

Councilperson Prusinowski offered the following resolution, which

was seconded by Councilperson Stark

72113-389P

At a regular meeting of the Town Board of the Town of Riverhead, Suffolk County, New York, held at the Town Hall, 200 Howell Avenue, in Riverhead, New York, in said Town, on August 4, 1992, at 7:00 o'clock P.m. Prevailing Time.

PRESENT:

Joseph F. Janoski
Supervisor

James Stark
Councilman

Victor Prusinowski
Councilman

Frank Creighton
Councilman

Harriet Gilliam
Councilwoman

In the Matter of The Increase and Improvement of the facilities of the Riverhead Water District in the Town of Riverhead, Suffolk County, New York

ORDER CALLING PUBLIC HEARING

WHEREAS, the Town Board of the Town of Riverhead, Suffolk County, New York, has duly caused to be prepared a map, plan and report including an estimate of cost relating to the

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increase and improvement of the facilities of the Riverhead Water District of said Town;

WHEREAS, such increase and improvement proposed for such Water District represents a phase of an overall plan to increase the water distribution facilities of the Riverhead Water District; and

WHEREAS, such overall plan encompasses the acquisition and installation of new water mains ranging from 6 inches to 12 inches in diameter, and including a tank and booster, hydrants, valves and other necessary furnishings, equipment and apparatus, and other incidental improvements and expenses in connection therewith, a portion of which will serve the entirety of said Riverhead Water District and a portion of which will serve only the proposed Extension No. 45 (Northville) to said Riverhead Water District; and

WHEREAS, the maximum amount proposed to be expended for said overall improvements is \$3,770,000, of which amount 50.2%, or \$1,893,000, shall be allocated and charged as the capital cost of said Extension, and of which amount 49.8%, or \$1,877,000, shall be allocated and charged as the cost of increasing and improving the facilities of the Riverhead Water District and shall be borne by the entire District, as extended, including said proposed Extension; and

WHEREAS, it is now desired to call a public hearing on the question of the increase and improvement of the facilities of

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the entirety of said Riverhead Water District as described above, 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 August 18, ___, 1992, at 7:15 o'clock P.m., Prevailing Time, on the question of the increase and improvement of the facilities of the Riverhead Water District in 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 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 to be published in Suffolk County Life Newspapers, the newspaper hereby designated as the official newspaper for this purpose, 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 ___ days, nor more than twenty days before the date designated for the public hearing.

Section 3. The project described in the preambles hereto is hereby determined to be an "unlisted action" under the State Environmental Quality Review Act, the implementation of which, as proposed, based upon an environmental assessment form prepared at the direction of this Town Board and on file therewith, will not result in any significant environmental effects.

Section 4. The notice of public hearing shall be in substantially the following form:

... necessary furnishings, equipment and apparatuses, ... incidental improvements and expenses in connection ... at a maximum estimated cost of \$1,277,000. ... said public hearing said Town Board will hear all ... interested parties to the subject matter thereof. ... project has been determined to be an "unlisted action" ... State Environmental Quality Review Act, the implementation of which, ... proposed, the Town Board has determined will not result in ... significant environmental effects.

Riverhead, New York,
 August 1, 1992.

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

By Barbara J. Scullin
 Town Clerk

NOTICE OF PUBLIC HEARING

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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, at 7:15 o'clock P. m., Prevailing Time, on August 18, 1992, for the purpose of conducting a public hearing in relation to an increase and improvement of the facilities of the Riverhead Water District in the Town of Riverhead, Suffolk County, New York, including all extensions and the proposed Extension No. 45 (Northville), consisting of the acquisition and installation of new water mains ranging from 6 inches to 12 inches in diameter, and including a tank and booster, hydrants, valves, and other necessary furnishings, equipment and appurtenances, and other incidental improvements and expenses in connection therewith, at a maximum estimated cost of \$1,877,000.

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

Such project has been determined to be an "unlisted action" pursuant to the regulations promulgated pursuant to the State Environmental Quality Review Act, the implementation of which, as proposed, the Town Board has determined will not result in any significant environmental effects.

Dated: Riverhead, New York,
August 4, 1992.

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

By Barbara J. Grattan
Town Clerk

Section 5. This order shall take effect immediately.

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

<u>Supervisor Joseph F. Janoski</u>	VOTING	<u>yes</u>
<u>Councilman James Stark</u>	VOTING	<u>yes</u>
<u>Souncilman V. Prusinowski</u>	VOTING	<u>yes</u>
<u>Councilman Frank Creighton</u>	VOTING	<u>yes</u>
<u>Councilwoman Harriet Gilliam</u>	VOTING	<u>yes</u>

The order was thereupon declared duly adopted.

* * * * *

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes; 5 yes.

The resolution was thereupon duly declared adopted.

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:

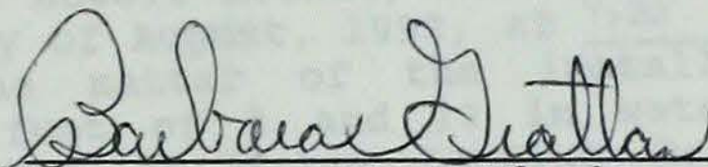
Designated Location(s)
of posted notice

Date of posting

Town Clerk's Bulletin Board

January 3, 1992

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Town, on August 6, , 1992.



Town Clerk

(SEAL)

RESOLVED, that a public hearing will be held at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, in said Town, on the 15th day of August, 1992, at 7:00 o'clock p.m. concerning the application of an additional 13 in water main with hydrants and appurtenances as detailed in the attached drawings, and to hear all persons interested in the subject thereof, concerning the same, and to take such action as required or authorized by law, and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to publish this resolution in its entirety once in the Suffolk Life newspaper, the newspaper hereby designated as the official newspaper for this purpose, 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 public hearing, and be it further

RESOLVED, that the Town Clerk shall forward certified copies of this resolution to Pierre Lundberg, Reg.; Gary Pondsick; and

Mr. Gillies, yes; Craghton, yes; Stark, yes; Pondsick, yes; Jancok, yes. 3 yes.

Resolution was thereupon duly declared adopted.

466 RESOLUTION CALLING PUBLIC HEARING, RE: CONSTRUCTION OF LATERAL WATER MAIN PURSUANT TO SECTION 199 OF THE TOWN LAW

Councilperson Stark offered the following resolution which was seconded by Councilperson Prusinowski,

WHEREAS, by previous resolution this Board caused Extension No. 35 of the Riverhead Water District to be determined to be in the public interest and authorized the improvements provided in the map and plan as filed with the Town Clerk, and

WHEREAS, the Superintendent has recommended the looping of the water main as installed in Hulse Landing Road and Sound Avenue by the installation of an additional 5200 linear feet of 8 and 12 in water mains with hydrants and appurtenances as detailed in the letter plan of H2M, consulting engineers to the Riverhead Water District, dated July 27, 1992, and

WHEREAS, the cost is within the original monies allocated through the extension and 202-b proceedings,

NOW, THEREFORE, BE IT

RESOLVED, that a public hearing will be held at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, in said Town, on the 18th day of August, 1992, at 7:20 o'clock p.m. prevailing time, on the matter of the installation of an additional 5200 linear feet of 8 and 12 in water mains with hydrants and appurtenances in Hulse Landing Road and Sound Avenue, at a total cost not to exceed \$132,000 to be paid from the previously authorized capital project known as Extension No.35 of the Riverhead Water District, and to hear all persons interested in the subject thereof, concerning the same, and to take such action as required or authorized by law, and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to publish this resolution in its entirety once in the Suffolk Life Newspaper, the newspaper hereby designated as the official newspaper for this purpose, 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 public hearing, and be it further

RESOLVED, that the Town Clerk shall forward certified copies of this resolution to Pierre Lundberg, Esq.; Gary Pendzick; and H2M.

Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

Councilperson Creighton offered the following resolution, which was seconded
Councilperson Gilliam

At a regular meeting of the
Town Board of the Town of
Riverhead, Suffolk County,
New York, held at the Town
Hall, 200 Howell Avenue, in
Riverhead, New York, in said
Town, on August 4, 1992,
at 7:00 o'clock P.m.
Prevailing Time.

PRESENT:

Supervisor

Councilman

Councilman

Councilman

Councilman

In the Matter :
of :
the Establishment of a proposed :
Extension to the Riverhead Water :
District in the Town of Riverhead, :
Suffolk County, New York, to be :
known as Extension No. 45 :
(Northville) to the Riverhead Water :
District of the Town of Riverhead :

ORDER
CALLING
PUBLIC
HEARING

WHEREAS, a map, plan and report including an estimate of
cost have been prepared in such manner and in such detail as

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has heretofore been determined by the Town Board of the Town of Riverhead, Suffolk County, New York, relating to the establishment of a proposed extension to the Riverhead Water District in said Town, such extension to be known as Extension No. 45 (Northville) to the Riverhead Water District of the Town of Riverhead; and

WHEREAS, said map, plan and report dated December, 1990, were prepared by H2M Consulting Engineers, competent engineers, duly licensed by the State of New York, and have been filed in the office of the Town Clerk of said Town, where the same are available during regular office hours for examination by any persons interested in the subject matter thereof; and

WHEREAS, said Extension No. 45 (Northville) shall be bounded and described as set forth in Appendix A attached hereto and made a part hereof; and

WHEREAS, the improvements proposed for such extension will be constructed in conjunction with an overall plan to increase and improve the water distribution facilities of the Riverhead Water District; and

WHEREAS, in furtherance of said overall plan, only a proportionate amount of said improvements will be charged as the capital cost to said Extension, the remaining amount to be

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charged to the Riverhead Water District, including the proposed Extension referred to herein;

WHEREAS, said improvements consist of the acquisition and installation of new water mains ranging from 6 inches to 12 inches in diameter, and including tank and booster, hydrants, valves and other necessary furnishings, equipment and apparatus, and other incidental improvements and expenses in connection therewith, as more fully described in the aforesaid map, plan and report;

WHEREAS, the maximum amount proposed to be expended for said overall improvements is \$3,770,000, of which amount 50.2%, or \$1,893,000, shall be allocated and charged as the capital cost of said Extension, and of which amount 49.8%, or \$1,877,000, shall be allocated and charged as the cost of increasing and improving the facilities of the Riverhead Water District, which shall be borne by the entire District, as extended, including said proposed Extension; and

WHEREAS, the proposed method of financing such cost of said improvement to be allocated and charged to the Extension is by the issuance of serial bonds of said Town having a maximum maturity of not exceeding forty years; and the cost of said improvement shall be assessed, levied and collected from the several lots and parcels of land within such benefited area in just proportion to the amount of benefit which said water improvement shall confer upon said lots or parcels; and

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WHEREAS, such overall improvements have been determined to be an "unlisted action" pursuant to the State Environmental Quality Review Act, the implementation of which, as proposed, the Town Board has determined will not result in any significant environmental effects;

WHEREAS, it is now desired to call a public hearing upon the question of the establishment of said Extension No. 45 (Northville) to the Riverhead Water District of the Town of Riverhead in the manner aforesaid pursuant to Section 209-d 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 meeting of the Town Board of the Town of Riverhead, Suffolk County, New York, shall be held at the Town Hall, 200 Howell Avenue, in Riverhead, New York, in said Town, on August 18, 1992, at 7:25 o'clock P.M., Prevailing Time, for the purpose of holding a public hearing to consider the establishment of a proposed extension to the Riverhead Water District of said Town as described in the preambles hereof, to be known as Extension No. 45 (Northville) to the Riverhead Water District of the Town of Riverhead, and to consider the map, plan and report filed in relation thereto, and to hear all persons interested in the subject matter thereof concerning the same, and for such other action on the part of said Town Board

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as may be required by law or shall be proper in the premises. Such project has been determined to be an "unlisted action" pursuant to the regulations promulgated pursuant to the State Environmental Quality Review Act, the implementation of which, as proposed, the Town Board has determined will not result in any significant environmental effects.

