

Introduced by Presiding Officer Gregory

Laid on Table 3/4/2014

**PROCEDURAL MOTION NO. 5-2014, APPORTIONING
MORTGAGE TAX BY: COUNTY TREASURER**

1st **RESOLVED**, that the joint reports of the Recording Officer and the County Treasurer as filed with this Legislature on December 31, 2013 relative to the distribution of mortgage taxes for the three month period ending December 31, 2013, be accepted and that the amounts specified therein as Exhibit "A" be fixed and determined as the amounts due the Towns and Villages respectively; and be it further

2nd **RESOLVED**, that the Presiding Officer and Clerk of this Legislature be authorized to execute and deliver to the County Treasurer a warrant of this Legislature directing her to make the payments therein specified in the report in accordance with the provisions of Section 261 of the Tax Law.

DATED:

EFFECTIVE IMMEDIATELY PURSUANT TO §C2-15(A) OF THE SUFFOLK COUNTY
CHARTER AND CHAPTER 86 OF THE SUFFOLK COUNTY CODE

EXHIBIT A

OFFICE OF THE COUNTY LEGISLATURE
Riverhead, New York

TO THE TREASURER OF SUFFOLK COUNTY:

Pursuant to the authority conferred by Section 261 of the New York State Tax Law and a resolution adopted this day relative to the distribution of the mortgage taxes to the several tax districts of this County of the three month period ending December 31, 2013, the County Legislature of this County this day assembled hereby directs you to pay the Supervisors of the several Towns and to the Treasurers of the several villages, as herein after specified, such sums as are listed in the schedule following:

To the Supervisors of the Towns of:	
Babylon	\$1,095,756.48
Brookhaven	2,861,121.58
East Hampton	1,229,637.08
Huntington	1,947,511.50
Islip	1,847,096.47
Riverhead	264,987.51
Shelter Island	100,130.73
Smithtown	1,132,890.81
Southampton	2,384,629.95
Southold	367,815.63
TOTAL TOWNS	\$13,231,577.74

To the Treasurers of the Village of:

Amityville	\$35,151.75
Babylon	45,166.93
Lindenhurst	72,078.37
Belle Terre	7,779.28
Bellport	13,680.06
Lake Grove	44,349.91
Mastic Beach	29,929.56
Old Field	11,804.64
Patchogue	31,474.93
Poquott	5,845.26
Port Jefferson	75,433.10
Shoreham	3,149.34
East Hampton	153,478.28
Sag Harbor	16,314.55
Asharoken	8,581.88
Huntington Bay	13,391.91
Lloyd Harbor	44,125.73
Northport	34,081.80
Brightwaters	13,257.12
Islandia	26,567.63
Ocean Beach	9,367.50
Saltaire	10,387.57
Dering Harbor	2,054.12
Head of the Harbor	14,026.58
Nissequogue	18,111.53
Village of the Branch	12,191.29
North Haven	41,704.82
Quogue	86,988.63
Sagaponack	119,900.60
Sag Harbor	33,355.90
Southampton	306,139.50
Westhampton Beach	74,420.85
Westhampton Dunes	14,438.40
Greenport	8,763.37
TOTAL VILLAGES	\$1,437,492.69

GRAND TOTAL **\$14,669,070.43**

Presiding Officer, County Legislature

Clerk, County Legislature

DATED:

**PROCEDURAL RESOLUTION NO. 6 -2014, TO RENEW
AGREEMENT WITH PFM ASSET MANAGEMENT LLC**

WHEREAS, pursuant to Section 250 of the SUFFOLK COUNTY CODE, this Legislature has full power and control of the property and funds of the Suffolk County Vanderbilt Museum, including the Maintenance Fund that supports the Museum's operations; and

WHEREAS, maximizing income from the Maintenance Fund is critical for the viability of the Suffolk County Vanderbilt Museum; and

WHEREAS, the County of Suffolk has utilized the services of investment advisors to assist in the management of the Maintenance Fund; and

