

**CERTIFICATE OF NECESSITY FOR THE IMMEDIATE CONSIDERATION
OF INTRODUCTORY RESOLUTION NO. -2013**

WHEREAS, INTRODUCTORY RESOLUTION NO. ¹¹¹⁰ -2013

**RESOLUTION NO. -2013, RESOLUTION ACCEPTING
AND APPROPRIATING YEAR ONE OF A FIVE-YEAR
GRANT SUB-AWARD FROM THE NATIONAL
INSTITUTES OF HEALTH PASSED THROUGH THE
RESEARCH FOUNDATION OF SUNY STONY BROOK FOR
A PROJECT ENTITLED "IRACDA - THE NEW YORK
CONSORTIUM FOR THE ADVANCEMENT OF
POSTDOCTORAL SCHOLARS (CAPS)" 100%
REIMBURSED BY FEDERAL FUNDS AT SUFFOLK
COUNTY COMMUNITY COLLEGE**

WHEREAS, IT IS ESSENTIAL THAT SAID INTRODUCTORY RESOLUTION BE
CONSIDERED IMMEDIATELY,

NOW, I, JONATHAN SCHNEIDER, DEPUTY SUFFOLK COUNTY EXECUTIVE
CERTIFY PURSUANT TO ARTICLE II, SECTION 2-12(A), AND ARTICLE III, SECTION 3-
9 OF THE SUFFOLK COUNTY CHARTER, THAT THERE EXISTS A NEED FOR THE
IMMEDIATE CONSIDERATION OF INTRODUCTORY RESOLUTION NO. - 2013,
BECAUSE THE IMMEDIATE ADOPTION OF THIS RESOLUTION IS NEEDED TO
SUPPORT THE ACCEPTANCE AND APPROPRIATION OF A GRANT SUB-AWARD
FROM THE NATIONAL INSTITUTES OF HEALTH PASSED THROUGH THE RESEARCH
FOUNDATION OF SUNY STONY BROOK FOR A PROJECT ENTITLED "IRACDA - THE
NEW YORK CONSORTIUM FOR THE ADVANCEMENT OF POSTDOCTORAL
SCHOLARS (CAPS)". YEAR ONE OF THIS GRANT SUB-AWARD IS TO BE EXPENDED
BY APRIL 30TH, 2013.

IN WITNESS THEREOF, I HAVE HEREWITH SET MY HAND AND CAUSED TO
BE AFFIXED THE SEAL OF SUFFOLK COUNTY THIS 5th DAY OF FEBRUARY, 2013.



JONATHAN SCHNEIDER
DEPUTY SUFFOLK COUNTY EXECUTIVE

RECEIVED
2013 FEB - 5 A 9 47
COUNTY LEGISLATURE
SUFFOLK COUNTY, N.Y.
HAUPTBAUGE

RESOLUTION NO. -2013, ACCEPTING AND APPROPRIATING YEAR ONE OF A FIVE-YEAR GRANT SUB-AWARD FROM THE NATIONAL INSTITUTES OF HEALTH PASSED THROUGH THE RESEARCH FOUNDATION OF SUNY STONY BROOK FOR A PROJECT ENTITLED "IRACDA - THE NEW YORK CONSORTIUM FOR THE ADVANCEMENT OF POSTDOCTORAL SCHOLARS (CAPS)" 100% REIMBURSED BY FEDERAL FUNDS AT SUFFOLK COUNTY COMMUNITY COLLEGE

WHEREAS, Suffolk County Community College has received a sub-award from the National Institutes of Health passed through the Research Foundation of the State University of New York at Stony Brook as a member of a consortium for year one of a five-year project entitled "IRACDA - The New York Consortium for the Advancement of Postdoctoral Scholars (CAPS)" in the amount of \$21,009, including indirect costs, for the period of August 1, 2012 through April 30, 2013; and

WHEREAS, the grant award amounts for years two through five are expected to be \$21,615, \$33,427, \$32,426, and \$32,428, including indirect costs, for a total grant award of \$139,905 for the period of August 1, 2012 through April 30, 2017; and

WHEREAS, the grant sub-award will provide for a mentored, independent teaching experience for postdoctoral trainees as they pursue independent research at one of SUNY Stony Brook's Research Centers/Institutes; and

WHEREAS, no matching funds are required as the program is 100% reimbursed by Federal funds; and

WHEREAS, the Board of Trustees of Suffolk County Community College accepted the grant on October 18, 2012 by Resolution No. 2012.82; and

WHEREAS, the College anticipates spending the \$21,009, including indirect costs, for year one of a five-year project, in accordance with the terms of said grant sub-award by April 30, 2013; now, therefore be it

1st RESOLVED, that said grant sub-award, in the amount of \$21,009, including \$1,556 in indirect costs, for year one of a five-year National Institutes of Health Project, passed through the Research Foundation of the State University of New York at Stony Brook, entitled "IRACDA - The New York Consortium for the Advancement of Postdoctoral Scholars (CAPS)" for the period of August 1, 2012 through April 30, 2013, be accepted and appropriated for the operation of the project as follows:

<u>REVENUES:</u>	<u>AMOUNT</u>
Federal Grant: NIH IRACDA: GC76-GC7613-544251-G000	\$21,009

APPROPRIATIONS:

NIH: IRACDA:
GC76-GC7613

AMOUNT

\$19,453

Suffolk County Community College
NIH: IRACDA
GC76-GC7613

<u>611000-Personnel Services</u>	<u>\$2,425</u>
611570-Full-Time Overload	\$2,425
<u>628000-Employee Benefits</u>	<u>\$1,312</u>
628100-Teachers' Retirement System	\$1,126
628330-Social Security	\$186
<u>712000-Equipment</u>	<u>\$12,870</u>
712460-New Computers	\$12,870
<u>713000-Supplies and Materials</u>	<u>\$1,346</u>
713100-Instructional Supplies	\$1,346
<u>714300-Travel</u>	<u>\$1,500</u>
714350-Travel: College Business	\$1,500

DATED:

APPROVED BY:

County Executive of Suffolk County

Date:

**STATEMENT OF FINANCIAL IMPACT
OF PROPOSED SUFFOLK COUNTY LEGISLATION**

1. Type of Legislation

Resolution X Local Law _____ Charter Law _____

2. Title of Proposed Legislation

Accepting and Appropriating Year One of a Five-Year Grant Sub-award from the National Institutes of Health Passed Through The Research Foundation of SUNY Stony Brook for a Project entitled "IRACDA - The New York Consortium for the Advancement of Postdoctoral Scholars (CAPS)" 100% Reimbursed by Federal Funds at Suffolk County Community College

3. Purpose of Proposed Legislation

To accept a grant sub-award from the National Institutes of Health passed through the Research Foundation of SUNY Stony Brook, in the amount of \$21,009, including indirect costs, for year one of a five-year project, during the 2012-2013 fiscal year.

4. Will the Proposed Legislation Have a Fiscal Impact? Yes Y No X

5. If the answer to item 4 is "yes," on what will it impact? (Circle appropriate category)

County Town Economic Impact
Village School District Other (Specify):
Library District Fire District *SCCC*

6. If the answer to item 4 is "yes," Provide Detailed Explanation of Impact.

The grant sub-award from the National Institutes of Health passed through the Research Foundation of SUNY Stony Brook, will provide \$21,009, including indirect costs, for year one of a five-year project for the period of August 1, 2012 through April 30, 2013, and will be used for the operation of the grant project during the 2012-2013 fiscal year.

7. Total Financial Cost of Funding over 5 Years on Each Affected Political or Other Subdiv.

Not Applicable

8. Proposed Source of Funding:

National Institutes of Health
Passed through the Research Foundation of
SUNY at Stony Brook

9. Timing of Impact:

August 1, 2012 through April 30, 2013

10. Typed Name & Title of Preparer

Deborah E. Lesser, M.S.
Senior Accountant

11. Signature of Preparer

Deborah E Lesser

12. Date

January 15, 2013

SCIN FORM 175b (10/95)

*Tricia Saunders
Senior Research Analyst*

[Signature]

1-30-13

**FINANCIAL IMPACT
2013 PROPERTY TAX LEVY
COST TO THE AVERAGE TAXPAYER**

1110

GENERAL FUND

	2013 PROPERTY TAX LEVY	2013 COST TO AVG TAXPAYER	2013 FEV TAX RATE PER \$1000
TOTAL	\$0	\$0.00	\$0.000

POLICE DISTRICT AND DISTRICT COURT

	2013 PROPERTY TAX LEVY	2013 COST TO AVG TAXPAYER	2013 FEV TAX RATE PER \$1000
TOTAL	\$0	\$0.00	\$0.000

COMBINED

	2013 PROPERTY TAX LEVY	2013 COST TO AVG TAXPAYER	2013 FEV TAX RATE PER \$1000
TOTAL	\$0	\$0.00	\$0.000

NOTES:

- 1) SOURCE FOR NUMBER OF FAMILY PARCELS AND CORRESPONDING ASSESSED VALUATION: SUFFOLK COUNTY REAL PROPERTY, 2012.
- 2) SOURCE FOR TOTAL TAXABLE ASSESSED VALUATION FOR COUNTY PURPOSES: SCHEDULE A, REPORT OF ASSESSED VALUATION FOR 2012-2013.
- 3) SOURCE FOR EQUALIZATION RATES: TENTATIVE 2012 COUNTY EQUALIZATION RATES ESTABLISHED BY THE NEW YORK STATE BOARD OF EQUALIZATION AND ASSESSMENTS.

Suffolk

COUNTY COMMUNITY COLLEGE

1110

To: Jon Schneider, Deputy County Executive
Dennis M. Cohen, Chief Deputy County Executive
Lisa Santeramo, Assistant Deputy County Executive
Tom Vaughn, Director of Intergovernmental Relations

From: Gail Vizzini, V. P. for Business and Financial Affairs

Date: January 25, 2013

Subject: Request for Accepting and Appropriating a Grant Sub-award for a Suffolk County Community Program as a **CERTIFICATE OF NECESSITY**.