Section 2. The Town Clerk is hereby authorized and directed to cause a copy of this order to be published once in _____ Suffolk County Life Newspapers, the official newspaper of said Town, the first publication thereof to be not less than ten nor more than twenty days before the day set herein for the hearing as aforesaid, and said Town Clerk shall also cause a copy thereof to be posted on the sign-board of the Town maintained pursuant to subdivision 6 of Section 30 of the Town Law not less than ten nor more than twenty days before the day set for the hearing as aforesaid.

Section 3. This order shall take effect immediately.

RIVERHEAD WATER DISTRICT
DESCRIPTION OF PROPOSED EXTENSION 45
NORTHVILLE

PARCEL I

BEGINNING at a point on the existing Riverhead Water District boundary line, said point being also the northeasterly corner of Ext. No. 36 Centerville and the northwesterly corner of Lot 5, Block 1, Section 18 at the Long Island Sound.

Running thence generally south easterly along the existing boundary line of the Riverhead Water District (Ext. 36) to a point approximately 500 feet south of Sound Avenue, said point being also the southeasterly corner of Ext No. 36, and on the westerly property line of Lot 5.1, Block 2, Section 43; running thence along the westerly line of Lot 5.1 crossing Reeves Avenue to a point on the westerly boundary of the Riverhead Water District (Ext. 19B), said point being also the southwesterly corner of Lot 5.1, Block 2, Section 43; running thence easterly and southeasterly along said boundary line of the Riverhead Water District (Ext. 19B), across Northville Turnpike to a point on the existing boundary line of the Riverhead Water District (Ext. 18); running thence generally easterly and

theasterly along the existing boundary line of the Riverhead Water
district (encompassing the area north and west of Extensions 18, 18A,
34, 34C, 27, 32J and 28) to a point on the northeasterly corner
Pier Avenue at the Long Island Sound, said point being also the
northwesterly corner of Lot 14.1, Block 4, Section 2.01; running
thence westerly along the Long Island Sound and along the northerly
property lines of all lots within Sections 2, 8, 7, 6, 19, 5, & 18 to
point and place or BEGINNING.

PARCEL II

Beginning at a point on the existing boundary line of the Riverhead Water District (Ext. 28) said point being also the southeasterly corner of lot 15, Block 6, Section 8; running thence westerly, northerly, easterly and southerly along the existing boundary line of the Riverhead Water District (Ext. 28) to a point on the existing boundary line of the Riverhead Water District, said point being also the southwesterly corner of Lot 96.1, Block 1, Section 8; thence southeasterly along the westerly line of LOT 4, Block 3, Section 8 to the point or place of BEGINNING.

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

_____	VOTING	_____

The order was thereupon declared duly adopted.

* * * * *

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared 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 order contained therein, held on July 30, 1992, 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

Date given

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Town, on _____, 1992.

Town Clerk

(SEAL)

13-13. Parking Line Located
Parking is hereby prohibited for vehicles that are also used
designated upon any of the following designated streets or
portions thereof, and parking is hereby
D. There shall be no parking for longer than _____
following designated parking areas of the designated town
parking district from the hour of 8:00 a.m. to 6:00
p.m., Monday through Friday
Parking Area
Griffith Avenue, Section 102
17th Ave. E. 10th Street
As designated on the
official map on file with
the Town Clerk
As designated on the
official map on file with
the Town Clerk

8-4-92

468

AUTHORIZES TOWN CLERK TO PUBLISH & POST PUBLIC NOTICE TO CONSIDER A LOCAL LAW TO AMEND CHAPTER 101 "VEHICLES AND TRAFFIC" OF THE RIVERHEAD TOWN CODE, ARTICLE V "PARKING, STOPPING AND STANDING" AT SECTION 101-13 "PARKING TIME LIMITED"

COUNCILPERSON Gilliam offered the following resolution, which was seconded by COUNCILPERSON Creighton :

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the following public notice to consider a local law to amend the Riverhead Town Code, Chapter 101 "Vehicles and Traffic", Article V "Parking, stopping and standing" at Section 101-13 "Parking time limited":

**TOWN OF RIVERHEAD
PUBLIC NOTICE**

PLEASE TAKE NOTICE, that a public hearing will be held on the 18th day of August, 1992, at 7:10 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons to consider a local law to amend the Riverhead Town Code, Chapter 101 "Vehicles and Traffic", Article V "Parking, stopping and standing" at Section 101-13 "Parking time limited" as follows:

ARTICLE V
Parking, Stopping and Standing

101-13. Parking time limited.

Parking is hereby prohibited for longer than the time limit designated upon any of the following described streets, or portions thereof, and parking fields:

- D. ~~Three (3) hours~~ Two (2) hours. No vehicles shall park for longer than ~~three (3)~~ two (2) hours in the following designated parking lots of the Riverhead Town Parking District from the hours of 8:00 a.m. to 6:00 p.m., Monday through Friday:

Parking Area	Location
<u>Griffing Avenue Parking Lot</u> (Tax Map No. <u>123-3-36</u>)	<u>As designated on the Official Map on file with the Town Clerk</u>
<u>Roanoke Avenue Parking Lot</u> (Tax Map No. <u>123-6-13.1</u>)	<u>As designated on the Official Map on file with the Town Clerk</u>

Dated: Riverhead, New York
August 4, 1992.

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

*underscore represents addition(s)

*~~overstrike~~ represents deletion(s)

the Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
Janoski, yes. 5 yes.

the resolution was thereupon duly declared adopted.

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

Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
Janoski, yes. 5 yes.
the resolution was thereupon duly declared adopted.

8-4-92

469 AUTHORIZES TOWN CLERK TO REPUBLISH AND REPOST NOTICE TO BIDDERS FOR OFFICE SUPPLIES, FURNITURE AND EQUIPMENT

Councilperson Prusinowski offered the following resolution, which was seconded by Councilperson Stark:

WHEREAS, the Town Clerk was authorized to publish and post a notice to bidders for office supplies, furniture and equipment; and

WHEREAS, only one (1) bid was received on the day and at the time and place specified in said notice to bidders; and

WHEREAS, the Town Board has elected to reject said bids.

NOW, THEREFORE, BE IT

RESOLVED, that the Town Clerk be and is hereby authorized to republish and repost the attached notice to bidders for office supplies, furniture and equipment.

DATED: Riverhead, New York
August 4, 1992.

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

Barbara Grattan, Town Clerk

**TOWN OF RIVERHEAD
NOTICE TO BIDDERS**

Sealed bids for the purchase of OFFICE SUPPLIES, FURNITURE & EQUIPMENT 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 August 14, 1992.

Bid packets, including specification, may be obtained at the Town Clerk's office at Town Hall Monday through Friday between the hours of 8:30 am and 4:30 pm. on or after August 5, 1992.

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 in a sealed envelope bearing the designation OFFICE SUPPLIES, FURNITURE & EQUIPMENT.

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

Barbara Grattan, Town Clerk

470

#

AWARDS BID FOR JANITORIAL SUPPLIESRESOLUTION #ADOPTED:

COUNCILPERSON Stark offered the following resolution, which was seconded by COUNCILPERSON Prusinowski.

WHEREAS, the Town Clerk was authorized to publish and post a notice to bidders for JANITORIAL SUPPLIES;

WHEREAS, bids were received, opened, and read aloud on the 29th day of June 1992, at 11:00 a.m. at Town Hall, 200 Howell Avenue Riverhead, New York 11901, the date, time, and place given in the notice to bidders.

NOW, THEREFORE, BE IT

RESOLVED, that the bid for JANITORIAL SUPPLIES awarded to Center Moriches Paper Co., Inc. and be it further

RESOLVED, that the Town Board hereby directs the Town Clerk to return any and all bid bonds received in connection with the above; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to CENTER MORICHES PAPER CO., INC. and the Accounting office.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

DATE July 23, 1992

NO. 471

COUNCILPERSON Creighton offered the following resolution which was seconded by COUNCILPERSON Gilliam.

RESOLVED, that the Supervisor be and hereby is, authorized to establish the following Budget Adoption.

BUDGET ADOPTION
OF THE
LANDFILL LAND ACQUISITION

FROM:

408.095731.494100.40003 BAN PROCEEDS \$115,000.00

TO:

408.019400.521000.40003 PROPERTY ACQUISITION \$115,000.00

The Vote: Gilliam, yes; creighton, yes; stark, yes; PRusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

DATE: _____

NO. 472

COUNCILPERSON Gilliam offered the following resolution which was seconded by COUNCILPERSON Creighton.

RESOLVED, that the Supervisor be and is hereby authorized to establish the following Budget Adoption:

BUDGET ADOPTION
of the
PECONIC RIVER BOAT RAMP CAPITAL PROJECT

		FROM:
406.072300.481900.60020	Transfer from Special Trust Parks and Recreation	\$5,500.00
406.072300.543505.60020	Engineering	TO: \$5,500.00

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.
The resolution was thereupon duly declared adopted.

8-4-92

473 AWARDS BID FOR HOMOGENIZED MILK

COUNCILPERSON Prusinowski offered the following resolution, which was seconded by COUNCILPERSON Stark:

WHEREAS, the Town Clerk was authorized to publish and post a notice to bidders for homogenized milk; and

WHEREAS, bids were received, opened and read aloud on the 24th day of July, 1992, at 11:10 a.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, the date, time and place given in the notice to bidders.

NOW, THEREFORE, BE IT

RESOLVED, that the bid for homogenized milk be and is hereby awarded to Arshamomaque Dairy Farm, Inc. in the amount of sixteen cents (\$0.16) cents per pint; and be it further

RESOLVED, that the Town Board hereby directs the Town Clerk to return any and all bid bonds received in connection with the above; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Arshamomaque Dairy Farm, Inc., Riverhead Nutrition Center and the Purchasing Agent.

Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

Resolution was thereupon duly declared adopted.

8-4-92

474 AUTHORIZES TOWN CLERK TO REPUBLISH AND REPOST NOTICE TO BIDDERS FOR HEAVY EQUIPMENT TIRES FOR USE BY THE HIGHWAY DEPARTMENT

Councilperson Stark offered the following resolution, which was seconded by Councilperson Prusinowski :

WHEREAS, the Town Clerk was authorized to publish and post a notice to bidders for heavy equipment tires for use by the Highway Department; and

WHEREAS, no bids were received on the day and at the time and place specified in said notice to bidders; and

WHEREAS, the Town Board has elected to republish and repost a notice to bidders.

NOW, THEREFORE, BE IT

RESOLVED, that the Town Clerk be and is hereby authorized to republish and repost the attached notice to bidders for heavy equipment tires for use by the Highway Department.

DATED: Riverhead, New York
August 4, 1992.

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

the Vote: Gilliam, yes; Creighton, yes; Stark, yes; PRusinowski, yes;
Janoski, yes. 5 yes.

the resolution was thereupon duly declared adopted.

**TOWN OF RIVERHEAD
NOTICE TO BIDDERS**

Separate sealed proposals will be received by the Town Clerk until 11:00 a.m. prevailing time on August 20, 1992, at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, at which time they will publicly be opened and read for:

HEAVY EQUIPMENT TIRES - HIGHWAY DEPARTMENT

Bid packets, including specifications, may be obtained at the Town Clerk's Office at Town Hall, 200 Howell Avenue, Riverhead, New York, Monday through Friday from 8:30 a.m to 4:30 p.m., on or after Wednesday, August 5, 1992.

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 and all bids and solicit for new bids and/or to waive any informalities if, in its opinion, the best interests of the Town will thereby be promoted.

All bids are to be submitted in a sealed envelope bearing the designation:

HEAVY EQUIPMENT TIRES - HIGHWAY DEPARTMENT

Dated: Riverhead, New York
August 4, 1992.

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

Barbara Grattan, Town Clerk

8-4-92

475 APPROVES APPLICATION OF CHRIST JESUS IS LORD MINISTRY

COUNCILPERSON Creighton offered the following resolution, which was seconded by COUNCILPERSON Gilliam:

WHEREAS, Christ Jesus Is Lord Ministry submitted an application for the purpose of holding religious gatherings to be held at Millbrook Gables Park, Riverhead, New York, from July 28, 1992, through August 9, 1992; and

WHEREAS, certificates of insurance have been received naming the Town of Riverhead as Additional Insured; and

WHEREAS, the Town Board of the Town of Riverhead has reviewed all documents regarding said application.