WHEREAS, in 2010, this Legislature entered into a three year agreement with PFM Asset Management LLC to manage the investment of the Maintenance Fund; and

WHEREAS, the 2010 agreement with PFM Asset Management LLC gave the Legislature an option to renew for two additional one year periods; and

WHEREAS, Procedural Res. No. 7-2013 authorized the Presiding Officer to exercise the first one-year option and extend the County's agreement for an additional one year period; and

WHEREAS, the County's agreement with PFM Asset Management LLC is now set to expire on April 21, 2014; and

WHEREAS, it is in the best interests of the County to exercise its option and extend its agreement with PFM Asset Management LLC for an additional one year period; now, therefore be it

1st RESOLVED, that this Legislature authorizes the Presiding Officer to exercise the County Legislature's option and extend its agreement with PFM Asset Management LLC, a Delaware limited liability company, 2 Logan Square, Suite 1600, 18th and Arch Street, Philadelphia, PA 19103-2770 to serve as the investment advisor for the Suffolk County Vanderbilt Museum's Maintenance Fund for an additional one year period through April, 2015, on the same terms and conditions as the original agreement dated April 21, 2010.

DATED:

EFFECTIVE IMMEDIATELY PURSUANT TO SECTION C2-15(A) OF THE SUFFOLK COUNTY CHARTER

1237

Intro. Res. No. -2014
Introduced by the Presiding Officer

Laid on Table

3/4/14

RESOLUTION NO. -2014, MAKING A SEQRA DETERMINATION IN CONNECTION WITH THE PROPOSED IMPROVEMENTS TO COUNTY ROAD 73, ROANOKE AVENUE, FROM STATE ROAD 25, MAIN STREET, TO THE VICINITY OF COUNTY ROAD 58, OLD COUNTRY ROAD, TOWN OF RIVERHEAD (CP #5562)

WHEREAS, the Suffolk County Council on Environmental Quality (CEQ) has reviewed a project designated as the "Proposed Improvements to County Road 73, Roanoke Avenue, from State Road 25, Main Street, to the Vicinity of County Road 58, Old Country Road, Town of Riverhead", pursuant to Section 6 of Local Law No. 22-1985 which project involves the full reconstruction of curbs and sidewalks, necessary drainage improvements, and asphalt resurfacing and/or full-depth reconstruction as pavement condition warrants. The project also includes the installation of permeable concrete gutters, new leaching basins and hydrodynamic stormwater treatment systems; and

WHEREAS, an Environmental Assessment Form (EAF) was prepared and submitted to the CEQ office by the Suffolk County Department of Public Works and subsequently sent out to all concerned parties; and

WHEREAS, at its February 19, 2014 meeting, the CEQ reviewed the EAF and information submitted by the Suffolk County Department of Public Works; and

WHEREAS, the CEQ recommended that the above activity be considered an Unlisted action, pursuant to the provisions of Title 6 NYCRR, Part 617 and Chapter 450 of the Suffolk County Code; and

WHEREAS, the CEQ has advised the County Legislature and the County Executive by memo dated February 20, 2014 of said recommendations; and

WHEREAS, Section 450-5(H) of the SUFFOLK COUNTY CODE requires the Presiding Officer to introduce legislation for an appropriate SEQRA determination; and

WHEREAS, the Suffolk County Legislature has reviewed the EAF and the CEQ recommendations; now, therefore, be it

1st RESOLVED, that this Legislature hereby determines that the Proposed Improvements to County Road 73, Roanoke Avenue, from State Road 25, Main Street, to the Vicinity of County Road 58, Old Country Road, Town of Riverhead constitutes an Unlisted action, pursuant to the provisions of Title 6 NYCRR, Part 617 and Chapter 450 of the Suffolk County Code, which project will not have significant adverse impacts on the environment for the following reasons:

1. The proposed action will not exceed any of the criteria set forth in Title 6 NYCRR, Part 617.7, which sets forth thresholds for determining significant effect on the environment, as demonstrated in the Environmental Assessment Form;