Enclosed are the application and requisite forms to request acceptance and appropriation of a grant sub-award for a project at Suffolk County Community College as a **CERTIFICATE OF NECESSITY**.

Proposal Grant Sub-award Subcontract _____

Program Name: IRACDA
Funding Source: National Institutes of Health
Passed through the Research Foundation of
SUNY at Stony Brook

Amount of Grant: Year 1: \$21,009

Amount of Appropriation: \$19,453

Full Time Positions: none

Please call me if there are questions regarding this request.
An e-mail version of the resolution was sent to CE RESO REVIEW:

File names:

Reso-SCCC-NIH IRACDA Award 13.docx

Backup-SCCC-NIH IRACDA Award 13-SCIN 175A.docx

cc: Dr. Candice J. Foley, Professor of Chemistry
J. Bullard, Jr., Associate Dean for Financial Affairs

Central Administration
533 College Road
Selden, NY 11784-2899
(631) 451-4112

Ammerman Campus
533 College Road
Selden, NY 11784-2899
(631) 451-4110

Grant Campus
Crooked Hill Road
Brentwood, NY 11717-1092
(631) 851-8700

Eastern Campus
121 Speonk-Riverhead Road
Riverhead, NY 11901-3499
(631) 548-2500

**2013 INTERGOVERNMENTAL RELATIONS
MEMORANDUM OF SUPPORT**

TITLE OF BILL: Accepting and Appropriating Year One of a Five-Year Grant Sub-award from the National Institutes of Health Passed Through The Research Foundation of SUNY Stony Brook for a Project Entitled "IRACDA – The New York Consortium for the Advancement of Postdoctoral Scholars (CAPS)" 100% Reimbursed by Federal Funds at Suffolk County Community College

PURPOSE OR GENERAL IDEA OF BILL: To accept and appropriate a grant sub-award from the National Institutes of Health passed through The Research Foundation of SUNY Stony Brook, in the amount of \$21,009, including indirect costs, for a project entitled "IRACDA – The New York Consortium for the Advancement of Postdoctoral Scholars (CAPS)" during the 2012-2013 fiscal year.

SUMMARY OF SPECIFIC PROVISIONS: This legislation will increase the budget for Suffolk County Community College by accepting and appropriating the grant sub-award from the National Institutes of Health passed through The Research Foundation of SUNY Stony Brook, in the amount of \$21,009, including indirect costs, for a project entitled "IRACDA – The New York Consortium for the Advancement of Postdoctoral Scholars (CAPS)".

JUSTIFICATION: This grant will provide for a mentored, independent teaching experience for postdoctoral trainees as they pursue independent research at one of SUNY Stony Brook's Research Centers/Institutes. The justification for the **Certificate of Necessity** is due to the tight time frame for year one of this sub-award. The total grant sub-award must be expended by April 30, 2013, the end date of year one.

FISCAL IMPLICATIONS: None

1110

Research Subaward Agreement Amendment

Prime Recipient

Subrecipient

Institution/Organization ("Prime Recipient")

Institution/Organization ("Subrecipient")

Name: The Research Foundation for State University of New York
Address: Office of Sponsored Programs
Stony Brook University
Stony Brook, NY 11794-3362

Name: Suffolk County Community College
Address: Office of the President
533 College Road, NFL-237
Selden, NY 11784-2899

Prime Award No.

1K12GM10277801

Subaward No.
1105295

Principal Investigator

Jorge Benach/Candice Foley

Effective Date of Amendment

Full Execution

Amendment No.

1

Amendment(s) to Original Terms and Conditions

- The Maximum Cost is increased by \$10,200 to a new total of \$21,009. These additional funds are to be spent in accordance with Attachment #5-1.

All other terms and conditions of this Subaward Agreement remain in full force and effect.

By an Authorized Official of Prime Recipient:

Anne DePetri 1/10/13
 Name Anne DePetri Date
 Title Contracts Administrator

By an Authorized Official of Subrecipient:

Shaun L. McKay 1/17/13
 Name SHAUN L. MCKAY Date 1/17/13
 Title President

Attachment #5-1

IRACDA NYCAPS – Request for additional funds for partner institutions

Summary SCCC \$10,200

-
- 1. Suffolk County Community College
Submitted by Claire Foley

Total \$10,200

The provision of additional (\$10,200) for seven additional laptops and logger pro equipment acquisition in year one of this grant will allow for the teaching mentors responsible for planning and coordinating the proposed research seminar class to be better able to accomplish the following goals:

Design, pilot, and refine a research seminar curriculum for successful utilization of the laptop hosted Lab Probe technology and software

Scale and scope modifications needed to use the technology and software for Lab Probe implementation and adapt it for a research seminar course

Develop an efficient and effective technologically enhanced communications network college-wide among our three (3) SCCC campuses and multidisciplinary teaching mentors, as well as between our partner institutions including Brookhaven National Laboratory and Stony Brook University so as to maximize the impact for the potential collaboration upon and dissemination thereof of the students' and IRACDA CAP scholars' research results

The proposed additional equipment acquisition in year one will ensure an adequate scaffolding of resources and personnel prior to mentoring the IRACDA fellow in the year 2 as to syllabus construction, behavioral and performance objectives, course flow, and learning outcomes.

The design of the proposed research seminar course at Suffolk County Community college will incorporate technological enhancements including laptop computers equipped with portable Vernier sensors, data analysis and graphing software. The Vernier LabPro software hosted on portable laptop computers is the data-collection device that will best ameliorate the difficulties of distance between the partner institutions as well as the multiple campuses of SCCC. These devices are interfaced with laptop computers and allow students to collect data quickly and to then collaborate upon analyzing and correlating the data to a physical/chemical phenomenon being investigated. This approach appeals to today's students who are technologically adept and more at ease with these data acquisition instrumentation and graphical analysis in excel or other software.

An added advantage of acquiring additional laptops with the Lab probe high tech interface in year one of our NIH IRACDA grant is the ability to tailor its use for the design of our research

1110

November 2011 FDP

Research Subaward Agreement

Institution/Organization ("Prime Recipient")

Name: The Research Foundation for State University of New York

Prime Award No.: 1K12GM10277801

Awarding Agency:
National Institute for General Medical Science

Jorge Benach

Institution/Organization ("Subrecipient")

Name: Suffolk County Community College

Subaward No.: 1105295 CFDA #: 93.859

Amount Funded This Action: \$10,809.00 Est. Total (if incrementally funded): \$129,703.00

Candice Foley

Subaward Period of Performance:

Budget Periods From: 8/1/2012 To: 4/30/2013

Estimated Project Period (if incrementally funded):

From: 8/1/2012 To: 4/30/2017

Project Title:

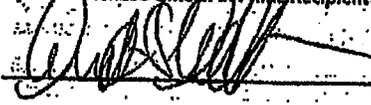
New York State CAPS IRACDA

Reporting Requirements (Check here if applicable): See Attachment 4 FFATA (Attachment 3B) ARRA Funds (Attachment 4A)

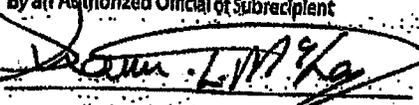
Terms & Conditions

- 1) Prime Recipient hereby awards a cost reimbursable subaward, as described above, to Subrecipient. The statement of work and budget for this subaward are (check one): As specified in Subrecipient's proposal dated _____, or as shown in Attachment 5. In its performance of the subaward work, Subrecipient shall be an independent entity and not an employee or agent of Prime Recipient.
- 2) Prime Recipient shall reimburse Subrecipient not more often than monthly for allowable costs. All invoices shall be submitted using Subrecipient's standard invoice, but at a minimum shall include current and cumulative costs (including cost sharing), subaward number, and certification as to truth and accuracy of invoice. Invoices that do not reference Prime Recipient's Subaward Number shall be returned to Subrecipient. Invoices and questions concerning invoice receipt or payments should be directed to the appropriate party's Financial Contact as shown in Attachments 3A & 3B.
- 3) A final statement of cumulative costs incurred, including cost sharing, marked "FINAL" must be submitted to Prime Recipient's Financial Contact, as shown in Attachments 3A and 3B, NOT LATER THAN sixty (60) days after subaward end date. The final statement of costs shall constitute Subrecipient's final financial report.
- 4) All payments shall be considered provisional and subject to adjustment within the total estimated cost in the event such adjustment is necessary as a result of an adverse audit finding against the Subrecipient.
- 5) Matters concerning the technical performance of this subaward should be directed to the appropriate party's Principal Investigator, as shown in Attachments 3A and 3B. Technical reports are required as shown above, "Reporting Requirements".
- 6) Matters concerning the request or negotiation of any changes in the terms, conditions, or amounts cited in this subaward agreement, and any changes requiring prior approval, should be directed to the appropriate party's Administrative Contact, as shown in Attachments 3A & 3B. Any such changes made to this subaward agreement require the written approval of each party's Authorized Official as shown in Attachments 3A & 3B.
- 7) Each party shall be responsible for its negligent acts or omissions and the negligent acts or omissions of its employees, officers, or directors, to the extent allowed by law.
- 8) Either party may terminate this subaward with thirty days written notice to the appropriate party's Administrative Contact as shown in Attachments 3A & 3B. Prime Recipient shall pay Subrecipient for termination costs as allowable under OMB Circular A-21 or A-122 or 45 CFR Part 74 Appendix E, "Principles for Determining Costs Applicable to Research and Development under Grants and Contracts with Hospitals" as applicable.
- 9) No-cost extensions require the approval of the Prime Recipient. Any requests for a no-cost extension should be addressed to and received by the Administrative Contact, as shown in Attachments 3A & 3B, not less than thirty (30) days prior to the desired effective date of the requested change.
- 10) The Subaward is subject to the terms and conditions of the Prime Award and other special terms and conditions, as identified in Attachment 2.
- 11) By signing below Subrecipient makes the certifications and assurances shown in Attachments 1 and 2. Subrecipient also assures that it will comply with applicable statutory and regulatory requirements specified in the Research Terms & Conditions Appendix C found at <http://nsf.gov/bfa/dias/policy/rc/appc lune11.pdf>.