NOW, THEREFORE, BE IT

RESOLVED, that the application of Christ Jesus Is Lord Ministry for the purpose of holding religious gatherings at Millbrook Gables Park, Riverhead, New York, from July 28, 1992, through August 9, 1992 be and is hereby approved; and be it further;

RESOLVED, that inasmuch as sound reproduction devices will be utilized, the applicant hereby agrees to observe the rules and regulations contained in Chapter 81 "Noise Control" of the Code of the Town of Riverhead; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Christ Jesus Is Lord Ministry and the Riverhead Police Department.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

7/7/92

#⁴⁷⁶----- APPROVES APPLICATION TO INSTALL TENT AT MILL BROOK GABLE PARK AND RELIGIOUS SERVICE,

COUNCILPERSON Prusinowski-----offered the following resolution, which was seconded by COUNCILPERSON Stark-----:

WHEREAS, Herbert H. Trent residing at 628 Edgar Avenue, Riverhead, NY 11901 submitted an application for the purpose of installing a tent and holding Religious services to be held at Millbrook Gable Park, Riverhead, NY, on July 25, 1992 through July 31, 1992 and August 1, 1992 through August 5, 1992 at 7:30p.m. to 10:00 p.m.

WHEREAS, the Town Board of the Town of Riverhead has reviewed all documents regarding said application.

NOW, THEREFORE, BE IT

RESOLVED, that the application of Herbert H. Trent for the purpose of conducting religious services at Millbrook Gable Park, Riverhead, NY, be and is hereby approved; and be it further;

RESOLVED, that this approval is subject to the applicant's supplying the Town of Riverhead with a certificate of insurance in the amount of \$1,000,000.00 naming the Town of Riverhead as additional insured; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Herbert H. Trent and the Riverhead Police Department.

Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

8-4-92

477

AUTHORIZES TOWN CLERK TO PUBLISH & POST PUBLIC NOTICE
TO CONSIDER THE ESTABLISHMENT OF A COMMUNITY
RESIDENTIAL FACILITY OPERATED BY THE LONG ISLAND
DEVELOPMENTALLY DISABLED SERVICES OFFICE

COUNCILPERSON Stark offered the following resolution, which was seconded by COUNCILPERSON Prusinowski :

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the following public notice to consider the establishment of a community residential facility operated by the Long Island Developmentally Disabled Services Office:

TOWN OF RIVERHEAD
PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 25th day of August, 1992, at 7:00 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons to consider the establishment of a community residential facility operated by the Long Island Developmentally Disabled Services Office for four (4) developmentally disabled adults to be located at 25 Terry Place, Riverhead, New York. Comments will also be accepted from interested persons with regard to possible alternate sites for said proposed community residential facility.

Dated: Riverhead, New York
August 4, 1992.

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

8-4-92

478 AWARDS BID FOR SALE OF HANDGUNS BY THE RIVERHEAD POLICE DEPARTMENT

COUNCILPERSON Prusinowski offered the following resolution, which was seconded by COUNCILPERSON Stark:

WHEREAS, the Town Clerk was authorized to publish and post a notice to bidders for the sale of handguns by the Riverhead Police Department; and

WHEREAS, bids were received, opened and read aloud on the 27th day of July, 1992, at 11:00 a.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, the date, time and place given in the notice to bidders.

NOW, THEREFORE, BE IT

RESOLVED, that the bid for the sale of handguns by the Riverhead Police Department be and is hereby awarded to Glock, Inc.; and be it further

RESOLVED, that the Town Board hereby directs the Town Clerk to return any and all bid bonds received in connection with the above; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Glock, Inc., Riverhead Police Department and the Purchasing Agent.

Vote: Gilliam, yes; creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

APPROVES SPECIAL PERMIT OF CALVERTON LINKS

Councilperson GILLIAM offered the following resolution, which was seconded by Councilperson CREIGHTON :

WHEREAS, the Riverhead Town Board is in receipt of a petition from Derrick Moore for a change of zone to provide for the Retirement Community Zoning Use District in conjunction with the existing Industrial A Zoning Use District on a parcel of land located on Edwards Lane, Calverton; such parcel more particularly described as Suffolk County Tax Map Number 0600-137-1-2, and

WHEREAS, the Riverhead Town Board did declare itself the Lead Agency in the environmental review of this petition by Resolution #164 of 1987, and

WHEREAS, the Riverhead Town Board did accept a Draft Environmental Impact Statement regarding this petition and distributed same to involved agencies, and

WHEREAS, the commentary of involved agencies and parties of interest, as well as the Lead Agency, have caused a significant change in project scope; that is the substitution of the construction of a nine hole golf course for the original congregate care facility, and

WHEREAS, the Riverhead Town Board considered the project modification to be an additional project alternative; such alternative project not being adequately described in the Draft Environmental Impact Statement, and

WHEREAS, the alternative project, its impact, and mitigation measures have been described in the document entitled "Golf Course Alternative for Calverton Life Care Project" (Design Properties 1991),

WHEREAS, the Riverhead Town Board by Resolution #705 (1991), accepted the Supplemental Draft Environmental Impact Statement of William Schulman and filed such notices as required by the New York State Environmental Conservation Law, and

WHEREAS, the Planning Department summarized the environmental issues identified by Lead Agency and involved agency review; such summary submitted to the applicant as correspondence, and

WHEREAS, the Town Board by Resolution #228 did accept the Final Environmental Impact Statement in the subject petition, and

WHEREAS, by Resolution #391 of 1992, the Riverhead Town Board did adopt a Findings Statement pursuant to Article 8 of the New York State Environmental Conservation Law and did publish and post such Findings as required by law, and

WHEREAS, the Riverhead Town Board did refer the petition to the

Suffolk County Pine Barrens Review Commission as required by the Suffolk County Charter, such Commission disapproving the petition for certain reasons, and

WHEREAS, the Riverhead Town Board did refer the petition to the Suffolk County Planning Commission for its report and recommendation; such Commission approving the subject application with conditions, and

WHEREAS, the application was referred to the Planning Board for its report and recommendation; such Planning Board approving the application with conditions, and

WHEREAS, the Riverhead Town Board did hold a public hearing on the subject petition on the fifth day of May in order to hear all interested persons in this matter, and

WHEREAS, the Riverhead Town Board has carefully considered the SEQRA record created to date, the report of the Riverhead Planning Department, the report of the Suffolk County Pine Barrens Commission, the report of the Suffolk County Planning Commission, the report of the Riverhead Planning Board, the record of the public hearing as well as all other relevant planning, zoning, and environmental information;

THEREFORE, BE IT

RESOLVED, that based upon its review, the Riverhead Town Board makes the following additional Findings:

FIRST: The Master Plan for the Town of Riverhead adopted by this Board provides for the protection of an environmentally sensitive area existing on a portion of the subject property and that the proposed project succeeds in conserving this area;

SECOND: That those areas that have a potential for value as an archeological resource have been adequately studied and protected;

THIRD: That the proposed site design and management plan has succeeded in protecting surface water and groundwater quality and adequately conserves groundwater and surface water quantity;

FOURTH: That the open space area necessary for the habitat of identified endangered species has been adequately protected and enhanced;

FIFTH: That the parcel has already been cleared for agricultural use and does not exhibit a Pine Barrens resource in terms of forest or understory;

SIXTH: That the use is particularly suitable for the location of the use in the community (as it is a cleared site), exhibits environmental features which are protected by the open space use and is considered to be a recreational area by New York State Department of Environmental Conservation;

SEVENTH: That the parcel area is appropriate and adequate for the use and the general vicinity is appropriate for the reasonably anticipated expansion thereof;

EIGHTH: That the access facilities are adequate for the estimated traffic from public streets and that vehicular entrances and exits are situated as not to interfere with the operation of existing intersections;

NINTH: That adequate provisions have been made for the collection and disposal of stormwater runoff as not to impact freshwater wetlands or adjoining properties;

TENTH: That adequate management of the application of pesticides and fertilizers have been submitted as not to impact upon groundwater or surface water resources, and

BE IT FURTHER

RESOLVED, that based upon its Findings, the Riverhead Town Board makes the following determinations:

FIRST, that the use will not prevent or substantially impair either the reasonable and orderly use or development of other properties in the neighborhood;

SECOND, that the hazards or disadvantages to the neighborhood from the location of such use at the property are outweighed by the advantage to be gained either by the neighborhood or the Town;

THIRD, that the health, safety, welfare, comfort, convenience, and order of the Town will not be adversely affected by the use;

FOURTH, that such use will be in harmony with and promote the general purposes and intent of the Town of Riverhead Zoning Ordinance, and

BE IT FURTHER

RESOLVED, that based upon its Findings and determinations, the Riverhead Town Board hereby approves the special permit application of William Schulman to provide for a recreational use within the Industrial Zoning Use District subject to the following conditions:

FIRST, that the development and operation of the proposed golf course and associated facilities be consistent with those mitigation measures described within the relevant SEQR record; such development and operation plan be made part of a declaration and covenant within the required site plan approval;

SECOND, that the development shall be limited to a golf course and associated uses only;

THIRD, the submission to the Riverhead Town Board of an engineered site plan in conformance with Article XXVI of the Riverhead Zoning Ordinance which depicts or incorporates the following:

1. That all fairways and greens adjacent to wetland areas shall be graded as to prevent stormwater from running off directly into wetland buffers or wetlands;
2. That driving range areas shall not incorporate wetlands or wetland buffers;
3. That irrigation wells shall be designed to draw water from the upper glacial aquifer;
4. A grading plan which succeeds in preventing any erosion and subsequent siltation of wetland areas and is designed to minimize impacts upon identified endangered species.

FOURTH, that prior to the consideration of a building permit or grading permit by the Riverhead Town Board, those permits required by the New York State Department of Environmental Conservation be issued, and

BE IT FURTHER

RESOLVED, that inherent in this approval, the Riverhead Town Board affirmatively overrides the following conditions made part of the relevant Suffolk County Planning Commission approval resolution:

FIRST, that the Riverhead Town Board shall not require a restrictive covenant against future industrial use of the property as this is beyond the authority of the Town Board in consideration of the subject special permit;

SECOND, that the Riverhead Town Board shall not require a 300 foot minimum setback from freshwater wetlands for the driving range area as 100 feet is considered by this Board to be adequate;

THIRD, that the Riverhead Town Board shall not require the owner of the property to provide a right of first refusal of the property to all governmental entities upon the discontinuance of the use or the disposal of the property, and

BE IT FURTHER

RESOLVED, that no building or grading permit shall be issued until Town Board has approved a site plan by resolution, and

BE IT FURTHER

RESOLVED, that the Town Clerk is authorized to forward a certified copy of this resolution to Mr. William Schulman, Charles Cuddy, Esq., Riverhead Planning Department, the Office of the Town Attorney, and Riverhead Building Department.

APPROVES SPECIAL PERMIT OF CALVERTON LINKS

Councilwoman Gilliam amended the resolution, Councilman Creighton seconded.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The last page - needed wording change after "FOURTH" (consideration of a Building Permit or grading permit).