2. The proposal does not significantly threaten any unique or highly valuable environmental or cultural resources as identified in or regulated by the Environmental Conservation Law of the State of New York or the Suffolk County Charter and the Suffolk County Code;
3. All necessary permits and approvals will be obtained from New York State Department of Conservation;
4. To the greatest extent possible any trees removed will be replaced with wire friendly and sidewalk friendly trees and if possible said replacement trees will be placed on private property with permission from the landowner; and
5. The proposed action will improve pedestrian safety and stormwater drainage;

and be it further

2nd RESOLVED, that a copy of this Resolution shall be filed with the Suffolk County Clerk, the initiating unit of said project, and with the CEQ; and be it further

3rd RESOLVED, that in accordance with Section C1-4(1)(d) of the SUFFOLK COUNTY CHARTER and Section 450-5(C)(4) of the SUFFOLK COUNTY CODE, the CEQ is hereby directed to prepare and circulate a SEQRA notice of determination of non-significance in accordance with this Resolution.

DATED:

APPROVED BY:

County Executive of Suffolk County

Date:

1238

Intro. Res. No. -2014
Introduced by the Presiding Officer

Laid on Table

3/4/14

RESOLUTION NO. -2014, MAKING A SEQRA DETERMINATION IN CONNECTION WITH THE PROPOSED REHABILITATION OF COUNTY ROAD 13, CROOKED HILL ROAD, FROM COUNTY ROAD 7, WICKS ROAD, TO COUNTY ROAD 106, CAMPUS ROAD, BRENTWOOD, TOWN OF ISLIP

WHEREAS, the Suffolk County Council on Environmental Quality (CEQ) has reviewed a project designated as the "Proposed Rehabilitation of County Road 13, Crooked Hill Road, from County Road 7, Wicks Road, to County Road 106, Campus Road, Brentwood, Town of Islip", pursuant to Section 6 of Local Law No. 22-1985 which project involves the installation of a positive drainage system, the expansion of two existing recharge basins, and the replacement of curbs, sidewalks and pavement markings. The project also includes full depth pavement patching and resurfacing, and necessary traffic signal modification; and

WHEREAS, an Environmental Assessment Form (EAF) was prepared and submitted to the CEQ office by the Suffolk County Department of Public Works and subsequently sent out to all concerned parties; and

WHEREAS, at its February 19, 2014 meeting, the CEQ reviewed the EAF and information submitted by the Suffolk County Department of Public Works; and

WHEREAS, the CEQ recommended that the above activity be considered an Unlisted action, pursuant to the provisions of Title 6 NYCRR, Part 617 and Chapter 450 of the Suffolk County Code; and

WHEREAS, the CEQ has advised the County Legislature and the County Executive by memo dated February 20, 2014 of said recommendations; and

WHEREAS, Section 450-5(H) of the SUFFOLK COUNTY CODE requires the Presiding Officer to introduce legislation for an appropriate SEQRA determination; and

WHEREAS, the Suffolk County Legislature has reviewed the EAF and the CEQ recommendations; now, therefore, be it

1st RESOLVED, that this Legislature hereby determines that the Proposed Rehabilitation of County Road 13, Crooked Hill Road, from County Road 7, Wicks Road, to County Road 106, Campus Road, Brentwood, Town of Islip constitutes an Unlisted action, pursuant to the provisions of Title 6 NYCRR, Part 617 and Chapter 450 of the Suffolk County Code, which project will not have significant adverse impacts on the environment for the following reasons:

1. The proposed action will not exceed any of the criteria set forth in Title 6 NYCRR, Part 617.7, which sets forth thresholds for determining significant effect on the environment, as demonstrated in the Environmental Assessment Form;
2. The proposal does not significantly threaten any unique or highly valuable environmental or cultural resources as identified in or regulated by the

Environmental Conservation Law of the State of New York or the Suffolk County Charter and the Suffolk County Code;