By an Authorized Official of Prime Recipient



By an Authorized Official of Subrecipient

 12/4/12
Date

1110

**Attachment 2
Research Subaward Agreement
Prime Award Terms and Conditions
NIH**

Agency-Specific Certifications/Assurances

- 1. By signing this Research Subaward Agreement Subrecipient makes the certifications and assurances specified in the Research Terms and Conditions Appendix C found at <http://www.nsf.gov/bfa/dias/policy/cw/ncpr June11.pdf>

General terms and conditions as of the effective date of this Research Subaward Agreement:

- 1. Conditions on activities and restrictions on expenditure of federal funds in appropriations acts are applicable to this subaward to the extent those restrictions are pertinent. This includes any recent legislation noted on the NIH Award Conditions website: <http://grants.nih.gov/grants/policy/awardconditions.htm>
- 2. 45 CFR Part 74 or 45 CFR Part 92 as applicable.
- 3. The NIH Grants Policy Statement, including addenda in effect as of the beginning date of the period of performance.
- 4. Research Terms and Conditions found at < <http://www.nsf.gov/pubs/policydocs/rte/termsdebyaside June11.pdf> > and Agency Specific Requirements found at http://www.nsf.gov/pubs/policydocs/rte/nih_1210.pdf, except for the following:
 - a. The right to initiate an automatic one-time extension of the end date provided by Article 25(c)(2) of the Research Terms and Conditions is replaced by the need to obtain prior written approval from the Prime Recipient;
 - b. The payment mechanism described in Article 22 and the financial reporting requirements in Article 52 of the Research Terms and Conditions and Article 8 of the Agency-Specific Requirements are replaced with Terms and Conditions (1) through (4) of this Subaward Agreement; and
 - c. Any prior approvals are to be sought from the Prime Recipient and not the Federal Awarding Agency.
- 5. Title to equipment costing \$5,000 or more that is purchased or fabricated with research funds or Subrecipient cost sharing funds, as direct costs of the project or program, shall unconditionally vest in the Subrecipient upon acquisition without further obligation to the Federal Awarding Agency subject to the conditions specified in Article 34(a) of the Research Terms and Conditions.
- 6. Treatment of Program Income Additive Other, Prime Recipient specify alternative from NIH Agreement

NIH-Specific Requirements Promoting Objectivity in Research Applicable to Subrecipients (42 CFR Part 50 Subpart F)

- a) 42 CFR Part 50. 604 requires that institutions conducting PHS-funded research "Maintain an up-to-date, written, enforced policy on financial conflicts of interest." Further, "If the Institution carries out the PHS-funded research through a subrecipient (e.g., subcontractors or consortium members), the Institution (awardee Institution) must take reasonable steps to ensure that any subrecipient Investigator complies with this subpart by incorporating as part of a written agreement with the subrecipient terms that establish whether the financial conflicts of interest policy of the awardee Institution or that of the subrecipient will apply to the subrecipient's Investigators."

Subrecipient must designate herein whether the financial conflicts of interest policy of _____ Prime Recipient Institution, or _____% Subrecipient Institution (check one) will apply. If applying its own financial conflicts of interest policy, by execution of this Subaward Agreement, Subrecipient Institution certifies that its policy complies with 42 CFR Part 50.

- b) Subrecipient shall report any financial conflict of interest to Prime Recipient's Administrative Representative, as designated on Attachment 3A. Any financial conflicts of interest identified shall subsequently be reported to NIH. Such report shall be made before expenditure of funds authorized in this Subrecipient Agreement and within 45 days of any subsequently identified financial conflict of interest.

1110

Special terms and conditions:

1. **Copyrights**
Subrecipient grants / shall grant (check one) to Prime Recipient an irrevocable, royalty-free, non-transferable, non-exclusive right and license to use, reproduce, make derivative works, display, and perform publicly any copyrights or copyrighted material (including any computer software and its documentation and/or databases) just developed and delivered under this Subaward Agreement solely for the purpose of and only to the extent required to meet Prime Recipient's obligations to the Federal Government under its Prime Award.

2. **Data Rights**
Subrecipient grants to Prime Recipient the right to use data created in the performance of this Subaward Agreement solely for the purpose of and only to the extent required to meet Prime Recipient's obligations to the Federal Government under its Prime Award.

3. **Automatic Carry Forward:** Yes No
(If No, Carry Forward requests must be sent to Prime Recipient's Project Director *confirm*, as shown in Attachment 3).

**CERTIFICATE OF NECESSITY FOR THE IMMEDIATE CONSIDERATION
OF INTRODUCTORY RESOLUTION NO. 1031- 2013**

WHEREAS, INTRODUCTORY RESOLUTION NO. 1031- 2013

**RESOLUTION NO. 1031-2013, EXAMINING THE
FEASIBILITY OF INSTALLING EMERGENCY
NOTIFICATION SYSTEMS IN SCHOOLS THROUGHOUT
SUFFOLK COUNTY**

**WHEREAS, IT IS ESSENTIAL THAT SAID INTRODUCTORY
RESOLUTION BE CONSIDERED IMMEDIATELY,**

**NOW, I, JONATHAN SCHNEIDER, DEPUTY SUFFOLK COUNTY
EXECUTIVE CERTIFY PURSUANT TO ARTICLE II, SECTION 2-12(A), AND
ARTICLE III, SECTION 3-9 OF THE SUFFOLK COUNTY CHARTER, THAT
THERE EXISTS A NEED FOR THE IMMEDIATE CONSIDERATION OF
INTRODUCTORY RESOLUTION NO. 1031 - 2013, BECAUSE IT IS VITAL TO
IMMEDIATELY STUDY THE FEASIBILITY OF INSTALLING A DIRECT LINE OF
COMMUNICATION BETWEEN SUFFOLK COUNTY SCHOOL DISTRICTS AND
THE SUFFOLK COUNTY POLICE DEPARTMENT IN TIMES OF CRISIS.**

**IN WITNESS THEREOF, I HAVE HEREWITH SET MY HAND AND
CAUSED TO BE AFFIXED THE SEAL OF SUFFOLK COUNTY THIS 5th DAY OF
FEBRUARY, 2013.**



**JONATHAN SCHNEIDER
DEPUTY SUFFOLK COUNTY EXECUTIVE**

HAUPPAUGE
SUFFOLK COUNTY, N.Y.
COUNTY LEGISLATURE

2013 FEB - 5 A 9 47

RECEIVED

UPDATED AS OF 1/22/2013 (3:10 PM)

Intro. Res. No. 1031-2013
Introduced by Legislators Anker and Hahn

Laid on Table 2/5/2013

**RESOLUTION NO. -2013, EXAMINING THE FEASIBILITY
OF INSTALLING EMERGENCY NOTIFICATION SYSTEMS IN
SCHOOLS THROUGHOUT SUFFOLK COUNTY**

WHEREAS, the County of Suffolk is charged with protecting the health and safety of all its residents, but takes additional steps to ensure the safety of children; and

WHEREAS, the nation was devastated by the mass murder of 26 children and teachers at Sandy Hook Elementary School in Newtown, Connecticut; and

WHEREAS, sadly, the tragedy in Newtown was not the first of its kind, as the nation has previously borne witness to numerous shooting tragedies at schools throughout the nation, including those at Columbine High School in Colorado and the massacre at Virginia Tech; and

WHEREAS, school shootings have continued even in the wake of the tragedy in Newtown, as a student at Taft Union High School in California shot another student less than one month later; and

WHEREAS, schools need to utilize appropriate resources to improve safety at their facilities and protect children and school staff against senseless acts of violence; and

WHEREAS, emergency security buttons that can directly alert local law enforcement agencies are available to individuals who receive substantial credible threats of violence; and

WHEREAS, the County should explore the feasibility of installing similar Emergency Notification Systems at all schools throughout the County as an additional safeguard to protect Suffolk County's youngest residents; now, therefore be it

1st RESOLVED, that the Suffolk County Police Department is hereby authorized, empowered and directed to study the feasibility of providing Emergency Notification Systems to all schools throughout the County of Suffolk; and be it further

2nd RESOLVED, that the study shall include an examination of the technical issues involved in implementing and maintaining such a system throughout the County and the costs, and possible sources of funding for such a system; and be it further

3rd RESOLVED, that the Suffolk County Police Department shall issue a written report with its findings and recommendations to the County Executive, each member of the County Legislature and the Clerk of the Legislature within 120 days of the effective date of this Resolution; 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:

APPROVED BY:

County Executive of Suffolk County

Date:

Statement of Financial Impact on Proposed Suffolk County Legislation

IR Number: 1031 **IR Year:** 2013

Introduced By: Sarah Anker, Kara Hahn

Title of Proposed Resolution:

Examining the feasibility of installing Emergency Notification Systems in schools throughout Suffolk County.

Purpose and Intent of Proposed Legislation:

This resolution serves to direct the Suffolk County Police Department to study the feasibility and examine technical issues, including implementation, maintenance, cost, and funding source, with providing Emergency Notification Systems to all schools throughout Suffolk County. The resolution directs the Department to issue a written report with its findings to the County Executive, each County Legislator, and the Clerk of the Legislature within 120 days of the effective date of this resolution.

Detailed Explanation of Fiscal Impact:

An opportunity cost exists in utilizing police personnel to conduct the study. No monies are identified within this resolution for study purposes indicating the sponsors' intent that this study be conducted within the confines of the Department's operating budget.

If applicable, what is the comparison cost if this is undertaken in-house, compared to an outside contractor or vendor?

N/A

Total Financial Cost and timing over five years on each affected political or other subdivision:

Opportunity cost in year 1 only.

