

**RESOLUTION NO. 363 -2010, AUTHORIZING TRANSFER  
OF SURPLUS COUNTY COMPUTER SYSTEMS AND  
HARDWARE TO PRONTO OF LONG ISLAND, INC.**

**WHEREAS**, the Suffolk County Department of Public Works has submitted to the Purchasing Department a list of surplus computer systems and hardware which have been declared surplus; and

**WHEREAS**, this equipment has been taken out of service because of obsolescent technology; and

**WHEREAS**, Pronto of Long Island, Inc. has requested the donation of three (3) computer systems from the County; and

**WHEREAS**, this organization is willing to assume responsibility for the removal and transportation of this equipment; now, therefore be it

**1st RESOLVED**, that the Suffolk County Department of Public Works is hereby authorized, empowered, and directed, to transfer the following surplus equipment to the following organization, for use within its facilities for nominal consideration:

**TO:**  
Pronto of Long Island  
128 Pine Aire Drive  
Bay Shore, NY 11706  
Contact Person: Belinda Alvarez Groneman  
631-231-8290

**COMPUTER SERIAL NO:**  
1YY1R21  
7YY1R21  
2F44R21

**MONITOR ITEM NO:**  
Item # 121  
Item # 122  
Item # 128

**PRINTER SERIAL NO:**  
CNBJN12665  
CNBJN25884  
CNBJN12661

and be it further

**2nd RESOLVED**, that the above described surplus County personal property is hereby declared to be of scrap value only and is transferred to the above listed organization for nominal consideration, pursuant to Section 8-4(C)(2)(a) of the SUFFOLK COUNTY CHARTER; and be it further

**3rd RESOLVED**, that the above named organization shall assume responsibility for the removal and transportation of said equipment; and be it further

**4th**            **RESOLVED**, that this Legislature, being the State Environmental Quality Review Act (SEQRA) lead agency, hereby finds and determines that this resolution constitutes a Type II action pursuant to Section 617.5(c)(20), (21), and (27) of Title 6 of the NEW YORK CODE OF RULES AND REGULATIONS (6 NYCRR) and within the meaning of Section 8-0109(2) of the NEW YORK ENVIRONMENTAL CONSERVATION LAW as a promulgation of regulations, rules, policies, procedures, and legislative decisions in connection with continuing agency administration, management and information collection, and the Suffolk County Council on Environmental Quality (CEQ) is hereby directed to circulate any appropriate SEQRA notices of determination of non-applicability or non-significance in accordance with this resolution.

DATED: May 11, 2010

APPROVED BY:

/s/ Steve Levy  
County Executive of Suffolk County

Date: May 26, 2010