3. To the greatest extent possible any trees removed will be replaced with wire friendly and sidewalk friendly trees and if possible said replacement trees will be placed on private property with permission from the landowner; and
4. The proposed action will improve pedestrian safety and stormwater drainage and traffic congestion;

and be it further

2nd **RESOLVED**, that a copy of this Resolution shall be filed with the Suffolk County Clerk, the initiating unit of said project, and with the CEQ; and be it further

3rd **RESOLVED**, that in accordance with Section C1-4(1)(d) of the SUFFOLK COUNTY CHARTER and Section 450-5(C)(4) of the SUFFOLK COUNTY CODE, the CEQ is hereby directed to prepare and circulate a SEQRA notice of determination of non-significance in accordance with this Resolution.

DATED:

APPROVED BY:

County Executive of Suffolk County

Date:

s:\res\ls-

1239

3/4/14

Intro. Res. No. -2014
Introduced by the Presiding Officer

Laid on Table

RESOLUTION NO. -2014, MAKING A SEQRA DETERMINATION IN CONNECTION WITH THE PROPOSED CONSTRUCTION OF CHECK-IN STATION AT CEDAR POINT COUNTY PARK, TOWN OF EAST HAMPTON

WHEREAS, the Suffolk County Council on Environmental Quality (CEQ) has reviewed a project designated as the "Proposed Construction of Check-in Station at Cedar Point County Park, Town of East Hampton", pursuant to Section 6 of Local Law No. 22-1985 which project involves the construction of a new 1,700 square feet, park check-in station and the demolition of the existing check-in station; and

WHEREAS, at its February 19, 2014 meeting, the CEQ reviewed the information submitted by the Suffolk County Department of Parks, Recreation and Conservation in connection with this project; and

WHEREAS, the CEQ recommended that the above activity be considered a Type II action, pursuant to the provisions of Title 6 NYCRR, Part 617.5(c)(2)(7)(20) and (27) and Chapter 450 of the Suffolk County Code; and

WHEREAS, the CEQ has advised the County Legislature and the County Executive by memo dated February 20, 2014 of said recommendations; and

WHEREAS, Section 450-5(H) of the SUFFOLK COUNTY CODE requires the Presiding Officer to introduce legislation for an appropriate SEQRA determination; and

WHEREAS, the Suffolk County Legislature has reviewed the EAF and the CEQ recommendations; now, therefore, be it

1st RESOLVED, that this Legislature hereby determines that the Proposed Construction of Check-in Station at Cedar Point County Park, Town of East Hampton constitutes a Type II action, pursuant to the provisions of Title 6 NYCRR, Part 617.5(c)(2)(7)(20) and (27) and Chapter 450 of the Suffolk County Code, as the project involves a local legislative decision for the replacement of a structure in-kind, on the same site, and the construction is for a non-residential structure that involves less than 4,000 square feet of gross floor area and does not involve a change of zone or use variance and is consistent with local land use controls; and be it further

2nd RESOLVED, that a copy of this Resolution shall be filed with the Suffolk County Clerk, the initiating unit of said project, and with the CEQ; and be it further

3rd RESOLVED, that in accordance with Section C1-4(1)(d) of the SUFFOLK COUNTY CHARTER and Section 450-5(C)(4) of the SUFFOLK COUNTY CODE, the CEQ is hereby directed to prepare and circulate a SEQRA notice of determination of non-significance in accordance with this Resolution.