Proposed Source of Funding:

Operating Budget

Total Estimated Financial Impact on all Funds, tax rates, and property tax:

None

Total Estimated Financial Impact on Suffolk County's economy including the impact on goods or services, economic development, small business activity, employment opportunities and overall business activity:

Negligible

Authorized Signature



**Robert Lipp, Acting Director
Budget Review Office**

Date Completed

2/05/2013

Analyst Code

RD

**CERTIFICATE OF NECESSITY FOR THE IMMEDIATE CONSIDERATION
OF INTRODUCTORY RESOLUTION NO. - 2013**

1123

WHEREAS, INTRODUCTORY RESOLUTION NO. - 2013

**RESOLUTION NO. -2013, RESOLUTION
AMENDING THE 2013 OPERATING BUDGET AND
TRANSFERRING FUNDS FROM WYANDANCH
YOUTH SERVICES TO THE FAMILY LIFE
CENTER**

**WHEREAS, IT IS ESSENTIAL THAT SAID INTRODUCTORY
RESOLUTION BE CONSIDERED IMMEDIATELY,**

**NOW, I, JONATHAN SCHNEIDER, DEPUTY SUFFOLK COUNTY
EXECUTIVE CERTIFY PURSUANT TO ARTICLE II, SECTION 2-12(A), AND
ARTICLE III, SECTION 3-9 OF THE SUFFOLK COUNTY CHARTER, THAT
THERE EXISTS A NEED FOR THE IMMEDIATE CONSIDERATION OF
INTRODUCTORY RESOLUTION NO. - 2013, BECAUSE IT IS IMPORTANT
THAT THE COUNTY AGREEMENT TO IMPROVE THE SERVICES AT THE
WYANDANCH YOUTH CENTER BE TRANSFERRED FROM WYANDANCH
YOUTH SERVICES TO THE FAMILY LIFE CENTER AT THE EARLIEST
POSSIBLE DATE TO BETTER SERVE THE COMMUNITY.**

**IN WITNESS THEREOF, I HAVE HERewith SET MY HAND AND
CAUSED TO BE AFFIXED THE SEAL OF SUFFOLK COUNTY THIS 5TH DAY OF
FEBRUARY, 2013.**



JONATHAN SCHNEIDER
DEPUTY SUFFOLK COUNTY EXECUTIVE

RECEIVED
2013 FEB - 5 A 9 47
SUFFOLK COUNTY, N.Y.
LEGISLATURE
HAUPPAUGE

1123

Intro. Res. No. -2013

Laid on Table

2/5/13

Introduced by Presiding Officer, on request of the County Executive & Legislator Gregory

RESOLUTION NO. -2013, AMENDING THE 2013 OPERATING BUDGET AND TRANSFERRING FUNDS FROM WYANDANCH YOUTH SERVICES TO THE FAMILY LIFE CENTER

WHEREAS, the 2013 Operating Budget included funds for Wyandanch Youth Services; and

WHEREAS, the 2013 Operating Budget does not include sufficient funds for the Family Life Center; and

WHEREAS, it is in the best interests of the people of Suffolk County to amend the 2013 Operating Budget and transfer \$90,931 to the Family Life Center; now, therefore be it

1st RESOLVED, that the 2013 County Operating Budget is hereby amended as follows and that the County Comptroller and the County Treasurer be and hereby are authorized to transfer the following funds and authorizations:

APPROPRIATIONS:						
FROM:						
<u>FD</u>	<u>AGY</u>	<u>UNIT</u>	<u>ACT</u>	<u>OBJ</u>	<u>UNIT/ACTIVITY & OBJECT NAME</u>	<u>AMOUNT</u>
001	EXE	7325	AYP1	4980	Wyandanch Youth Services	\$90,931
TO:						
<u>FD</u>	<u>AGY</u>	<u>UNIT</u>	<u>ACT</u>	<u>OBJ</u>	<u>UNIT/ACTIVITY & OBJECT NAME</u>	<u>AMOUNT</u>
001	EXE	7325	XXXX	4980	Family Life Center	\$90,931

2nd RESOLVED, this Legislature, being the State Environmental Quality Review Act (SEQRA) Lead Agency, hereby finds and determines that the adoption of this law is a Type II action pursuant to Title 6 NYCRR Part 617.5(c) (20) and (27) since it constitutes a local legislative decision in connection with routine or continuing agency administration and management, not including new programs or major reordering of priorities that may affect the environment. As a Type II action, the Legislature has no further responsibilities under SEQRA.

DATED:

APPROVED BY:

County Executive of Suffolk County

Date: _____

STATEMENT OF FINANCIAL IMPACT
OF PROPOSED SUFFOLK COUNTY LEGISLATION

1. Type of Legislation		
Resolution <u> X </u> Local Law _____ Charter Law _____		
2. Title of Proposed Legislation		
AMENDING THE 2013 OPERATING BUDGET AND TRANSFERRING FUNDS FROM WYANDANCH YOUTH SERVICES TO THE FAMILY LIFE CENTER.		
3. Purpose of Resolution:		
SAME AS ABOVE		
4. Will the Proposed Legislation Have a Fiscal Impact? Yes ___ No <u> x </u>		
5. If the answer to item 4 is "yes", on what will it impact? (circle appropriate category)		
County	Town	Economic Impact
Village	School District	Other (Specify): Community College
Library District	Fire District	
6. If the answer to item 5 is "yes", Provide Detailed Explanation of Impact		
Funds included in the 2013 operating budget.		
7. Total Financial Cost of Funding over 5 Years on Each Affected Political or Other Subdivision.		
N/A		
8. Proposed Source of Funding		
Operating Budget		
9. Timing of Impact		
UPON ADOPTION		
10. Typed Name & Title of Preparer	11. Signature of Preparer	12. Date
SUZANNE MARTIN SENIOR BUDGET ANALYST		January 30, 2013

SIN FORM 175b (10/95)

**FINANCIAL IMPACT
2013 PROPERTY TAX LEVY
COST TO THE AVERAGE TAXPAYER**

GENERAL FUND

	2013 PROPERTY TAX LEVY	2013 COST TO AVG TAXPAYER	2013 FEV TAX RATE PER \$1000
TOTAL	\$0	\$0.00	\$0.000

POLICE DISTRICT AND DISTRICT COURT

	2013 PROPERTY TAX LEVY	2013 COST TO AVG TAXPAYER	2013 FEV TAX RATE PER \$1000
TOTAL	\$0	\$0.00	\$0.000

COMBINED

	2013 PROPERTY TAX LEVY	2013 COST TO AVG TAXPAYER	2013 FEV TAX RATE PER \$1000
TOTAL	\$0	\$0.00	\$0.000

NOTES:

- 1) SOURCE FOR NUMBER OF FAMILY PARCELS AND CORRESPONDING ASSESSED VALUATION: SUFFOLK COUNTY REAL PROPERTY, SEPTEMBER 2011.
- 2) SOURCE FOR TOTAL TAXABLE ASSESSED VALUATION FOR COUNTY PURPOSES: SCHEDULE A, REPORT OF ASSESSED VALUATION FOR 2011-2012.
- 3) SOURCE FOR EQUALIZATION RATES: TENTATIVE 2011 COUNTY EQUALIZATION RATES ESTABLISHED BY THE NEW YORK STATE BOARD OF EQUALIZATION AND ASSESSMENTS.

**CERTIFICATE OF NECESSITY FOR THE IMMEDIATE CONSIDERATION OF
INTRODUCTORY RESOLUTION NO. - 2013**

1124

WHEREAS, INTRODUCTORY RESOLUTION NO. - 2013

**RESOLUTION NO. -2013, RESOLUTION
AUTHORIZING THE SALE, PURSUANT TO
LOCAL LAW NO. 16-1976, OF REAL PROPERTY
ACQUIRED UNDER SECTION 46 OF THE
SUFFOLK COUNTY TAX ACT AUGUST J.A.
D'ALESSANDRO AND ARLENE S. HAUSER 0500-
165.00-11.00-005.000**

WHEREAS, IT IS ESSENTIAL THAT SAID INTRODUCTORY RESOLUTION BE
CONSIDERED IMMEDIATELY,

NOW, I, JONATHAN SCHNEIDER, DEPUTY SUFFOLK COUNTY EXECUTIVE
CERTIFY PURSUANT TO ARTICLE II, SECTION 2-12(A), AND ARTICLE III, SECTION
3-9 OF THE SUFFOLK COUNTY CHARTER, THAT THERE EXISTS A NEED FOR THE
IMMEDIATE CONSIDERATION OF INTRODUCTORY RESOLUTION NO. - 2013,
BECAUSE THE PRIOR OWNERS WHO ARE REDEEMING ARE GETTING THE FUNDS
FROM THE SALE OF THE PROPERTY. IF THEY DO NOT CLOSE ON OR BEFORE
MARCH 1, 2013 THEY WILL LOSE THE SALE AND ALONG WITH IT THEIR ABILITY
TO OBTAIN THE FUNDS NECESSARY TO REDEEM.

IN WITNESS THEREOF, I HAVE HEREWITH SET MY HAND AND CAUSED TO
BE AFFIXED THE SEAL OF SUFFOLK COUNTY THIS 5th DAY OF FEBRUARY, 2013.



JONATHAN SCHNEIDER
DEPUTY SUFFOLK COUNTY EXECUTIVE

RECEIVED
2013 FEB - 5 A 9:47
COUNTY LEGISLATURE
SUFFOLK COUNTY, N.Y.
HAUPPAUGE

Introductory Resolution No. 1124-13 Laid on Table 2/5/13

Introduced by Legislator Ricardo Montano

RESOLUTION NO. AUTHORIZING THE SALE,
PURSUANT TO LOCAL LAW NO. 16-1976, OF REAL
PROPERTY ACQUIRED UNDER SECTION 46 OF THE
SUFFOLK COUNTY TAX ACT
AUGUST J.A. D'ALESSANDRO AND ARLENE S. HAUSER
0500-165.00-11.00-005.000

WHEREAS, the COUNTY OF SUFFOLK acquired the following described parcel:

ALL, that certain plot, piece or parcel of land, with any buildings and improvements thereon erected, situate, lying and being in the Town of Islip, County of Suffolk, and State of New York, described on the Tax Map of the Suffolk County Real Property Tax Service Agency as District 0500, Section 165.00, Block 11.00, Lot 005.000, and acquired by tax deed on November 23, 2010, from Angie M. Carpenter, the County Treasurer of Suffolk County, New York, and recorded on November 30, 2010, in Liber 12644, at Page 471, and otherwise known and designated by the Town of Islip, as Lot No. 167, on a certain map entitled "Map of Park Row Town Homes, Section 2", filed in the office of the Clerk of Suffolk County on September 30, 1992 as Map No. 9273; and

FURTHER, notwithstanding the above description, it is the intention of this conveyance to give title only to such property as was acquired by the County of Suffolk by Tax Deed on November 23, 2010, from Angie M. Carpenter, the County Treasurer of Suffolk County, New York, and recorded on November 30, 2010 in Liber 12644 at Page 471.