Councilman Stark introduced resolution as amended, Councilman Prusinowski seconded.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

ACCEPTS FINAL ENVIRONMENTAL IMPACT STATEMENT OF EAST END COMMONS

Councilperson Stark offered the following resolution, which was seconded by Councilperson Prusinowski :

WHEREAS, the Riverhead Town Board is in receipt of a Draft Environmental Impact Statement from East End Commons with respect to a site plan application for the construction of 211,871 square feet of commercial use upon a tract of land located at the southwest corner of County Route 58 and County Route 53, Riverhead; such tract more particularly described as Suffolk County Tax Map Numbers 0600-109-1-4.1 and 0600-109-1-19.5, and

WHEREAS, the Riverhead Town Board has completed an environmental review upon a previous site plan application respecting the subject property; such review concluding in a Findings Statement issued by the Town Board through Resolution #254 of 1990, and

WHEREAS, the applicant has made significant changes to the original petition which require separate and distinct environmental review for an application which substantially departs from a decision previously made by a Lead Agency through a Findings Statement, and

WHEREAS, the applicant has submitted a new Draft Environmental Impact Statement; such Draft Environmental Impact Statement accepted by the Riverhead Town Board by Resolution #125 of 1992, and

WHEREAS, the subject Draft Environmental Impact Statement was transmitted to all involved agencies as required by Article 8 of the New York State Environmental Conservation Law, and

WHEREAS, the Riverhead Town Board is in receipt of commentary from involved agencies, and

WHEREAS, the Planning Department has transmitted a summary of that commentary to the applicant, and

WHEREAS, the applicant has submitted for Lead Agency review a response to that commentary offered in the SEQR record, and

WHEREAS, the Planning Director has advised the Town Board that the response to Commentary addresses those environmental issues as identified by the Lead Agency;

NOW, THEREFORE, BE IT

RESOLVED, that the Riverhead Town Board considers the SEQR record created with respect to the special permit petition of East End Commons to form a Final Environmental Impact Statement, and

BE IT FURTHER

RESOLVED, that the Planning Director shall be authorized to publish and post a notice of acceptance of this Final Environmental Impact Statement as required by the New York State Environmental Conservation Law.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

481 APPROVES SITE PLAN OF OLD STEEPLE COMMUNITY CHURCH

Councilperson Prusinowski offered the following resolution, which was seconded by Councilperson Stark:

WHEREAS, a site plan and elevations were submitted by Allen M. Smith, Esq., as agent for Old Steeple Community Church for the construction of a 2,096 square foot building located at the northwest corner of New York State Route 25 and West Lane, Aquebogue, New York, known and designated as Suffolk County Tax Map Number 0600-67-1-25.1; and

WHEREAS, the Planning Department has reviewed the site plan dated February 24, 1992, as prepared by Young & Young, 400 Ostrander Avenue, Riverhead, New York, 11901, and elevations dated in-house July 30, 1992, as prepared by Donald A. Denis, AIA, P.O. Box 565, Main Road, Aquebogue, New York, 11931, and has recommended to the Town Board of the Town of Riverhead that said site plan application be approved; and

WHEREAS, based upon the Town Board's review of the Environmental Assessment Form and the proceedings had herein, the Town Board determines that the site plan applied for will be a(n) Unlisted Action without a significant impact upon the environment pursuant to the State Environmental Conservation Law and 6 NYCRR Part 617; and

WHEREAS, a copy of the site plan has been marked and initialled by the Town Board to show changes that are further set forth in this resolution, which site plan shall be on record with the Town Clerk; and

WHEREAS, this Town Board has reviewed the site plan and elevations aforementioned.

NOW, THEREFORE, BE IT

RESOLVED, that the site plan and elevations submitted by Allen M. Smith, Esq., as agent for Old Steeple Community Church, for the construction of a 2,096 square foot building, located at the northwest corner of New York State Route 25 and West Lane, Aquebogue, New York, site plan dated February 24, 1992, as prepared by Young & Young, 400 Ostrander Avenue, Riverhead, New York, 11901, and elevations dated in-house July 30, 1992, as prepared by Donald A. Denis, AIA, P.O. Box 565, Main Road, Aquebogue, New York, 11931, be and are hereby approved by the Town Board of the Town of Riverhead, subject to the following:

1. That the provisions of the **Riverhead Town Code**, which are not addressed by this resolution, or other official action of the Town shall, at all times, be complied with by the owner of the property covered by this site plan;

2. That a covenant containing all the limitations and provisions of these approvals contained in this resolution, in a form as attached, shall be recorded with the Suffolk County Clerk and a copy of such recorded covenant shall be filed with the Riverhead Town Clerk. This resolution shall not become effective until such covenant is duly recorded with the Suffolk County Clerk's Office and filed with the Riverhead Town Clerk;

3. That the form, design, location and color of all signage shall be submitted to the Town Board for its review and approval pursuant to the site plan process and the sign permit procedure prior to being installed at the property; that all signage so proposed shall be coordinated in appearance and design; and that all provisions of Section 108-56 of the **Riverhead Town Code** shall be complied with, and that all tenants shall be apprised of said requirements as well as those of Section 108-110.7 and any restrictions imposed as a condition of the site plan approval granted herein;

4. No lighting shall be installed or adjusted in such a way as to cause direct glare on neighboring properties or adjoining highways;

5. That the applicant is familiar with the **Riverhead Town Code**, Chapter 96, entitled, "Trash, Rubbish and Refuse Disposal", and Chapter 98, prohibiting the accumulation of litter, and requiring the enclosure of dumpsters, and agrees to abide by same;

6. Parking, paving and drainage shall be provided pursuant to specifications outlined in the **Riverhead Town Code**;

7. That the parking area shall be maintained pursuant to specifications outlined in the **Riverhead Town Code**;

8. That adequate parking for the handicapped, pursuant to State and Federal law, shall be provided and that each handicap stall shall be designated by an individual sign erected on a stanchion stating, "**No Parking, Handicap Only**", and the universal symbol affixed thereto. Further, by execution and filing of this document, OLD STEEPLE COMMUNITY CHURCH hereby authorizes and consents to the Town of Riverhead to enter premises at the northwest corner of New York State Route 25 and West Lane, Aquebogue, New York, to enforce said handicapped parking regulations;

9. That any and all landscaped and paved areas shall be regularly maintained in an orderly and professional manner and kept free of weeds and litter; and that any planters, planter boxes, window boxes or other container plantings shall likewise be maintained on a year-round basis;

10. Pursuant to Section 108-133I of the **Code of the Town of Riverhead**, the applicant, upon approval of a final site

plan by this resolution and prior to the issuance of a building permit, shall post a performance bond or other equivalent security. The performance bond or other security assures the performance of all the conditions of the building permit in accordance with the site plan approval. The Supervisor, upon approval from the Town Attorney as to form, is hereby authorized to accept said performance bond or other security, which shall be filed with the Town Clerk subsequent to approval of the site plan herein. The building permit shall not be issued until the Town Clerk certifies that the performance bond or other security has been filed in the Office of the Town Clerk of the Town of Riverhead. Said security shall be in full force and effect for the term of the building permit or any renewal thereof;

11. That the topsoil shall conform to the specifications of the New York State Department of Transportation in regard to ph, organic content, and gradation;

12. That all nursery stock and installation methods thereof shall meet the latest "American Standards for Nursery Stock," as published by the American Association of Nurserymen;

13. That the required number of parking stalls, and necessary aisles, shall be provided and appropriately marked in accordance with the requirements of the Code of the Town of Riverhead, prior to the issuance of a Certificate of Occupancy;

14. That due to the existing un-improved condition of the existing parking area, all stormwater runoff resulting from the roof area of the building addition shall be retained on site through collection and recharge and that the re-grading of the site shall not result in slopes in excess of twenty (20) percent; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Allen M. Smith, Esq., as agent for Old Steeple Community Church, the Riverhead Planning Department, Riverhead Building Department, Town Engineer, and Office of the Town Attorney.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

DECLARATION AND COVENANTS

THIS DECLARATION, made the _____ day of _____, 1992, made by OLD STEEPLE COMMUNITY CHURCH, residing at Main Road, Aquebogue, New York, 11931, Declarant.

W I T N E S S E T H:

WHEREAS, Declarant is the owner of certain real property situate in the Town of Riverhead, Suffolk County, New York, more particularly bounded and described as set forth in SCHEDULE "A" annexed hereto, as provided by Declarant; and

WHEREAS, for and in consideration of the granting of said site plan, the Town Board of the Town of Riverhead has deemed it to be in the best interests of the Town of Riverhead, and the owner and prospective owners of said parcel, that the within covenants and restrictions be imposed on said parcel, and as a condition of granting said site plan and said Town Board has required that the within Declaration be recorded in the Suffolk County Clerk's Office; and

WHEREAS, Declarant has considered the foregoing and determined that same will be in the best interest of the Declarant and subsequent owners of said parcel.

NOW, THEREFORE, THIS DECLARANT WITNESSETH:

That Declarant, for the purpose of carrying out the intentions above expressed, does hereby make known, admit, publish, covenant and agree that the said premises herein described shall hereafter be subject to the following covenants which shall run with the land, and shall be binding upon all purchasers and holders of said premises, their heirs, executors, legal representatives, distributees, successors and assigns; to wit:

1. That the provisions of the **Riverhead Town Code**, which are not addressed by this resolution, or other official action of the Town shall, at all times, be complied with by the owner of the property covered by this site plan;

2. That the form, design, location and color of all signage shall be submitted to the Town Board for its review and approval pursuant to the site plan process and the sign permit procedure prior to being installed at the property; that all signage so proposed shall be coordinated in appearance and design; and that all provisions of Section 108-56 of the **Riverhead Town Code** shall be complied with, and that all tenants shall be apprised of said requirements as well as those of Section 108-110.7 and any restrictions imposed as a condition of the site plan approval granted herein;

3. No lighting shall be installed or adjusted in such a way as to cause direct glare on neighboring properties or adjoining highways;

4. That the applicant is familiar with the **Riverhead Town Code**, Chapter 96, entitled, "Trash, Rubbish and Refuse Disposal", and Chapter 98, prohibiting the accumulation of litter, and requiring the enclosure of dumpsters, and agrees to abide by same;

5. Parking, paving and drainage shall be provided pursuant to specifications outlined in the **Riverhead Town Code**;

6. That the parking area shall be maintained pursuant to specifications outlined in the **Riverhead Town Code**;

7. That adequate parking for the handicapped, pursuant to State and Federal law, shall be provided and that each handicap stall shall be designated by an individual sign erected on a stanchion stating, "**No Parking, Handicap Only**", and the universal symbol affixed thereto;

8. That any and all landscaped and paved areas shall be regularly maintained in an orderly and professional manner and kept free of weeds and litter; and that any planters, planter boxes, window boxes or other container plantings shall likewise be maintained on a year-round basis;

9. Pursuant to Section 108-133I of the **Code of the Town of Riverhead**, the applicant, upon approval of a final site plan by this resolution and prior to the issuance of a building permit, shall post a performance bond or other equivalent security. The performance bond or other security assures the performance of all the conditions of the building permit in accordance with the site plan approval. The Supervisor, upon approval from the Town Attorney as to form, is hereby authorized to accept said performance bond or other security, which shall be filed with the Town Clerk subsequent to approval of the site plan herein. The building permit shall not be issued until the Town Clerk certifies that the performance bond or other security has been filed in the Office of the Town Clerk of the Town of Riverhead. Said security shall be in full force and effect for the term of the building permit or any renewal thereof;

10. That the topsoil shall conform to the specifications of the New York State Department of Transportation in regard to ph, organic content, and gradation;

11. That all nursery stock and installation methods thereof shall meet the latest "American Standards for Nursery Stock," as published by the American Association of Nurserymen.

Declarant has hereunto set his (her) hand and seal the day and year above first written.

By: _____
(Title)

For: OLD STEEPLE COMMUNITY CHURCH

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

On the _____ day of _____, 1992, before me personally came _____, to me known and known to be the individual who executed the foregoing instrument; that (s)he is the owner of certain real property located at the northwest corner of New York State Route 25 and West Lane, Aquebogue, New York, the subject property of this Declaration and Covenant, and understands the content thereof; and that (s)he did swear to me that (s)he executed the same.

NOTARY PUBLIC

WHEREFORE, BE IT

RESOLVED, that the Riverhead Town Board declare itself to be the agency in the site plan application of Christopher Meyer, and

BE IT FURTHER

RESOLVED, that the petition be considered to be a Type I Action and that no Environmental Impact Statement be prepared, and

BE IT FURTHER

RESOLVED, that the Riverhead Planning Department be directed to amend and post these notices as required by §17.10, and

BE IT FURTHER

RESOLVED, that the Town Clerk be and hereby is authorized to send a certified copy of this resolution to the Planning Department and applicant.