DATED:

APPROVED BY:

County Executive of Suffolk County

Date:

s:\res\s-check-in-station-cedar-point-county-park

1240

Intro. Res. No. -2014
Introduced by the Presiding Officer

Laid on Table

3/4/14

RESOLUTION NO. -2014, MAKING A SEQRA DETERMINATION IN CONNECTION WITH THE PROPOSED CONSTRUCTION OF CHECK-IN STATION AT INDIAN ISLAND COUNTY PARK, TOWN OF RIVERHEAD

WHEREAS, the Suffolk County Council on Environmental Quality (CEQ) has reviewed a project designated as the "Proposed Construction of Check-in Station at Indian Island County Park, Town of Riverhead", pursuant to Section 6 of Local Law No. 22-1985 which project involves the construction of a new 1,700 square feet, park check-in station and the repurposing of the existing check-in station as a ranger station for law enforcement; and

WHEREAS, at its February 19, 2014 meeting, the CEQ reviewed the information submitted by the Suffolk County Department of Parks, Recreation and Conservation in connection with this project; and

WHEREAS, the CEQ recommended that the above activity be considered a Type II action, pursuant to the provisions of Title 6 NYCRR, Part 617.5(c)(7)(20) and (27) and Chapter 450 of the Suffolk County Code; and

WHEREAS, the CEQ has advised the County Legislature and the County Executive by memo dated February 20, 2014 of said recommendations; and

WHEREAS, Section 450-5(H) of the SUFFOLK COUNTY CODE requires the Presiding Officer to introduce legislation for an appropriate SEQRA determination; and

WHEREAS, the Suffolk County Legislature has reviewed the EAF and the CEQ recommendations; now, therefore, be it

1st RESOLVED, that this Legislature hereby determines that the Proposed Construction of Check-in Station at Indian Island County Park, Town of Riverhead constitutes a Type II action, pursuant to the provisions of Title 6 NYCRR, Part 617.5(c)(7)(20) and (27) and Chapter 450 of the Suffolk County Code, as the project involves a local legislative decision for the construction for a non-residential structure that involves less than 4,000 square feet of gross floor area and does not involve a change of zone or use variance and is consistent with local land use controls; and be it further

2nd RESOLVED, that a copy of this Resolution shall be filed with the Suffolk County Clerk, the initiating unit of said project, and with the CEQ; and be it further

3rd RESOLVED, that in accordance with Section C1-4(1)(d) of the SUFFOLK COUNTY CHARTER and Section 450-5(C)(4) of the SUFFOLK COUNTY CODE, the CEQ is hereby directed to prepare and circulate a SEQRA notice of determination of non-significance in accordance with this Resolution.

DATED:

APPROVED BY:

County Executive of Suffolk County

Date:

s:\res\s-check-in-station-indian-island-county-park

1241
Intro. Res. No. -2014
Introduced by the Presiding Officer

Laid on Table

3/4/14

RESOLUTION NO. -2014, MAKING A SEQRA DETERMINATION IN CONNECTION WITH THE PROPOSED CONSTRUCTION OF CHECK-IN STATION AT MONTAUK COUNTY PARK, TOWN OF EAST HAMPTON

WHEREAS, the Suffolk County Council on Environmental Quality (CEQ) has reviewed a project designated as the "Proposed Construction of Check-in Station at Montauk County Park, Town of East Hampton", pursuant to Section 6 of Local Law No. 22-1985 which project involves the construction of a new 1,700 square feet, park check-in station and the demolition of the existing check-in station; and

WHEREAS, at its February 19, 2014 meeting, the CEQ reviewed the information submitted by the Suffolk County Department of Parks, Recreation and Conservation in connection with this project; and

WHEREAS, the CEQ recommended that the above activity be considered a Type II action, pursuant to the provisions of Title 6 NYCRR, Part 617.5(c)(2)(7)(20) and (27) and Chapter 450 of the Suffolk County Code; and

WHEREAS, the CEQ has advised the County Legislature and the County Executive by memo dated February 20, 2014 of said recommendations; and

WHEREAS, Section 450-5(H) of the SUFFOLK COUNTY CODE requires the Presiding Officer to introduce legislation for an appropriate SEQRA determination; and

WHEREAS, the Suffolk County Legislature has reviewed the EAF and the CEQ recommendations; now, therefore, be it