WHEREAS, in accordance with Suffolk County Local Law No. 16-1976, provision has been made for the sale of such real property acquired by the County through tax sale; and

WHEREAS, AUGUST J.A. D'ALESSANDRO AND ARLENE S. HAUSER have made application of said above described parcel and AUGUST J.A. D'ALESSANDRO AND ARLENE S. HAUSER have paid the application fee and will be paying \$46,642.48, as payment of taxes, penalties, interest, recording fees, and any other charges due the County of Suffolk, pursuant to Local Law, by applicant, through November 30, 2012, and

1st - RESOLVED, this Legislature, being the State Environmental Quality Review Act (SEQRA) Lead Agency, hereby finds and determines that adoption of this law is not an action within the meaning of the State Environmental Quality Review Act and the regulations adopted thereto. See 6 N.Y.C.R.R. Section 617.2(b) (2). The Legislature further finds and determines that even if the adoption of the local law is an action within the meaning of SEQRA, the adoption of law is a Type II action constituting a legislative decision in connection with routine or continuing agency administration and management, not including new programs or major reordering of priority. See 6 N.Y.C.R.R. Section 617.13(d) (15) and (21). As a Type II action, the Legislature has no further responsibilities under SEQRA 6 N.Y.C.R.R. Section 617.5(a)(1); and be it further

2nd - RESOLVED, that the Director of Real Estate, and/or her designee, be and she hereby is authorized to execute and acknowledge a Quitclaim Deed to AUGUST J.A. D'ALESSANDRO AND ARLENE S. HAUSER, 73 Sunburst Terrace, Central Islip, NY 11722, to transfer the interest of Suffolk County in the above described property and on the above described terms.

DATED:

APPROVED BY: _____
County Executive of Suffolk County

Date of Approval: _____

STATEMENT OF FINANCIAL IMPACT
OF PROPOSED SUFFOLK COUNTY LEGISLATION

1. Type of Legislation

Resolution X
Tax Map Number 0500-165.00-11.00-005.000

2. Title of Proposed Legislation

Authorizing the Director of Real Estate and/or her designee, to execute and acknowledge a Quitclaim Deed to transfer the interest of Suffolk County acquired under Section 46 of the Suffolk County Tax Act

3. Purpose of Proposed Legislation

Convey County owned parcel to prior owner

4. Will the Proposed Legislation have a fiscal impact? Yes X No

5. If the answer to Item 4 is "yes", on what will it impact?
(circle appropriate category)

County	Town	Economic Impact
Village	School District	Other (Specify):
Library District	Fire District	

6. If the answer to item 4 is "yes", provide detailed explanation of Impact

The County will recoup the amount of taxes paid on the property taken by the tax deed.

7. Total Financial Cost of Funding over 5 years on each affected Political or other subdivision

N/A

8. Proposed Source of Funding

N/A

9. Timing of Impact

2013

10. Typed Name & Title of Preparer Signature of Preparer Date

Lori Sklar
NEIL TOOMB
INTER gov. Rel Coord

Lori Sklar
Neil Toomb

1/30/13
2/1/13

**FINANCIAL IMPACT
2013 PROPERTY TAX LEVY
COST TO THE AVERAGE TAXPAYER**

GENERAL FUND

	2013 PROPERTY TAX LEVY	2013 COST TO AVG TAXPAYER	2013 AV TAX RATE PER \$100	2013 FEV TAX RATE PER \$1000
TOTAL	\$0	\$0.00		\$0.000

POLICE DISTRICT AND DISTRICT COURT

	2013 PROPERTY TAX LEVY	2013 COST TO AVG TAXPAYER	2013 AV TAX RATE PER \$100	2013 FEV TAX RATE PER \$1000
TOTAL	\$0	\$0.00		\$0.000

COMBINED

	2013 PROPERTY TAX LEVY	2013 COST TO AVG TAXPAYER	2013 AV TAX RATE PER \$100	2013 FEV TAX RATE PER \$1000
TOTAL	\$0	\$0.00		\$0.000

NOTES:

- 1) SOURCE FOR NUMBER OF FAMILY PARCELS AND CORRESPONDING ASSESSED VALUATION: SUFFOLK COUNTY REAL PROPERTY, SEPTEMBER 2011.
- 2) SOURCE FOR TOTAL TAXABLE ASSESSED VALUATION FOR COUNTY PURPOSES: SCHEDULE A, REPORT OF ASSESSED VALUATION FOR 2011-2012.
- 3) SOURCE FOR EQUALIZATION RATES: TENTATIVE 2011 COUNTY EQUALIZATION RATES ESTABLISHED BY THE NEW YORK STATE BOARD OF EQUALIZATION AND ASSESSMENTS.

DIVISION OF REAL PROPERTY
ACQUISITION AND MANAGEMENT
SPONSORS MEMO FOR COUNTY LEGISLATION

Resolution Title:

AUGUST J.A. D'ALESSANDRO AND ARLENE S. HAUSER
0500-165.00-11.00-005.000

Purpose/Justification of Request:

Local Law No. 16 - 1976, as amended

Specify Where Applicable:

1. Is request due to change in law? yes___ no X
If yes, please explain:
2. Has this resolution been submitted previously? yes__ no X
If yes, give I.R.#, attach copy and reason for resubmittal:
3. Is backup attached? yes X no___
4. Is this resolution subject to SEQRA review? yes___ no X

Fiscal Information:

Anticipated Revenue to be received \$46,642.48

Contact Person Lori Sklar Telephone Number (631)853-5937

SUFFOLK COUNTY
DIVISION OF REAL PROPERTY
ACQUISITION AND MANAGEMENT
CLOSING STATEMENT

January 29, 2013

Tax Map No.: 0500-165.00-11.00-005.000

Name of Last Legal Fee Owner: AUGUST J.A. D'ALESSANDRO AND ARLENE S. HAUSER

TREASURER'S COMPUTATION..... \$39,158.15 ✓

Taxes.....2012/2013..... \$7,484.33 ✓

License/Storage Fee..... OPEN

Repairs..... OPEN

Miscellaneous Expenses..... OPEN

TOTAL..... \$46,642.48 ✓

Monies to be Received..... \$46,642.48

RESOLUTION AMOUNT..... \$46,642.48 ✓

APPROVED:

Annette Brownell 1-30-2013
Accounting
LS:lag

PREPARED BY:

Lori Sklar
Lori Sklar
Redemption Unit
(631)853-5937

COMPUTATION BY SUFFOLK COUNTY TREASURER

<u>DISTRICT</u>	<u>SECTION</u>	<u>BLOCK</u>	<u>LOT</u>
0500	165.00	11.00	005.000

A. PRINCIPAL AMOUNT DUE ON ALL UNPAID TAXES:

2007/08	8279.50
2009/10	8758.21
2010/11	7357.80
2011/12	8881.23

2008/09 PROPERTY TAXES PAID BY OWNER
2012/13 PROPERTY TAXES \$7,484.33 NOT INCLUDED IN COMPUTATION

TOTAL: 33276.74 ^

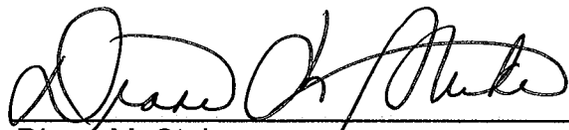
B. INTEREST DUE	3997.69
C. TOTAL	37274.43
D. 5% LINE C	1863.72
E. FEE 2007/08 NSF FEE	\$20.00 ^
F. MISC	
G. MISC	

H. TOTAL DUE \$39,158.15 ^

CERTIFICATION BY COUNTY TREASURER

I, Diane M. Stuke, Deputy County Treasurer of the County of Suffolk, in the State of New York, do hereby certify that the above monies are now due and owing upon the real property sought to be redeemed and that such sums are applied by law and taken from official books and records in my custody.

IN TESTIMONY WHEREOF, I have hereunder set my hand and affixed my official seal at Riverhead, County of Suffolk and State of New York. 24-Jan-13



