWN OF RIVERHEAD, ADJACENT TO THE PROPERTY OF THE PROPERTY OWNERS HEREIN SET FORTH.
2. THE GRADES AND LINES WILL BE ESTABLISHED BY THE SUPERINTENDENT OF HIGHWAYS.
3. THE MATERIALS WILL BE DELIVERED AND THE LABOR PERFORMED AT TIMES AND IN A FORM AND MANNER SPECIFIED BY THE SUPERINTENDENT OF HIGHWAYS.
4. THE TIME OF COMMENCEMENT AND COMPLETION OF THE WORK SHALL BE DETERMINED BY THE SUPERINTENDENT OF HIGHWAYS.
5. ALL LABOR USED AND ALL MATERIALS FURNISHED SHALL CONFORM TO NEW YORK STATE SPECIFICATIONS.
6. THE REPAIR AND MAINTENANCE OF THE SIDEWALK SHALL BE THE OBLIGATION OF THE ADJACENT PROPERTY OWNER.
7. THE ADJACENT PROPERTY OWNERS, IN CONSIDERATION OF THESE PRESENTS AND OTHER CONSIDERATIONS HEREIN

PERFORMED AND TO BE PERFORMED BY THE SAID TOWN,  
DO HEREWITH AGREE TO PAY THE SUM OF \$189.06,  
WHICH IS THE SUM TO PAY FOR THE COST OF THE  
MATERIALS.

NOW, THEREFORE BE IT RESOLVED THAT A SIDEWALK SHALL BE CON-  
STRUCTED AT 956-960 ROANOKE AVENUE AND NORTHERN BOULEVARD,  
ADJACENT TO THE PROPERTY OF DR. F. E. MENENDEZ AND DR. JOHN PFLUM,  
THAT THE APPROVAL OF THE SUFFOLK COUNTY SUPERINTENDENT OF  
HIGHWAYS BE OBTAINED RELATIVE TO THIS CONSTRUCTION ON ROANOKE  
AVENUE, A COUNTY HIGHWAY,

THAT THE EXPENSE TO THE TOWN SHALL NOT EXCEED THE SUM OF  
\$250.00,

THAT THE SUPERVISOR BE AUTHORIZED TO SIGN THE SAID CONTRACT  
IN BEHALF OF THE TOWN, AND

THAT THE SUPERINTENDENT OF HIGHWAYS BE AND HE IS HEREBY  
DIRECTED TO PERFORM THE WORK.

THE VOTE---COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES,  
JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD,  
YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

THE TOWN BOARD CONVENED AS A BOARD OF AUDIT AND EXAMINED ALL  
BILLS TO DATE, THE TOTAL OF WHICH WAS AS FOLLOWS---GENERAL TOWN---  
\$9,643.93 AND MACHINERY FUND---\$901.33. ON MOTION MADE BY  
COUNCILMAN BENEDICT AND SECONDED BY COUNCILMAN STOTZKY, IT WAS  
RESOLVED THAT THE BILLS BE APPROVED AS RENDERED. THE VOTE---  
COUNCILMAN STOTZKY, YES, COUNCILMAN BENEDICT, YES, JUSTICE PIKE,  
JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION  
WAS THEREUPON DECLARED DULY ADOPTED.

THERE BEING NO FURTHER BUSINESS ON MOTION AND VOTE, THE  
MEETING ADJOURNED TO MEET ON TUESDAY, JULY 21, 1959 AT 9:30 A.M.

*Anthony F. Godzinski*  
ANTHONY F. GODZINSKI, TOWN CLERK

AFG:MVB