1st RESOLVED, that this Legislature hereby determines that the Proposed Construction of Check-in Station at Montauk County Park, Town of East Hampton constitutes a Type II action, pursuant to the provisions of Title 6 NYCRR, Part 617.5(c)(2)(7)(20) and (27) and Chapter 450 of the Suffolk County Code, as the project involves a local legislative decision for the replacement of a structure in-kind, on the same site, and the construction is for a non-residential structure that involves less than 4,000 square feet of gross floor area and does not involve a change of zone or use variance and is consistent with local land use controls; and be it further

2nd RESOLVED, that a copy of this Resolution shall be filed with the Suffolk County Clerk, the initiating unit of said project, and with the CEQ; and be it further

3rd RESOLVED, that in accordance with Section C1-4(1)(d) of the SUFFOLK COUNTY CHARTER and Section 450-5(C)(4) of the SUFFOLK COUNTY CODE, the CEQ is hereby directed to prepare and circulate a SEQRA notice of determination of non-significance in accordance with this Resolution.

DATED:

APPROVED BY:

County Executive of Suffolk County

Date:

s:\res\s-check-in-station-montauk-county-park

1242

Intro. Res. No. - 2014

Laid on the Table

3/4/14

Introduced by Presiding Officer on request of the County Executive

RESOLUTION NO. - 2014, AMENDING THE 2014 ADOPTED OPERATING BUDGET TO ACCEPT AND APPROPRIATE ADDITIONAL 100% STATE AID FROM THE NEW YORK STATE OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES TO RIVERHEAD COMMUNITY AWARENESS

WHEREAS, the New York State Office of Alcoholism and Substance Abuse Services (NYS OASAS) State Aid Funding Authorization dated 1/30/14 has allocated additional 100% State Aid in base funding to Riverhead Community Awareness in the amount of \$15,192; and

WHEREAS, this additional 100% State Aid is not included in the 2014 Adopted Operating Budget; now, therefore be it

1st RESOLVED, that the County Comptroller and the County Treasurer be and hereby are authorized to accept and appropriate \$15,192 in additional State Aid as follows:

REVENUES:

001-HSV 3486 State Aid: Narcotics Addiction Control \$15,192

ORGANIZATIONS

Department of Health Services (HSV)
Division of Community Mental Hygiene Services
001-HSV-4310-4980

<u>XORG</u>	<u>OBJECT NAME</u>	<u>2014 Adopted Budget</u>	<u>Increase/ Decrease</u>	<u>2014 Modified Budget</u>
AOH1	Riverhead Community Awareness	\$251,370	+\$15,192	\$266,562

and be it further

2nd RESOLVED, that the contract with Riverhead Community Awareness be amended to reflect these additional funds; and be it further

3rd RESOLVED, that the funding and expenditures that may be incurred run concurrent to the budget period as specified in the award letter; and be it further

4th RESOLVED, that this Legislature, being the lead agency under SEQRA and Chapter 279 of the Suffolk County Code, hereby determines that this resolution constitutes a Type II action.

DATED:

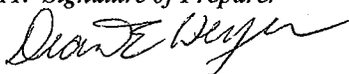
APPROVED BY:

County Executive of Suffolk County

Date of Approval:

HSV #8-2014

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

1. Type of Legislation		
Resolution <input checked="" type="checkbox"/> Local Law _____ Charter Law _____		
2. Title of Proposed Legislation Amending the 2014 Adopted Operating Budget to accept and appropriate additional 100% State Aid from the New York State Office of Alcoholism and Substance Abuse Services to Riverhead Community Awareness.		
3. Purpose or Proposed Legislation This legislation is needed to accept and appropriate \$15,192 in additional 100% State Aid from New York State Office of Alcoholism and Substance Abuse Services (NYS OASAS) to Riverhead Community Awareness.		
4. Will the Proposed Legislation Have a Fiscal Impact? YES _____ NO <input checked="" type="checkbox"/>		
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: N/A		
7. Total Financial Cost of Funding over 5 Years on Each Affected Political or Other Subdivision. None		
8. Proposed Source of Funding 100% State aid from NYS OASAS		
9. Timing of Impact Immediate upon approval of the resolution and execution of a contract with Riverhead Community Awareness.		
10. Typed Name & Title of Preparer <i>Diane E. Weyer</i> Principal Financial Analyst	11. Signature of Preparer 	12. Date <i>2/2/14</i>