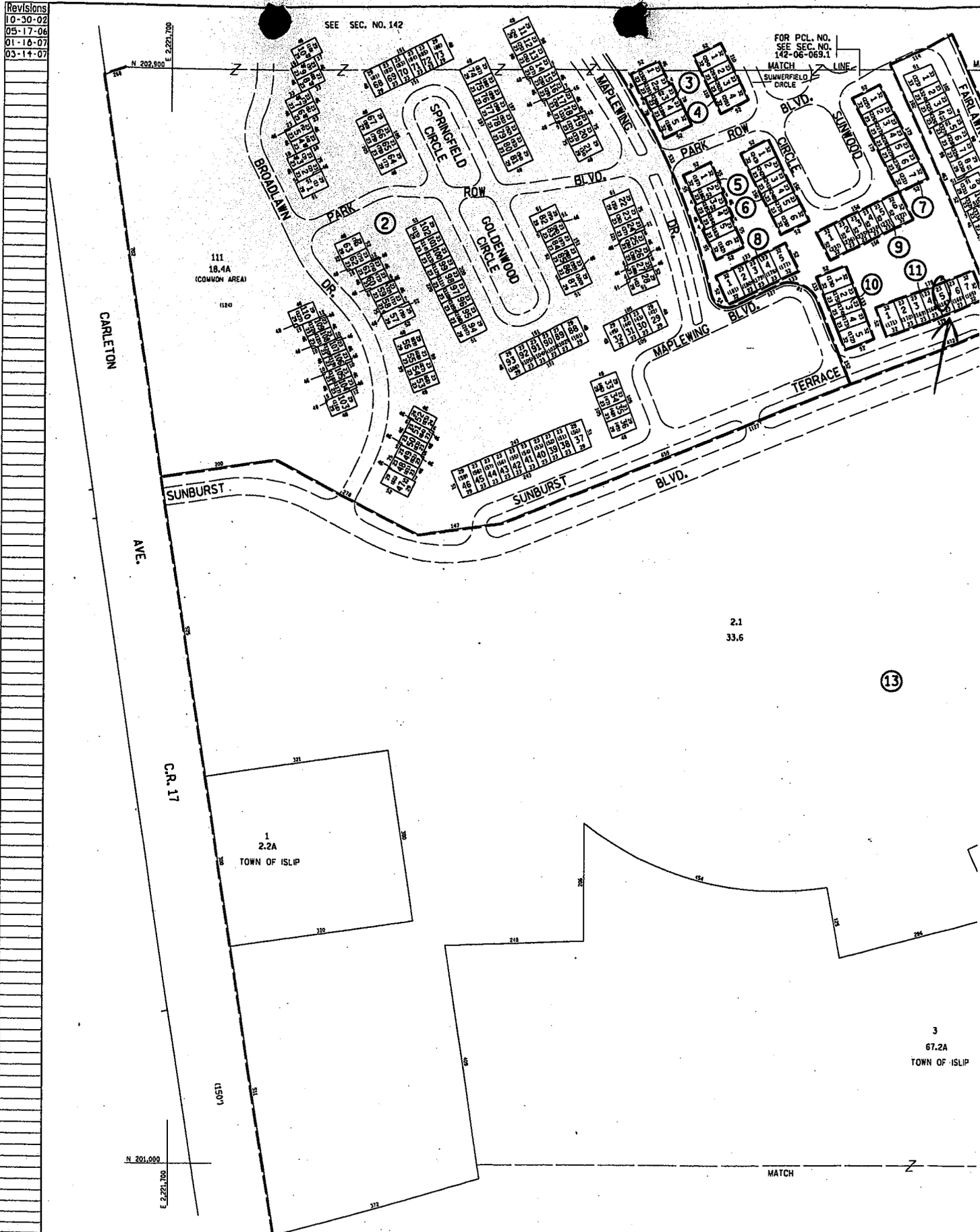
Diane M. Stuke
Deputy County Treasurer

**Interest and penalty computed to
and including 07/23/13

Revisions
 10-30-02
 05-17-06
 01-16-07
 03-14-07

SEE SEC. NO. 142

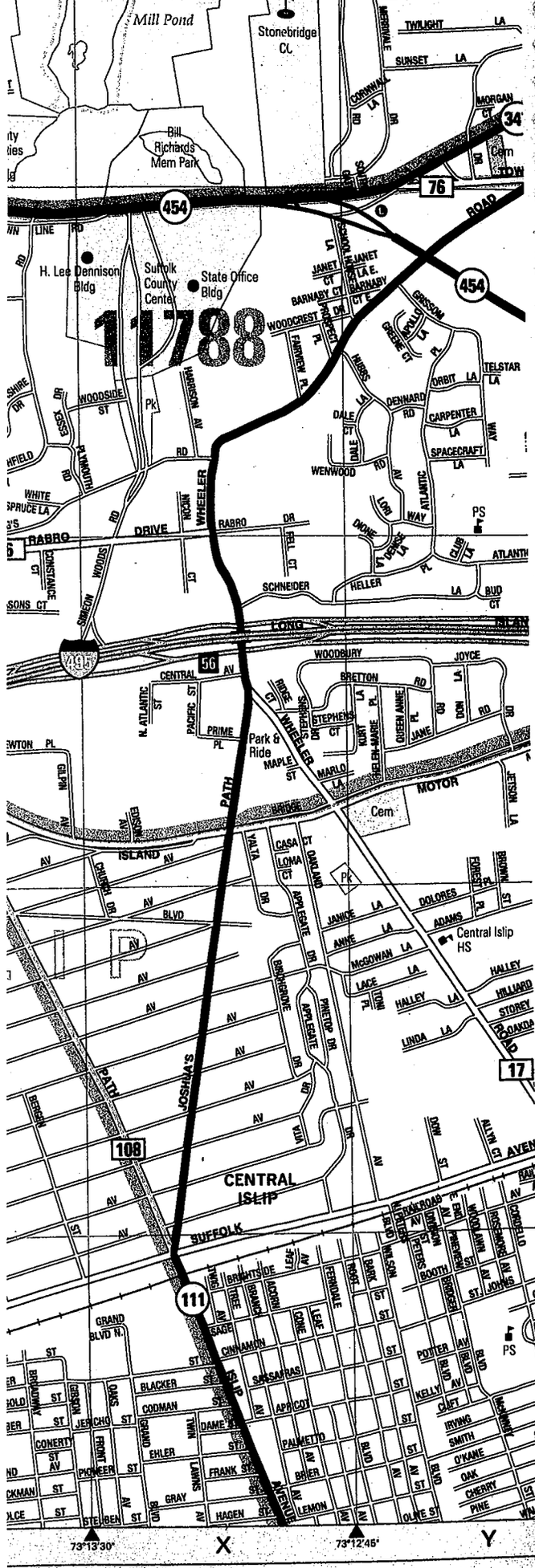
FOR P.C.L. NO.
 SEE SEC. NO.
 142-06-069.1



DEMO Property or RE Line Denotes Common Owner Subdivision Lot Line Street / Drive / Person etc. 23	Subdivision Lot No. 118 Subdivision Block/Boq. No. (21) Block No. 2 County Line Town Line Range Line	School District Line --- SCH --- Fire District Line --- F --- Water District Line --- W --- Light District Line --- L --- Park District Line --- P --- Ambulance District Line --- A ---	Hydrant District Line --- H --- Refuse District Line --- R --- Historical District Line --- HST --- Ambulance District Line --- A --- Eastwater District Line --- EW ---	UNLESS DRAWN OTHERWISE, ALL ARE WITHIN THE FOLLOWING: SCHOOL 13 FIRE 5 LIGHT 5 PARK 5 AMBULANCE 5 SEWER HYDRANT WATER REFUSE WASTEWATER

10-30-02
 05-17-06
 01-16-07
 03-14-07

11787

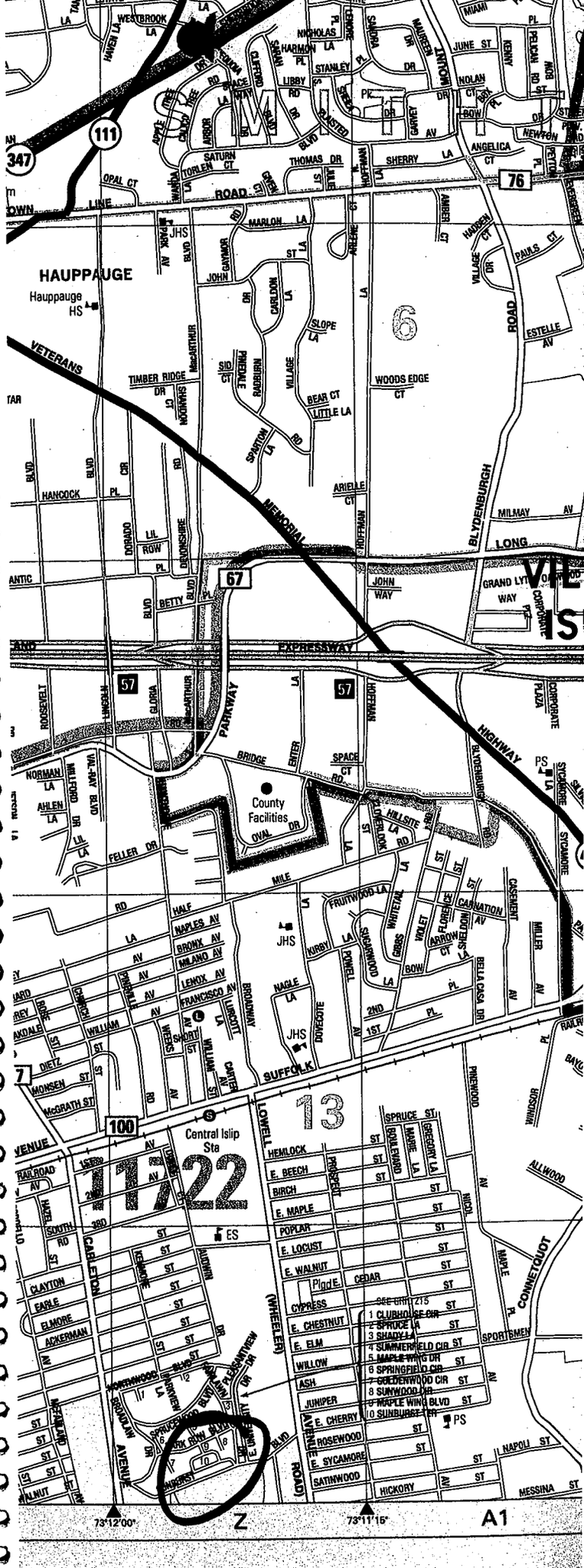


73°13'30"

X

73°12'46"

Y



73°12'00"

Z

73°11'16"

A1

COUNTY OF SUFFOLK



Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Department of
Economic Development and Planning

Joanne Minieri
Deputy County Executive and Commissioner

Division of Real Property
Acquisition and Management

January 30, 2013

Jon Schneider, Deputy County Executive
H. Lee Dennison Bldg. – 12th Floor
Hauppauge, New York 11788-0099

Re: Tax Map No. 0500-165.00-11.00-005.000
AUGUST J.A. D'ALESSANDRO AND ARLENE S. HAUSER

Dear Mr. Schneider:

Enclosed herewith for your approval is an original of the proposed resolution with documentation pursuant to:

Local Law No. 16-1976, as amended – Authorizing the redemption of real property.