Robert Gilliam, yes; Christopher Meyer, yes; Mark, yes; Prochowski, yes;
Jankowski, yes. 5 yes.
Resolution was therefore duly declared adopted.

82 **DECLARES LEAD AGENCY AND DETERMINES SIGNIFICANCE OF ACTION -
SITE PLAN APPLICATION OF CHRISTOPHER MAYOR**

Councilperson Creighton offered the following resolution,
which was seconded by Councilperson Gilliam :

WHEREAS, the Riverhead Town Board is in receipt of a petition for
Site Plan approval from Christopher Mayor for expansion of floor area
and facade improvements on an existing two-story masonry building on a
one-acre parcel zoned Business 'D' and specifically known as Suffolk
County Tax Map Number 0600-128-3-63, and

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

WHEREAS, the Riverhead Planning Department has reviewed the
Environmental Assessment Form and supporting documentation and has
recommended that the petition be considered a Type I Action pursuant to
617.12(b)(12), for which coordinated SEQOR review is required, and

WHEREAS, the Riverhead Planning Department has been unable to
notify any other involved agencies (as that term is used for SEQOR
purposes) which pursuant to 617.6(a) negates the requirement for
coordinated review, and

WHEREAS, the Planning Department, by preparation and evaluation of
the SEQOR staff report, has further recommended that the action will not
have a significant impact upon the environment;

NOW, THEREFORE, BE IT

RESOLVED, that the Riverhead Town Board declare itself to be the
Lead Agency in the Site Plan application of Christopher Mayor, and

BE IT FURTHER

RESOLVED, that the petition be considered to be a Type I Action
which will not have a significant impact upon the environment and that
an Environmental Impact Statement need not be prepared, and

BE IT FURTHER

RESOLVED, that the Riverhead Planning Department be directed to
publish and post those notices as required by 617.10, and

BE IT FURTHER

RESOLVED, that the Town Clerk be and hereby is authorized to
forward a certified copy of this resolution to the Planning Department
and the applicant.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;
Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

APPROVES SITE PLAN OF CHRISTOPHER MAYOR

Councilperson Gilliam offered the following resolution, which was seconded by Councilperson Creighton :

WHEREAS, a site plan and elevations were submitted by Christopher Mayor for a building addition and facade improvements located at 49-57 West Main Street, Riverhead, New York, known and designated as Suffolk County Tax Map Number 0600-128-3-63; and

WHEREAS, the Planning Department has reviewed the survey dated September 9, 1989, as prepared by Lane Surveying, 195 Alexander Avenue, Nesconset, New York, 11767, and elevations dated in-house July 30, 1992, as prepared by Lahti Environmental Engineering, 360-9 Knickerbocker Avenue, Bohemia, New York, 11716, and has recommended to the Town Board of the Town of Riverhead that said site plan application be approved; and

WHEREAS, based upon the Town Board's review of the full Environmental Assessment Form and the proceedings had herein, the Town Board determines that the site plan applied for will be a(n) Type I Action without a significant impact upon the environment pursuant to the State Environmental Conservation Law and 6 NYCRR Part 617; and

WHEREAS, a copy of the site plan has been marked and initialled by the Town Board to show changes that are further set forth in this resolution, which site plan shall be on record with the Town Clerk; and

WHEREAS, this Town Board has reviewed the survey and elevations aforementioned.

NOW, THEREFORE, BE IT

RESOLVED, that the site plan and elevations submitted by Christopher Mayor, for a building addition and facade improvements, located at 49-57 West Main Street, Riverhead, New York, dated in-house July 30, 1992, as prepared by Lahti Environmental Engineering, 360-9 Knickerbocker Avenue, Bohemia, New York, 11716, be and are hereby approved by the Town Board of the Town of Riverhead, subject to the following:

1. That the provisions of the **Riverhead Town Code**, which are not addressed by this resolution, or other official action of the Town shall, at all times, be complied with by the owner of the property covered by this site plan;

2. That a covenant containing all the limitations and provisions of these approvals contained in this resolution, in a

form as attached, shall be recorded with the Suffolk County Clerk and a copy of such recorded covenant shall be filed with the Riverhead Town Clerk. This resolution shall not become effective until such covenant is duly recorded with the Suffolk County Clerk's Office and filed with the Riverhead Town Clerk;

3. That the form, design, location and color of all signage shall be submitted to the Town Board for its review and approval pursuant to the site plan process and the sign permit procedure prior to being installed at the property; that all signage so proposed shall be coordinated in appearance and design; and that all provisions of Section 108-56 of the **Riverhead Town Code** shall be complied with, and that all tenants shall be apprised of said requirements as well as those of Section 108-110.7 and any restrictions imposed as a condition of the site plan approval granted herein;

4. No lighting shall be installed or adjusted in such a way as to cause direct glare on neighboring properties or adjoining highways;

5. That the applicant is familiar with the **Riverhead Town Code**, Chapter 96, entitled, "Trash, Rubbish and Refuse Disposal", and Chapter 98, prohibiting the accumulation of litter, and requiring the enclosure of dumpsters, and agrees to abide by same;

6. That any and all landscaped and paved areas shall be regularly maintained in an orderly and professional manner and kept free of weeds and litter; and that any planters, planter boxes, window boxes or other container plantings shall likewise be maintained on a year-round basis;

7. Pursuant to Section 108-133I of the **Code of the Town of Riverhead**, the applicant, upon approval of a final site plan by this resolution and prior to the issuance of a building permit, shall post a performance bond or other equivalent security. The performance bond or other security assures the performance of all the conditions of the building permit in accordance with the site plan approval. The Supervisor, upon approval from the Town Attorney as to form, is hereby authorized to accept said performance bond or other security, which shall be filed with the Town Clerk subsequent to approval of the site plan herein. The building permit shall not be issued until the Town Clerk certifies that the performance bond or other security has been filed in the Office of the Town Clerk of the Town of Riverhead. Said security shall be in full force and effect for the term of the building permit or any renewal thereof;

8. That the topsoil shall conform to the specifications of the New York State Department of Transportation in regard to ph, organic content, and gradation;

9. That all nursery stock and installation methods thereof shall meet the latest "American Standards for Nursery Stock," as published by the American Association of Nurserymen; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Christopher Mayor, Lahti Environmental Engineering, the Riverhead Planning Department, Riverhead Building Department, Town Engineer, and Office of the Town Attorney.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

DECLARATION AND COVENANTS

THIS DECLARATION, made the _____ day of _____, 1992, made by CHRISTOPHER MAYOR, residing at 360 Knickerbocker Avenue, Bohemia, New York, 11716, Declarant.

W I T N E S S E T H:

WHEREAS, Declarant is the owner of certain real property situate in the Town of Riverhead, Suffolk County, New York, more particularly bounded and described as set forth in SCHEDULE "A" annexed hereto, as provided by Declarant; and

WHEREAS, for and in consideration of the granting of said site plan, the Town Board of the Town of Riverhead has deemed it to be in the best interests of the Town of Riverhead, and the owner and prospective owners of said parcel, that the within covenants and restrictions be imposed on said parcel, and as a condition of granting said site plan and said Town Board has required that the within Declaration be recorded in the Suffolk County Clerk's Office; and

WHEREAS, Declarant has considered the foregoing and determined that same will be in the best interest of the Declarant and subsequent owners of said parcel.

NOW, THEREFORE, THIS DECLARANT WITNESSETH:

That Declarant, for the purpose of carrying out the intentions above expressed, does hereby make known, admit, publish, covenant and agree that the said premises herein described shall hereafter be subject to the following covenants which shall run with the land, and shall be binding upon all purchasers and holders of said premises, their heirs, executors, legal representatives, distributees, successors and assigns; to wit:

1. That the provisions of the **Riverhead Town Code**, which are not addressed by this resolution, or other official action of the Town shall, at all times, be complied with by the owner of the property covered by this site plan;

2. That the form, design, location and color of all signage shall be submitted to the Town Board for its review and approval pursuant to the site plan process and the sign permit procedure prior to being installed at the property; that all signage so proposed shall be coordinated in appearance and design; and that all provisions of Section 108-56 of the **Riverhead Town Code** shall be complied with, and that all tenants shall be apprised of said requirements as well as those of Section 108-110.7 and any restrictions imposed as a condition of the site plan approval granted herein;

3. No lighting shall be installed or adjusted in such a way as to cause direct glare on neighboring properties or adjoining highways;

4. That the applicant is familiar with the **Riverhead** 790 **Town Code**, Chapter 96, entitled, "Trash, Rubbish and Refuse Disposal", and Chapter 98, prohibiting the accumulation of litter, and requiring the enclosure of dumpsters, and agrees to abide by same;

5. That any and all landscaped and paved areas shall be regularly maintained in an orderly and professional manner and kept free of weeds and litter; and that any planters, planter boxes, window boxes or other container plantings shall likewise be maintained on a year-round basis;

6. Pursuant to Section 108-133I of the **Code of the Town of Riverhead**, the applicant, upon approval of a final site plan by this resolution and prior to the issuance of a building permit, shall post a performance bond or other equivalent security. The performance bond or other security assures the performance of all the conditions of the building permit in accordance with the site plan approval. The Supervisor, upon approval from the Town Attorney as to form, is hereby authorized to accept said performance bond or other security, which shall be filed with the Town Clerk subsequent to approval of the site plan herein. The building permit shall not be issued until the Town Clerk certifies that the performance bond or other security has been filed in the Office of the Town Clerk of the Town of Riverhead. Said security shall be in full force and effect for the term of the building permit or any renewal thereof;

7. That the topsoil shall conform to the specifications of the New York State Department of Transportation in regard to ph, organic content, and gradation;

8. That all nursery stock and installation methods thereof shall meet the latest "American Standards for Nursery Stock," as published by the American Association of Nurserymen.

Declarant has hereunto set his (her) hand and seal the day and year above first written.

CHRISTOPHER MAYOR

STATE OF NEW YORK)

) ss.:

COUNTY OF SUFFOLK)

On the _____ day of _____, 1992, before me personally came CHRISTOPHER MAYOR, to me known and known to be the individual who executed the foregoing instrument; that (s)he is the owner of certain real property located at 49-57 West Main Street, Riverhead, New York, the subject property of this Declaration and Covenant, and understands the content thereof; and that (s)he did swear to me that (s)he executed the same.

NOTARY PUBLIC

484 ESTABLISHES AN AD-HOC COMMITTEE FOR THE REVIEW OF ADMINISTRATIVE AND PROCEDURAL PREREQUISITES TO ECONOMIC DEVELOPMENT

COUNCILPERSON Gilliam offered the following resolution, which was seconded by COUNCILPERSON Creighton.

WHEREAS, the Town of Riverhead desires to encourage responsible economic development and growth, to create meaningful employment opportunities and enhance its tax base; and

WHEREAS, the Town of Riverhead recognizes that there exists many duplicate administrative requirements and procedures which become obstacles to economic development; and

WHEREAS, the Town of Riverhead further recognizes that some administrative requirements operate as artificial barriers to responsible economic development and growth; and

WHEREAS, the Town of Riverhead seeks to remove these impediments to future economic development where practicable; and

WHEREAS, the County of Suffolk has initiated a "Fast Track" Program to assist and encourage economic development; and

WHEREAS, the Town of Riverhead shares with Suffolk County a desire to facilitate economic development by reducing administrative and procedural impediments; and

WHEREAS, the Town of Riverhead desires to create a local forum for the discussion of these concerns with a view towards making recommendations to the County of Suffolk;

NOW, THEREFORE BE IT

RESOLVED, that the Town of Riverhead establishes an AD-HOC COMMITTEE to review existing administrative and procedural requirements for economic development and make recommendations with respect to the removal of duplicate or unnecessary requirements; and

BE IT FURTHER RESOLVED, that said AD-HOC COMMITTEE shall be comprised of local developers and planners and those interested in encouraging or enhancing responsible economic development in the Town, along with representatives from Town government; and

BE IT FURTHER RESOLVED, that said AD-HOC COMMITTEE shall make a report of its recommendations to the Town Board for consideration; and

BE IT FURTHER RESOLVED, that the Town clerk is hereby authorized to forward a copy of this resolution to the Town of Riverhead Planning and Building Departments.