I would appreciate your placing this on the legislative agenda at your earliest convenience.

Very truly yours,

Wayne R. Thompson
Real Property Management Supervisor

WRT: lag

Attachment

cc: Dennis M. Cohen, Chief Deputy County Executive
Lisa Santeramo, Assistant Deputy County Executive
Tom Vaughn, Director of Intragovernmental Relations
Jill Rosen-Nikoloff, Director of Real Estate, Dept. of Economic Development and Planning (e-copy)
CE Reso Review (e-copy)
Sarah Lansdale, Planning Director, Division of Planning and Environment (e-copy)
Alice Kubicko, Inventory (e-copy)

Revised

1R 1125

NOTICE OF PUBLIC HEARING

NOTICE IS HEREBY GIVEN that a local law entitled "A LOCAL LAW TO BE KNOWN AS THE COMMUNITY PROTECTION ACT" has been introduced in the Suffolk County Legislature.

This proposed local law seeks to enhance the County's ability to verify residency reporting by registered sex offenders and establish new protocols for emergency housing of registered sex offenders.

NOTICE IS FURTHER GIVEN that the County Legislature will hold a public hearing in the Rose Y. Caracappa Auditorium of the Suffolk County Legislature, in the William H. Rogers Building, Hauppauge, New York, on the 5th day of February, 2013.

It is requested that speakers prepare a written statement to submit for the record.

Tim Laube
Clerk of the County Legislature

Revised

**CERTIFICATE OF NECESSITY FOR THE IMMEDIATE CONSIDERATION
OF INTRODUCTORY RESOLUTION NO. - 2013**

1125

WHEREAS, INTRODUCTORY RESOLUTION NO. - 2013

**RESOLUTION NO. -2013, RESOLUTION
ADOPTING LOCAL LAW NO -2013 A LOCAL
LAW TO BE KNOWN AS THE COMMUNITY
PROTECTION ACT**

**WHEREAS, IT IS ESSENTIAL THAT SAID INTRODUCTORY
RESOLUTION BE CONSIDERED IMMEDIATELY,**

**NOW, I, JONATHAN SCHNEIDER, DEPUTY SUFFOLK COUNTY
EXECUTIVE CERTIFY PURSUANT TO ARTICLE II, SECTION 2-12(A), AND
ARTICLE III, SECTION 3-9 OF THE SUFFOLK COUNTY CHARTER, THAT
THERE EXISTS A NEED FOR THE IMMEDIATE CONSIDERATION OF
INTRODUCTORY RESOLUTION NO. - 2013, BECAUSE THE SUFFOLK
COUNTY POLICE DEPARTMENT HAS CRAFTED THE MOST COMPREHENSIVE
SEX OFFENDER MONITORING, VERIFICATION AND ENFORCEMENT
PROGRAM IN THE NATION IN ORDER TO PROTECT OUR FAMILIES AND THIS
PROGRAM SHOULD BE IMPLEMENTED WITHOUT DELAY.**

**IN WITNESS THEREOF, I HAVE HEREWITH SET MY HAND AND
CAUSED TO BE AFFIXED THE SEAL OF SUFFOLK COUNTY THIS 5TH DAY OF
FEBRUARY, 2013.**



JONATHAN SCHNEIDER
DEPUTY SUFFOLK COUNTY EXECUTIVE

RECEIVED
2013 FEB -5 P 1: 02
SUFFOLK COUNTY, N.Y.
LEGISLATURE
HAUPTAUSSCHUSS

REVISED AS OF 12:19 PM

Intro Res. No 1125 -2013

Laid on Table 2/5/13

Introduced by the Presiding Officer on request of the County Executive

**RESOLUTION NO. -2013, ADOPTING
LOCAL LAW NO -2013 A LOCAL LAW TO BE
KNOWN AS THE COMMUNITY PROTECTION ACT**

WHEREAS, there was duly presented and introduced to this County Legislature at a regular meeting held on 2013, a proposed local law entitled, "**A LOCAL LAW TO BE KNOWN AS THE COMMUNITY PROTECTION ACT**," and said local law in final form is the same as when presented and introduced; now, therefore, be it

RESOLVED, that said local law be enacted in form as follows:

**LOCAL LAW NO. 2013, SUFFOLK COUNTY, NEW
YORK**

**A LOCAL LAW TO BE KNOWN AS THE COMMUNITY
PROTECTION ACT**

**BE IT ENACTED BY THE COUNTY LEGISLATURE OF THE
THE COUNTY OF SUFFOLK**, as follows:

Section 1. Legislative Intent.

The Legislature finds that the County Department of Social Services is required by statute, regulation and State directive to arrange temporary housing assistance for all eligible homeless individuals, including those who are registered sex offenders.

This legislature further finds that the registered homeless sex offender population represents less than 4% of the sex offender population residing in Suffolk County. Despite this small percentage, the homeless sex offender has been the central focus of policy debate and discussion regarding sex offenders in Suffolk County while the overwhelming majority of sex offenders residing in the County have not received such attention.

This Legislature further finds that there is a need to implement a law enforcement policy that focuses attention on 100% of the sex offenders in the County.

This Legislature further finds that Legislative Resolution 417-2010, requiring the creation of six mini-shelters throughout the County for the purpose of clustering six homeless sex offenders per mini-shelter is not in the best interests of Suffolk County. Based on the current homeless sex offender population and its anticipated growth in the County, Resolution 417-2010 would need to be immediately amended to increase the shelter number from six to seven shelters.

This Legislature further finds that Suffolk County should not spend taxpayer dollars to build special facilities for homeless sex offenders, that instead this 4% of the sex offender population should be treated no differently than the other 96%.

This Legislature further finds that it is in the best interests of the County to use the resources required to implement the homeless sex offender mini-shelter plan to instead implement the toughest sex offender monitoring, verification and enforcement law in the nation.

This Legislature further finds that the monitoring, enforcement and verification program introduced by the Suffolk County Police Department will significantly enhance the safety and security of all communities in Suffolk County by focusing not just on the 4% of homeless sex offenders in the County but on all 100% of sex offenders residing in Suffolk County.

Therefore, the purpose of this law is make families and communities in Suffolk County safer by the Suffolk County Police Department implementing a series of enforcement, monitoring and verification measures focusing on all sex offenders residing in the County including homeless sex offenders. This law puts the Suffolk County Police Department at the center of the decision making process regarding the placement of homeless sex offenders to insure that public safety is the driving force behind placement decisions. In addition, this law provides the discretion necessary for the Suffolk County Police Department and the Department of Social Services to develop a comprehensive and supervised approach to providing emergency shelter assistance for homeless sex offenders as required under New York State Law and in coordination with the County's client service agencies.

Section 2. Amendments.

I The Suffolk County Code is hereby amended by adding a new Article VII of Chapter 745 known as the "Community Protection Act."

Chapter 745 **Article VII** **Community Protection Act**

§ 745-33. Definitions. – As used in this Article, the following terms shall have the meaning indicated:

"Commissioner" means the Commissioner of the Suffolk County Department of Social Services or his designee.

"Emergency Shelter" means a residential facility providing temporary (nondomicile) housing to at least four individuals or families who or which are homeless, for which such temporary use and occupancy of the housing facilities the owner or primary tenant of the property receives compensation, either directly from the temporary occupant or through reimbursement from a third party on behalf of such temporary occupant, or both. Said facility may also provide ancillary services such as counseling, treatment or other support services.

"Hard to place individuals" means an individual registered with the State Division of Criminal Justice Services pursuant to the provisions of SORA.

"SORA" means the New York State Sex Offender Registration Act (Correction Law Article 6-C).

"SCPD" means Suffolk County Police Department.

§ 745-34. Enforcement, Monitoring & Verification Procedures.

A.) The Commissioner of the SCPD and/or his designee is hereby authorized and empowered to execute a contract for a term not to exceed three (3) years at a total cost to the County not to exceed nine hundred thousand (\$900,000) dollars per County fiscal year with Parents for Megan's Law to provide, among other things, for the

(i) verification of residency reporting of all registered sex offenders who are not homeless and who are required to report pursuant to SORA,

(ii) proactive monitoring of registered sex offenders to ensure accurate reporting of registered sex offender addresses, which includes monitoring of social media for address verification and to ensure registered sex offenders are not using social media in violation of applicable law,

(iii) development of a system for community reporting of SORA violations;

(iv) development of community email alert and website enhancements to provide notification of registered sex offenders;

(v) provision of crime victim services, and

(vi) provision of community outreach and prevention education.

B.) The SCPD is authorized to utilize available resources within appropriations to enhance or develop and implement registered sex offender monitoring and enforcement which may include, but not be limited to:

(i) strengthening address verification efforts, including shelter site verification;

(ii) electronic distribution of registered sex offender addresses, photos, motor vehicle driver and registration information, etc. to sector patrols;

(iii) establishing permanent patrol checks;

(iv) developing patrol officer intelligence reports for each officer-registered sex offender contact; and

(v) developing watch lists.

§ 745-35. Housing requirements.

A.) Notwithstanding the provisions of any other local law or resolution, hard to place individuals seeking emergency housing assistance shall be placed at an emergency shelter designated by the Commissioner consistent with New York State Law after consultation with the SCPD except that no more than one hard to place individual shall be placed at any location and to the extent practicable, clustering in any community should be avoided.

B.) In the event that an emergency shelter is not available at any time for a hard to place individual, assistance shall be provided as determined in the judgment of the Commissioner consistent with New York State Law after consultation with SCPD and to ensure public safety and avoidance of clustering in any one community to the greatest extent practicable.

C.) In every case where housing assistance is provided to a hard to place individual, the hard to place individual shall report his or her overnight location within one hour of checking in, registering, being placed, etc., in an emergency shelter or by 11:59 p.m. each day, whichever is earlier, to the SCPD.

D.) The SCPD shall establish a toll-free number dedicated to receiving calls from hard to place individuals to report a detailed physical description of their emergency shelter location. The Commissioner shall provide the toll-free number dedicated for this purpose to each hard to place individual receiving assistance under this Community Protection Act.