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes.

5 YES

The resolution was thereupon duly declared adopted.

August 4, 1992

485 AUTHORIZES TRANSFER OF FUNDS

Councilperson Stark offered the following resolution which was seconded by Councilperson Prusinowski.

RESOLVED, that the Supervisor be and is hereby authorized to establish the following \$500.00 budget adjustment.

\$500.00 FROM: 001.031220.542320
TO: 001.031220.541406

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes.

5 YES

The resolution was thereupon duly declared adopted.

AUGUST 4, 1992

486 AUTHORIZES SUPERVISOR TO EXECUTE WATER AGREEMENT WITH
DAVID LEE FULTON

Councilperson Creighton offered the following resolution which was seconded by Councilperson Gilliam.

WHEREAS, David Lee Fulton, the owner of premises as described in the attached agreement have petitioned the Riverhead Water District for an extension thereof to service property more particularly described therein; and

WHEREAS, the Riverhead Town Board, as governing body of the Riverhead Water District, agrees to supply water upon the terms set forth in the agreement until an extension of the Water District is practical.

NOW, THEREFORE, BE IT RESOLVED, that the Supervisor be and is hereby authorized to execute a water service agreement with David Lee Fulton the owner of the affected parcel in the form attached; and

BE IT FURTHER RESOLVED, that the Town Clerk shall forward certified copies of this resolution Pierre G. Lundberg, Esq., Gary Pendzick, and the Riverhead Town Assessors.

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes.

5 YES

The resolution was thereupon duly declared adopted.

AGREEMENT

AGREEMENT, made this ____ day of August, 1992, between the RIVERHEAD WATER DISTRICT, with offices at 200 Howell Avenue, Riverhead, New York, (hereinafter referred to as the "District"), and David Lee Fulton, with offices at 3 Ballman Court, Riverhead, New York, 11901, (hereinafter referred to as the "Petitioner"),

W I T N E S S E T H :

WHEREAS, premises as more particularly described in the attached Exhibit A are owned by Petitioner, and

WHEREAS, such premises may be served by the District but are not located within the geographical boundaries of the District, and

WHEREAS, Petitioner desires to be served by the District and to have the District extended to include the above mentioned premises,

NOW, THEREFORE, IT IS MUTUALLY AGREED AS FOLLOWS:

1. Petitioner, being the owner of premises described in Exhibit A, hereby petitions the Riverhead Town Board to extend the Riverhead Water District to include the premises described in Exhibit A;

2. Petitioner understands that the extension requested herein may not be acted upon until the owners of contiguous parcels also petition for an extension; however, in the interim the District agrees to supply water upon the same

terms and conditions as outlined in the Riverhead Town Code and pursuant to the regulations as may be established by the Superintendent of the District;

3. Petitioner shall pay the same ad valorem levies as contiguous properties may be charged for District-wide charges as well as applicable extension charges.

Petitioner requests that the Riverhead Town Assessors so designate the property on the assessment role.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals the day and year above written.

RIVERHEAD WATER DISTRICT

By: _____

STATE OF NEW YORK)
COUNTY OF SUFFOLK)

Petitioner

On this ____ day of November, 19____, I, _____, personally appeared and appeared to me as a Justice of the Peace, who by me being duly sworn, did depose and say that he resides at _____ of _____ the corporation described in and which executed the foregoing instrument; that he knows the seal of said corporation, that one of the seals affixed to said instrument is such seal, that it was so affixed by order of the Directors of said Corporation, and that he signed his name thereto by like order.

STATE OF NEW YORK)

ss.:

COUNTY OF SUFFOLK)

On the _____ day of August, 1992, before me personally came JOSEPH F. JANOSKI, to me known, who being by me duly sworn, did depose and say that he is the duly executed Supervisor of the Town of Riverhead; that at a meeting of the Town Board of the Town of Riverhead held on the _____ day of _____, 1992, the said Board, also acting in its capacity as the governing body of the Riverhead Water District, authorized the said Supervisor to execute the foregoing Water Service Agreement; that he knows the seal of said Town and that the said Water District seal is also the seal of the Town of Riverhead; that the seal affixed to the foregoing instrument is its corporate seal; that it was affixed thereto by order of the said Board, and that he signed his name thereto and executed the said instrument on behalf of the said Water District by like order and authority.

STATE OF NEW YORK)

ss.:

COUNTY OF SUFFOLK)

On this _____ day of November, before me personally came and appeared _____, to me known, who by me being duly sworn, did depose and say that he resides at _____; that he is the _____ of _____, the corporation described in _____ and which executed the foregoing instrument; that he knows the seal of said corporation, that one of the seals affixed to said instrument is such seal, that it was so affixed by order of the Directors of said Corporation, and that he signed his name thereto by like order.

RECORDED

CONSULT YOUR LAWYER BEFORE SIGNING THIS INSTRUMENT - THIS INSTRUMENT SHOULD BE USED BY LAWYERS ONLY

798

THIS INDENTURE, made the 21 day of September, nineteen hundred and eighty-four

BETWEEN JOHN WANDOLOSKI, residing at No # Brickiln Road, P.O. Box 1917, Sag Harbor, NY 11963

DISTRICT	SECTION	BLOCK	LOT
600	125	020	262

7254

party of the first part, and

DAVID LEE FULTON, residing at 3 Ballman Court, Riverhead, NY 11901

party of the second part,

WITNESSETH, that the party of the first part, in consideration of ten dollars and other valuable consideration paid by the party of the second part, does hereby grant and release unto the party of the second part, the heirs or successors and assigns of the party of the second part forever,

ALL that certain plot, piece or parcel of land, with the buildings and improvements thereon erected, situate, lying and being in the Town of Riverhead, County of Suffolk and State of New York more particularly bounded and described as follows:

BEGINNING at the Northeast corner of the premises herein described which said point is situated South 76 degrees 32 minutes 00 seconds West 154.25 feet from the corner formerly by the intersection of the Southerly side of the existing 20 foot Right of Way and the Westerly side of River Road (NYS Route 25); RUNNING THENCE from said point of beginning along the Westerly line of lands of Riverside Homes, Inc. and New Day Land Developers Ltd. South 13 degrees 41 minutes 00 seconds East 232.73 feet to the line on the Peconic River; THENCE along Peconic River, on the line course of North 65 degrees 20 minutes 00 seconds West a distance of 135.81 feet to other lands of the Estate of Lillian C. Wandoloski; THENCE along lands last above mentioned the following (2) courses and distances: (1) North 09 degrees 58 minutes 43 seconds East 102.31 feet (2) North 13 degrees 41 minutes 00 seconds West 55.00 feet to the Southerly side of a 20 foot Right of Way; THENCE along the Southerly side of the 20 foot Right of Way North 76 degrees 32 minutes 00 seconds East 65.44 feet to the point or place of beginning.

Together with a non-exclusive Right of Way over the following 20 foot parcel of land.

(See Rider)

RECEIVED
\$ 120.00
REAL ESTATE
SEP 26 1984
TRANSFER TAX
SUFFOLK
COUNTY

7254

TOGETHER with all right, title and interest, if any, of the party of the first part in and to any streets and roads abutting the above described premises to the center lines thereof; TOGETHER with the appurtenances and all the estate and rights of the party of the first part in and to said premises; TO HAVE AND TO HOLD the premises herein granted unto the party of the second part, the heirs or successors and assigns of the party of the second part forever.

AND the party of the first part covenants that the party of the first part has not done or suffered anything whereby the said premises have been encumbered in any way whatever, except as aforesaid.

AND the party of the first part, in compliance with Section 13 of the Lien Law, covenants that the party of the first part will receive the consideration for this conveyance and will hold the right to receive such consideration as a trust fund to be applied first for the purpose of paying the cost of the improvement and will apply the same first to the payment of the cost of the improvement before using any part of the total of the same for any other purpose.

The word "party" shall be construed as if it read "parties" whenever the sense of this indenture so requires.

IN WITNESS WHEREOF, the party of the first part has duly executed this deed the day and year first above written.

IN PRESENCE OF:

JULIETTE A. KINCILLA
Clerk of Suffolk County

[Signature]

RECORDED

SEP 26 1984

Town of Riverhead

Rec. of Taxes

120-
AL



Dist:
0600

Section:
125.00

Block:
02.00

Lot:
026.00

LIBER 9648 PAGE 128

20

RIDER TO DEED
WANDOLOSKI to FULTON

BEGINNING at the corner formed by the intersection of the southerly side of Right of Way with the westerly side of River (N.Y.S. Route 25) Road;

RUNNING THENCE South $76^{\circ} 32' 00''$ West 219.69 feet to land formerly of Wandoloski;

RUNNING THENCE North $13^{\circ} 14' 00''$ West along said land formerly of Wandoloski 20.00 feet to land of Riverside Homes, Inc.;

RUNNING THENCE North $76^{\circ} 32' 00''$ East along southerly line of land of Riverside Homes, Inc., 217.86 feet to the westerly side of River Road;

RUNNING THENCE South $18^{\circ} 55' 00''$ East along the westerly side of River Road 20.09 feet to the point or place of BEGINNING.

BEING AND INTENDED TO BE the same premises conveyed to the party of the first part by deed dated February 22, 1982 and recorded in the Office of the Clerk of the County of Suffolk on February 22, 1982 in Liber 9145 pages 491, 492, 493.

RECORDED

SEP 26 1984

JULIETTE A. KINSELLA
Clerk of Suffolk County

AUGUST 4, 1992

~~487~~ AUTHORIZES SUPERVISOR TO EXECUTE WATER AGREEMENT WITH RIVERSIDE HOMES, INC.

Councilperson Gilliam offered the following resolution which was seconded by Councilperson Creighton.

WHEREAS, Riverside Homes, Inc., the owner of premises as described in the attached agreement have petitioned the Riverhead Water District for an extension thereof to service property more particularly described therein; and

WHEREAS, the Riverhead Town Board, as governing body of the Riverhead Water District, agrees to supply water upon the terms set forth in the agreement until an extension of the Water District is practical.

NOW, THEREFORE, BE IT RESOLVED, that the Supervisor be and is hereby authorized to execute a water service agreement with Riverside Homes, Inc. the owners of the affected parcel in the form attached; and

BE IT FURTHER RESOLVED, that the Town Clerk shall forward certified copies of this resolution Pierre G. Lundberg, Esq., Gary Pendzick, and the Riverhead Town Assessors.

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes.

5 YES

The resolution was thereupon duly declared adopted.

AGREEMENT

AGREEMENT, made this ____ day of August, 1992, between the RIVERHEAD WATER DISTRICT, with offices at 200 Howell Avenue, Riverhead, New York, (hereinafter referred to as the "District"), and Riverside Homes, Inc., with offices at 1167 West Main Street, Riverhead, NY 11901, (hereinafter referred to as the "Petitioner"),

W I T N E S S E T H :

WHEREAS, premises as more particularly described in the attached Exhibit A are owned by Petitioner, and

WHEREAS, such premises may be served by the District but are not located within the geographical boundaries of the District, and

WHEREAS, Petitioner desires to be served by the District and to have the District extended to include the above mentioned premises,

NOW, THEREFORE, IT IS MUTUALLY AGREED AS FOLLOWS:

1. Petitioner, being the owner of premises described in Exhibit A, hereby petitions the Riverhead Town Board to extend the Riverhead Water District to include the premises described in Exhibit A;

2. Petitioner understands that the extension requested herein may not be acted upon until the owners of contiguous parcels also petition for an extension; however, in the interim the District agrees to supply water upon the same

terms and conditions as outlined in the Riverhead Town Code and pursuant to the regulations as may be established by the Superintendent of the District;

3. Petitioner shall pay the same ad valorem levies as contiguous properties may be charged for District-wide charges as well as applicable extension charges.

Petitioner requests that the Riverhead Town Assessors so designate the property on the assessment role.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals the day and year above written.

RIVERHEAD WATER DISTRICT

By: _____

STATE OF NEW YORK)
COUNTY OF SUFFOLK)

Petitioner

On this ____ day of November, 19____, personally appeared _____, to be known, who by so being duly sworn, did depose and say that he resides at _____ of _____ the corporation described in and which executed the foregoing instrument; that he knows the seal of said corporation, that one of the seals affixed to said instrument is such seal, that it was so affixed by order of the Directors of said Corporation, and that he signed his name thereto by like order.

AUGUST 4, 1992

488 AUTHORIZES SUPERVISOR TO EXECUTE WATER AGREEMENT WITH RIVERSIDE HOMES, INC.

Councilperson Prusinowski offered the following resolution which was seconded by Councilperson Stark.

WHEREAS, Riverside Homes, Inc., the owner of premises as described in the attached agreement have petitioned the Riverhead Water District for an extension thereof to service property more particularly described therein; and

WHEREAS, the Riverhead Town Board, as governing body of the Riverhead Water District, agrees to supply water upon the terms set forth in the agreement until an extension of the Water District is practical.

NOW, THEREFORE, BE IT RESOLVED, that the Supervisor be and is hereby authorized to execute a water service agreement with Riverside Homes, Inc. the owners of the affected parcel in the form attached; and

BE IT FURTHER RESOLVED, that the Town Clerk shall forward certified copies of this resolution Pierre G. Lundberg, Esq., Gary Pendzick, and the Riverhead Town Assessors.

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes.

5 YES

The resolution was thereupon duly declared adopted.

AGREEMENT

AGREEMENT, made this ____ day of August, 1992, between the RIVERHEAD WATER DISTRICT, with offices at 200 Howell Avenue, Riverhead, New York, (hereinafter referred to as the "District"), and Riverside Homes, Inc., with offices at 167 West Main Street, Riverhead, NY 11901, (hereinafter referred to as the "Petitioner"),

W I T N E S S E T H :

WHEREAS, premises as more particularly described in the attached Exhibit A are owned by Petitioner, and

WHEREAS, such premises may be served by the District but are not located within the geographical boundaries of the District, and

WHEREAS, Petitioner desires to be served by the District and to have the District extended to include the above mentioned premises,

NOW, THEREFORE, IT IS MUTUALLY AGREED AS FOLLOWS:

1. Petitioner, being the owner of premises described in Exhibit A, hereby petitions the Riverhead Town Board to extend the Riverhead Water District to include the premises described in Exhibit A;

2. Petitioner understands that the extension requested herein may not be acted upon until the owners of contiguous parcels also petition for an extension; however, in the interim the District agrees to supply water upon the same

terms and conditions as outlined in the Riverhead Town Code and pursuant to the regulations as may be established by the Superintendent of the District;

3. Petitioner shall pay the same ad valorem levies as contiguous properties may be charged for District-wide charges as well as applicable extension charges.

Petitioner requests that the Riverhead Town Assessors so designate the property on the assessment role.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals the day and year above written.

RIVERHEAD WATER DISTRICT

By: _____

STATE OF NEW YORK
COUNTY OF SULLY

Petitioner

On this _____ day of _____, _____ personally appeared _____ to be known, who by me being duly sworn, did depose and say that he resides at _____ that he is the _____ the corporation described in and which executed the foregoing instrument; that he knows the seal of said corporation, that one of the seals affixed to said instrument is such seal, that it was so affixed by order of the Directors of said Corporation, and that he signed his name thereto by like order.

bit A
S.F. RES

NOW OR FORMERLY J. PFLEIGER

809

125-2-27

SH-5

CAMP-1562

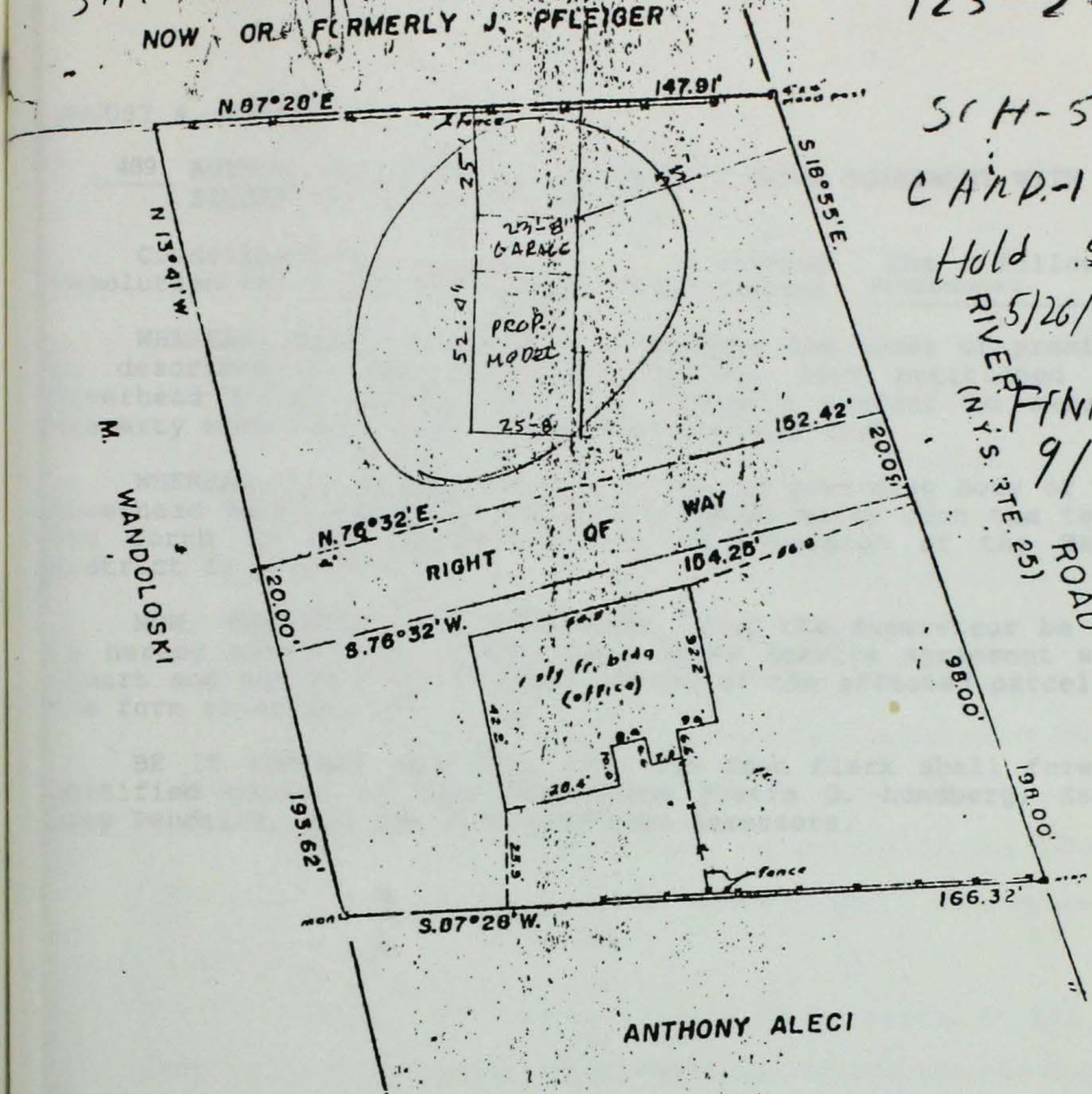
Hold 50%

RIVER IN Y.S. SITE 251
5/26/76

FINISHED

9/15/76

ROAD



ANTHONY ALECI

BUILDING DEPARTMENT TOWN OF RIVERHEAD
PLANS & SPECIFICATIONS ACCOMPANYING
BUILDING-ZONING PERMIT NO. ZB 4232

APPROVED BY: Raymond W. [Signature]
INSPECTOR

REFERENCE:
5/6/76
DATE

GUARANTEED TO:
AMERICAN TITLE INSURANCE CO
BANK OF BABYLON
RIVERSIDE HOMES, INC.

SURVEY FOR
RIVERSIDE HOMES, INC.
AT RIVERHEAD
TOWN OF RIVERHEAD
SUFFOLK COUNTY, N.Y.

SCALE: 1" = 40'
FEB. 13, 1971

Robert A. Kart
LAND SURVEYOR
N.Y. LIC. NO. 28725

AUGUST 4, 1992 .

489 AUTHORIZES SUPERVISOR TO EXECUTE WATER AGREEMENT WITH
STUART AND SAVINO FELDSCHUH

Councilperson Stark offered the following
resolution which was seconded by Councilperson Prusinowski.

WHEREAS, Stuart and Savino Feldschuh, the owner of premises as described in the attached agreement have petitioned the Riverhead Water District for an extension thereof to service property more particularly described therein; and

WHEREAS, the Riverhead Town Board, as governing body of the Riverhead Water District, agrees to supply water upon the terms set forth in the agreement until an extension of the Water District is practical.

NOW, THEREFORE, BE IT RESOLVED, that the Supervisor be and is hereby authorized to execute a water service agreement with Stuart and Savino Feldschuh the owners of the affected parcel in the form attached; and

BE IT FURTHER RESOLVED, that the Town Clerk shall forward certified copies of this resolution Pierre G. Lundberg, Esq., Gary Pendzick, and the Riverhead Town Assessors.

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes;

5 YES

The resolution was thereupon duly declared adopted.

AGREEMENT

AGREEMENT, made this ____ day of August, 1992, between the RIVERHEAD WATER DISTRICT, with offices at 200 Howell Avenue, Riverhead, New York, (hereinafter referred to as the "District"), and Stuart and Savino Feldschuh, with offices at 88 Hart Avenue, Flanders, NY 11901, (hereinafter referred to as the "Petitioner"),

W I T N E S S E T H :

WHEREAS, premises as more particularly described in the attached Exhibit A are owned by Petitioner, and

WHEREAS, such premises may be served by the District but are not located within the geographical boundaries of the District, and

WHEREAS, Petitioner desires to be served by the District and to have the District extended to include the above mentioned premises,

NOW, THEREFORE, IT IS MUTUALLY AGREED AS FOLLOWS:

1. Petitioner, being the owner of premises described in Exhibit A, hereby petitions the Riverhead Town Board to extend the Riverhead Water District to include the premises described in Exhibit A;

2. Petitioner understands that the extension requested herein may not be acted upon until the owners of contiguous parcels also petition for an extension; however, in the interim the District agrees to supply water upon the same

terms and conditions as outlined in the Riverhead Town Code and pursuant to the regulations as may be established by the Superintendent of the District;

3. Petitioner shall pay the same ad valorem levies as contiguous properties may be charged for District-wide charges as well as applicable extension charges.

Petitioner requests that the Riverhead Town Assessors so designate the property on the assessment role.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals the day and year above written.

RIVERHEAD WATER DISTRICT

By: _____

Petitioner

CONSULT YOUR LAWYER BEFORE SIGNING THIS INSTRUMENT - THIS INSTRUMENT SHOULD BE USED BY LAWYERS ONLY

10587 N170

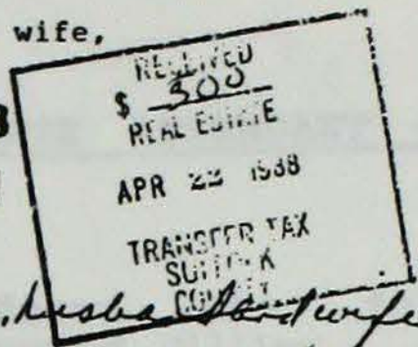
THIS INDENTURE, made the 14th day of April, nineteen hundred and eighty-eight

BETWEEN

HERBERT KUNITZ and JOAN KUNITZ, his wife,
70 Topping Drive
Riverhead, New York 11901

35743

125-2-21



party of the first part, and

STUART FELTSCHUH and CAROLYN SAVINO,
88 Hart Avenue
Flanders, New York 11901

party of the second part,

WITNESSETH, that the party of the first part, in consideration of Ten Dollars and other valuable consideration paid by the party of the second part, does hereby grant and release unto the party of the second part, the heirs or successors and assigns of the party of the second part forever,

ALL that certain plot, piece or parcel of land, with the buildings and improvements thereon erected, situate, lying and being in the Town of Riverhead, County of Suffolk, and State of New York, bounded and described as follows:

BEGINNING at a point on the Northeasterly side of River Road; said point being at the northwesterly corner of the herein described premises, which point is intersected by the Southwesterly corner of land now or formerly of James Allen; said point or place of Beginning being also distant the following two courses and distances as measured along the northeasterly side of River Road from the corner formed by the intersection of the Northeasterly side of River Road with the Easterly side of Mill Road;

1. South 19 degrees 24 minutes 00 seconds, East 235.74 feet;
2. South 22 degrees 35 minutes 00 seconds, East 200.3 feet to the true point or place of beginning;

RUNNING THENCE from said point or place of beginning, along land now or formerly of JAMES ALLEN South 77 degrees 12 minutes 50 seconds East 187.20 feet to the land now or formerly of Long Island Lighting Company;

THENCE along said last mentioned land South 8 degrees 23 minutes 00 seconds West 244.46 feet to the easterly side of River Road;

THENCE along the Northeasterly side of River Road, the following two courses and distances:

1. North 40 degrees 38 minutes West 40.55 feet;
2. North 25 degrees 31 minutes West 279.82 feet to the point or place of BEGINNING.