E.) The Commissioner shall provide written notice of the reporting requirements of this Community Protection Act to all hard to place individuals seeking emergency shelter.

§ 745-36 Implementation.

A.) The Commissioner, after consultation with SCPD to ensure public safety and avoidance of clustering in any one community to the greatest extent practicable, is hereby authorized, empowered and directed:

(i) subject to the provisions of Article II of Chapter 1065 of the Suffolk County Code, to enter into such agreements and amendments of agreements as may be contemplated, necessary or advisable to consummate or otherwise give full effect to the Community Protection Act; and

(ii) to develop rules and regulations as he or she deems necessary to implement and carry out the provisions of the Community Protection Act.

§ 745-37. Penalties.

Any person who fails to report his or her overnight locations as required by the Community Protection Act shall be guilty of a misdemeanor punishable by a fine of up to \$1,000.00 and/or up to one year in jail.

II. Section A15-3 of the Suffolk County Administrative Code is hereby amended as follows:

§ A15-3. Authority to create petty cash funds.

A.) Notwithstanding [Pursuant to] the provisions of § 371 of the County Law, there is hereby delegated to the County Treasurer the authority to approve the creation or modification of petty cash funds for any administrative unit, up to a maximum amount of \$1,500 per administrative unit, subject to the approval of the Chairman of the Finance and Budget Committee of the County Legislature and a certification by the Budget Director as to the availability of funds for such petty cash funds, except that the County Treasurer shall create or modify a petty cash account for the Department of Social Services, in the amount of \$20,000.00.

B.) The County Treasurer and the County Comptroller are hereby authorized, empowered and directed to increase and replenish the petty cash fund for the Department of Social Services within forty-eight (48) hours if the amount in the petty cash fund falls below \$8,500.00.

Section 3. Applicability.

This law shall apply to emergency shelter assistance provided to hard to place individuals occurring on or after its effective date.

Section 4. Severability.

If any clause, sentence, paragraph, subdivision, section or part of this law or the application thereof to any person, individual, corporation, firm, partnership, entity, or circumstance, shall be adjudged by any court of competent jurisdiction to be invalid or unconstitutional, such order or judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, section or part of this law, or in its application to the person, individual, corporation, firm, partnership, entity, or circumstance, directly involved in the controversy in which such judgment or order shall be rendered.

Section 5. SEQRA Determination.

This Legislature, being the State Environmental Quality Review Act (SEQRA) lead agency, hereby finds and determines that this law constitutes a Type II action pursuant to Section 617.5(c)(20) 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. 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 law.

Section 6. Effective Date.

This law shall take effect immediately upon filing in the Office of the Secretary of State.

[] Brackets denote deletion of existing language.

___ Underlining denotes addition of new language.

DATED:

APPROVED BY:

County Executive of Suffolk County

Date

OFFICE OF THE COUNTY LEGISLATURE
COUNTY OF SUFFOLK

1125

GEORGE NOLAN
COUNSEL TO THE LEGISLATURE
email: george.nolan@suffolkcountyny.gov



WILLIAM H. ROGERS BUILDING
P.O. Box 6100
HAUPPAUGE, NY 11788-0099
(631) 853-5494 (PHONE)
(631) 853-4415 (FAX)

DATE: FEBRUARY 5, 2013
TO: CLERK OF THE COUNTY LEGISLATURE
RE: MEMORANDUM OF COUNSEL TO THE LEGISLATURE PURSUANT TO RULE 28

PROPOSED LOCAL LAW YEAR 2013

TITLE: I.R. NO. -2013; LOCAL LAW TO BE KNOWN AS THE COMMUNITY PROTECTION ACT
SPONSOR: PRESIDING OFFICER ON REQUEST OF THE COUNTY EXECUTIVE

DATE OF RECEIPT BY COUNSEL: 2/5/13 PUBLIC HEARING: 2/5/13
DATE ADOPTED/NOT ADOPTED: _____ CERTIFIED COPY RECEIVED: _____

This proposed local law seeks to enhance the County's ability to verify residency reporting by registered sex offenders and establish new protocols for emergency housing of registered sex offenders.

Pursuant to this law, the Commissioner of the Suffolk County Police Department is authorized to execute a contract for a term of up to three (3) years, at a cost not to exceed \$900,000.00 per year, with Parents for Megan's Law. Under such contract, Parents for Megan's Law will:

1. Verify residency reporting of all registered sex offenders who are not homeless and who are required to report pursuant to the New York State Sex Offender Registration Act ("SORA").
2. Monitor registered sex offenders to ensure accurate reporting of registered sex offender addresses, which will include monitoring social media for address verification and ensuring registered sex offenders are not using social media in violation of applicable laws.
3. Develop a system for community reporting of SORA violations.
4. Develop community email alert and website enhancements to provide notification of registered sex offenders.
5. Provide crime victim services.
6. Provide community outreach and prevention education.

This law also authorizes the Police Department to implement registered sex offender monitoring and enforcement, which may include strengthening address verification efforts, electronic distribution of sex offender information to sector patrols and establishing permanent patrol checks.

The proposed law further states that notwithstanding the provisions of any other local law or resolution, the Department of Social Services will place sex offenders seeking emergency housing at an emergency shelter designated by the Commissioner "consistent with New York State law after consultation with the SCPD...." No more than one sex offender will be placed at any emergency shelter and, to the extent practicable, clustering will be avoided.

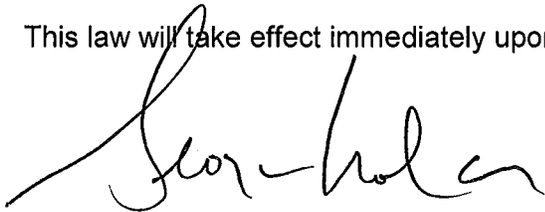
The law goes on to say that in the event an emergency shelter is not available to house a sex offender "assistance will be provided as determined in the judgment of the Commissioner", again consistent with New York State law and after consultation with the Police Department.

The proposed law reiterates the obligation of a sex offender in emergency housing to report his or her location to the Suffolk County Police Department on a daily basis.

This law authorizes the Commissioner of the Department of Social Services to develop rules and regulations necessary to implement this law. Further, this law authorizes the Commissioner to waive the provisions of any other local law or resolution relating to the housing of SORA registrants if the application of the local law of resolution makes the implementation of the subject law impracticable.

Finally, this law directs the County Treasurer to create a \$20,000.00 petty cash account for the Department of Social Services.

This law will take effect immediately upon its filing in the Office of the Secretary of State.

A handwritten signature in black ink, appearing to read "George Nolan", written in a cursive style.

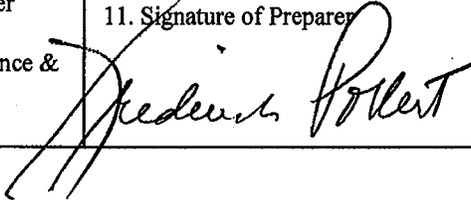
GEORGE NOLAN
Counsel to the Legislature

GN:tm

s:\rule28\28-Community Protection Act

STATEMENT OF FINANCIAL IMPACT
OF PROPOSED SUFFOLK COUNTY LEGISLATION

1. Type of Legislation		
Resolution _____	Local Law <u> X </u>	Charter Law
2. Title of Proposed Legislation –		
RESOLUTION NO. -2013, ADOPTING LOCAL LAW NO. -2013, A LOCAL LAW TO BE KNOWN AS THE COMMUNITY PROTECTION ACT		
3. Purpose of Proposed Legislation –		
To adopt a local law implementing comprehensive sex offender monitoring, verification and enforcement.		
4. Will the Proposed Legislation Have a Fiscal Impact? Yes <u> X </u> No		
5. If the answer to item 4 is "yes", on what will it impact? (circle appropriate category)		
County <u> X </u>	Town	Economic Impact
Village	School District	Other (Specify):
Library District	Fire District	
6. If the answer to item 4 is "yes", Provide Detailed Explanation of Impact		
7. Total Financial Cost of Funding over 5 Years on Each Affected Political or Other Subdivision.		
<p>There is both a programmatic and budgetary impact associated with this Local Law.</p> <p>Programmatically, this resolution establishes an enhanced integrated interdepartmental monitoring system for all sex offenders in Suffolk County. It will involve the departments of Social Service, Police, and Probation, changing the method of housing homeless sex offenders from special facilities constructed solely for homeless sex offenders to congregate housing.</p> <p>Enhanced monitoring services and support services will be provided to all sex offenders by an expanded contract with <i>Parents for Meghan's Law</i>, which is currently funded in the Police Department (001-3120-4980-GHD1). The annualized cost of monitoring under this program on a cost-per-day-per-sex-offender basis is \$2.43.</p> <p>The cost for decentralized special housing for homeless sex offenders is estimated to \$173.40 per day <i>exclusive</i> of the capital costs associated with construction of the special housing. The Department of Public Works estimates that if housing for homeless sex offenders were provided on County-owned property, the costs for new construction would be approximately \$325 per square foot. If existing buildings were converted to this use, the cost would be approximately \$225 per square foot.</p> <p>The costs for providing housing for homeless sex offenders in non-specialty shelters including</p>		

<p>enhanced monitoring as detailed in the Local Law would be approximately \$97.88 per day. The difference in cost between providing for homeless sexual predators through construction of decentralized specialized housing of County facilities versus what is being proposed is \$75.52 per day, or a <u>cost savings of \$992,000</u> for a homeless sex offender's population of averaging 36 people per day.</p> <p>Capital savings of several million dollars is anticipated by not having to construct specialty housing at County facilities.</p>		
<p>8. Proposed Source of Funding Existing Operating Budget appropriations will be transferred to meet program costs.</p>		
<p>9. Timing of Impact - Upon approval.</p>		
<p>10. Typed Name & Title of Preparer Frederick Pollert Deputy County Executive for Finance & Management</p>	<p>11. Signature of Preparer </p>	<p>12. Date: 2/5/13</p>

SCIN FORM 175b (10/95)