TOGETHER with all right, title and interest, if any, of the party of the first part in and to any streets and roads abutting the above described premises to the center lines thereof; TOGETHER with the appurtenances and all the estate and rights of the party of the first part in and to said premises; TO HAVE AND TO HOLD the premises herein granted unto the party of the second part, the heirs or successors and assigns of the party of the second part forever.

AND the party of the first part covenants that the party of the first part has not done or suffered anything whereby the said premises have been encumbered in any way whatever, except as aforesaid.

AND the party of the first part, in compliance with Section 13 of the Lien Law, covenants that the party of the first part will receive the consideration for this conveyance and will hold the right to receive such consideration as a trust fund to be applied first for the purpose of paying the cost of the improvement and will apply the same first to the payment of the cost of the improvement before using any part of the total of the same for any other purpose. The word "party" shall be construed as if it read "parties" whenever the sense of this indenture so requires.

IN WITNESS WHEREOF, the party of the first part has duly executed this deed the day and year first above written.

IN PRESENCE OF:

[Signature]

Herbert Kunitz
HERBERT KUNITZ

RECORDED

APR 22 1988

JULIETTE A. KINSELLA
Clerk of Suffolk County

Joan Kunitz
KUNITZ

Rec Of Taxes - Town Of Riverhead

DIST
0600
SEC
125.00
BLK
02.00
LOT

021.000



AL

022
171

8-4-92

490 TERMINATES FRED PHILLIPS AS GATE ATTENDANT AT THE RIVERHEAD LANDFILL

COUNCILPERSON Creighton offered the following resolution, which was seconded by COUNCILPERSON Gilliam :

WHEREAS, the Town of Riverhead has established a Townwide refuse and garbage district; and

WHEREAS, the Riverhead Landfill will no longer be open on weekends and will no longer be in need of a gate attendant.

NOW, THEREFORE, BE IT

RESOLVED, that Fred Phillips be and is hereby terminated as a part-time gate attendant at the Riverhead Landfill effective August 8, 1992; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Fred Phillips, John Reeve and the Accounting Department.

Councilman Creighton moved to table resolution, Councilwoman Gilliam, seconded.

THE VOTE: Creighton, yes; Gilliam, yes; Stark, no; Prusinowski, no; Janoski, no.
3 NO 2 YES TO TABLE

Councilman Stark re-introduced the resolution as is and Councilman Prusinowski seconded it

THE VOTE: Gilliam, no; Creighton, no; Stark, yes; Prusinowski, yes; Janoski, yes.
3 YES 2 NO

The resolution was thereupon duly declared adopted.

8-4-92

491

AUTHORIZES TOWN CLERK TO PUBLISH & POST PUBLIC NOTICE TO CONSIDER AN AMENDMENT TO CHAPTER 108 "ZONING" OF THE RIVERHEAD TOWN CODE BY ADDING SECTION 108-51.2 ENTITLED "SETBACKS FOR WOOD DECKS"

COUNCILPERSON STARK offered the following resolution, which was seconded by COUNCILPERSON PRUSINOWSKI :

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the following public notice to consider amending Chapter 108 "Zoning" of the Riverhead Town Code by adding Section 108-51.2 entitled "Setbacks for Wood Decks" to Article XIII "Supplementary Use Regulations" in the AUGUST 19, 1992 issue of the Suffolk County Life:

TOWN OF RIVERHEAD
PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 1st day of September, 1992, at 7:10 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons to consider amending Chapter 108 "Zoning" of the Riverhead Town Code by adding Section 108-51.2 entitled "Setbacks for Wood Decks" to Article XIII "Supplementary Use Regulations" as follows:

108-51.2 Setbacks for wood decks.

Unenclosed, residential wood decks, no higher than the lowest finished floor elevation, shall not exceed the following side yard and rear yard setbacks in the following zoning use districts:

<u>Residence A:</u>	<u>side yard:</u>	<u>30 feet</u>
	<u>rear yard:</u>	<u>20 feet</u>
<u>Agriculture A:</u>	<u>side yard:</u>	<u>30 feet</u>
	<u>rear yard:</u>	<u>20 feet</u>
<u>Residence B:</u>	<u>side yard:</u>	<u>20 feet</u>
	<u>rear yard:</u>	<u>15 feet</u>
<u>Residence C:</u>	<u>side yard:</u>	<u>10 feet</u>
	<u>rear yard:</u>	<u>10 feet</u>
<u>Residence D:</u>	<u>side yard:</u>	<u>10 feet</u>
	<u>rear yard:</u>	<u>10 feet</u>

Dated: Riverhead, New York
August 4, 1992.

BY ORDER OF THE TOWN BOARD
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

NOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes.
Resolution was thereupon duly declared adopted.

5 YES

8-4-92

492 APPOINTS PROVISIONAL ASSESSOR ASSISTANT TO THE
ASSESSORS' OFFICE

COUNCILPERSON PRUSINOWSKI offered the following resolution, which was seconded by COUNCILPERSON STARK :

WHEREAS, Marylu Kesler was appointed as an Account Clerk Typist in the Assessors' Office effective May 14, 1992; and

WHEREAS, the position has been determined by the Civil Service Department to be that of Assessor Assistant; and

WHEREAS, the Town Board has authorized for a Help Wanted Ad for the position of Assessor Assistant to be advertised.

NOW, THEREFORE, BE IT

RESOLVED, that Marylu Kesler be and is hereby appointed to the position of Provisional Assessor Assistant in the Assessor's Office effective August 14, 1992, on Group 10 Step P of the 1991-1992 Civil Service Employees Association Wage Rate Schedule for Supervisory and Clerical Employees at the annual salary of \$21,744.84; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Marylu Kesler, Leroy Barnes, Jr., and the Accounting Office.

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes.
 5 YES

The resolution was thereupon duly declared adopted.

RES. #493

RES. #493 CK RUN JULY 23, 1992 (TBM 8-04-92)
 OFFERED the following resolution, which was
 RESOLVED, that the SUPERVISOR
 is hereby authorized to pay the following:

*****ACCOUNTS*****	*****TOTALS*****
GENERAL TOWN 001	\$378,200.14
WATER METER 002	\$0.00
BALANCE 003	\$0.00
ICE ATHLETIC LEAGUE 004	\$285.00
RECREATION CENTER 005	\$0.00
RECREATION PROGRAM 006	\$6,008.62
ROADWAY 111	\$64,176.87
SEWER 112	\$33,210.42
PAINT & MAINTENANCE 113	\$0.00
SEWER 114	\$10,059.47
SOLID WASTE COLLECTION DIST. 115	\$19,718.75
STREET LIGHTING 116	\$2,299.16
PUBLIC PARKING 117	\$19,115.89
BUSINESS IMPROVEMENTS DISTRICT 118	\$558.94
HOSPITALIZATION SELF INSURANCE 174	\$33,209.17
RETENTION 175	\$0.00
EMPLOYMENT INSURANCE RESERVE 176	\$4,261.50
INDUST. REHAB 177	\$0.00
ECONOMIC REVOLVING LOAN 178	\$3,741.53
RESIDENTIAL REHAB 179	\$37.00
RETENTIONARY/SMALL CITIES 180	\$0.00
WATER CONSORTIUM ACCOUNT 181	\$950.00
WATER DEVEL CORP WORKING 182	\$0.00
WATER CONSORTIUM ACCOUNT 183	\$0.00
WATER STORE GRANT PROGRAM 184	\$0.00
PUBLIC PARKING DEBT 381	\$0.00
SEWER DEBT 382	\$0.00
SEWER DEBT 383	\$0.00
WANGER WASTE DISTRICT DEBT 385	\$0.00
WATER HALL CAPITAL PROJECTS 406	\$11,167.98
WATER HUNDRED SERIES 408	\$135,148.28
WATER BEARS 440	\$0.00
WATER 451	\$0.00
WATER SERVICES 452	\$1,270.67
WATER SENIORS HELPING SENIORS 453	\$1,504.83
WATER 454	\$1,040.99
MUNICIPAL FUEL FUND 625	\$5,157.07
MUNICIPAL GARAGE 626	\$4,636.74
POST & AGENCY 735	\$446,645.34
MUNICIPAL TRUST 736	\$0.00
WATER SCAVENGER WASTE 918	\$7,866.27
*****GRAND TOTAL*****	\$1,190,270.63

THE VOTE

Gilliam Yes No
 Stark Yes No
 Janoski Yes No
 Creighton Yes No
 Prusnowski Yes No

THE RESOLUTION WAS WAS NOT
THEREUPON DULY DECLARED ADOPTED

RES. #22-92 ----- CK RUN JULY 31, 1992 (TBM 8-04-92)
 PERSON offered the following resolution, which was
 by COUNCILPERSON RESOLVED, that the SUPERVISOR
 is hereby authorized to pay the following:

*****ACCOUNTS*****	*****TOTALS*****
MUNICIPAL TOWN 001	\$52,185.58
WATER METER 002	\$222.31
BALANCE 003	\$0.00
ATHLETIC LEAGUE 004	\$1,826.46
CENTER 005	\$0.00
ATION PROGRAM 006	\$1,117.00
WAY 111	\$10,948.03
112	\$24,003.56
REPAIR & MAINTENANCE 113	\$71.07
114	\$12,102.64
WASTE COLLECTION DIST. 115	\$14,062.83
STREET LIGHTING 116	\$1,812.34
PARKING 117	\$1,159.18
STREET IMPROVEMENTS DISTRICT 118	\$114.25
STABILIZATION SELF INSURANCE 174	\$0.00
RETENTION 175	\$7,377.95
EMPLOYMENT INSURANCE RESERVE 176	\$0.00
ST. REHAB 177	\$1,300.00
OMIC REVOLVING LOAN 178	\$0.00
MENTIAL REHAB 179	\$0.00
ENTIONARY/SMALL CITIES 180	\$0.00
CONSORTIUM ACCOUNT 181	\$0.00
DEVEL CORP WORKING 182	\$0.00
CONSORTIUM ACCOUNT 183	\$0.00
DE GRANT PROGRAM 184	\$0.00
PARKING DEBT 381	\$0.00
DEBT 382	\$0.00
DEBT 383	\$0.00
ANGER WASTE DISTRICT DEBT 385	\$0.00
ALL CAPITAL PROJECTS 406	\$30,651.28
HUNDRED SERIES 408	\$3,248.16
REARS 440	\$0.00
451	\$0.00
SERVICES 452	\$0.00
HELPING SENIORS 453	\$34.68
454	\$22.20
MUNICIPAL FUEL FUND 625	\$8,564.21
MUNICIPAL GARAGE 626	\$5,540.55
AGENCY 735	\$1,163.79
TRUST 736	\$0.00
SCAVENGER WASTE 918	\$13,065.62
*****GRAND TOTAL*****	\$190,593.69