COUNTY OF SUFFOLK



STEVEN BELLONE
SUFFOLK COUNTY EXECUTIVE

DEPARTMENT OF HEALTH SERVICES

JAMES L. TOMARKEN, MD, MPH, MBA, MSW
Commissioner

MEMORANDUM

To: James L. Tomarken, MD, MPH, MBA, MSW
Commissioner, Department of Health Services

From: Art Flescher, L.C.S.W., C.A.S.A.C. 
Director, Division of Community Mental Hygiene Services

Date: February 19, 2014

Subject: REQUEST FOR LEGISLATIVE RESOLUTION

The New York State Office of Alcoholism and Substance Abuse Services (NYSOASAS) has allocated an additional \$15,192 in base funding to Riverhead Community Awareness.

The Division of Community Mental Hygiene requests introduction of a legislative resolution to accept and appropriate this additional 100% state aid from NYSOASAS to Riverhead Community Awareness.

Attached please find a draft intro resolution, fiscal impact statement, resolution routing form, and NYSOASAS State Aid Funding Authorization dated January 30, 2014 confirming the additional \$15,192 in state aid to Riverhead Community Awareness.

Thank you for your consideration.

AF: PM

Attachments

Cc: L.Wright, D. Weyer, B. Russo, S. Reagan, G. Terry, P. Manos



Public Health
Prevent. Promote. Protect.

DIVISION OF COMMUNITY MENTAL HYGIENE
North County Complex, Building C928, 725 Veterans Highway, P.O. Box 6100, Hauppauge, NY 11788
(631) 853-8500 Fax (631) 853-3117

January 30, 2014

Mr. Art Flescher
Director
Suffolk County Dept. of Health Services
Division of Community Mental Hygiene, North County Complex, Bldg. C928
P.O. Box 6100, 725 Veterans Memorial Highway
Hauppauge, NY 11788-0099

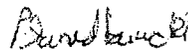
RE: 2014 Approval Letter for Community Chemical
Dependency and Problem
Gambling Treatment, Prevention, Recovery
Services

UPDATE

Dear Mr. Flescher:

Please use the attached 2014 State Aid Funding Authorization (SAFA) as replacement for the State Aid Funding Authorization (SAFA) that was erroneously attached to our January 23, 2014 letter to you. The State Aid Funding Authorization (SAFA) that was attached to the January 23, 2014 letter should be destroyed. Thank you for your assistance in this matter.

Sincerely,



P. David Sawicki
Director of Financial Administration

Enc.

cc: LGU Treasurer
LGU Chairperson
FO Coordinator
Sean Byrne
Mike Lawler
Kathy Murphy OR Steven Rabinowitz
Lorraine Sturges

RECEIVED
FEB 05 2014

COMMUNITY MENTAL
HYGIENE DIVISION



New York State Office of Alcoholism and Substance Abuse Services
State Aid Funding Authorization

SBRRPALB100
01/30/2014 12:57

County: Suffolk (52)
Region: Long Island

Fiscal Year : 2014

As of: 01/30/2014

Agency Number/Name	Init Code	Program Code/Index	PRU Direct	Gross	Revenue	Net	Approved Budgeted Amounts				Local Share	Non-Funded	Restr. Code
							Funded Net	Funding Code/Source	One-time	Approved State Aid			
00172	3520	00	992	764,755	304,855	459,900	459,900	013F	0	363,467	96,433	0	
Huntington Youth Bureau	5520	00	90142	218,522	33,974	184,548	184,548	013F	0	157,088	27,460	0	
Youth Development Research Institute, Inc.	5550	00	90817	4,860	0	4,860	4,860	013M	0	3,996	864	0	
Agency 00172 Total:				988,137	338,829	649,308	649,308		0	524,551	124,757	0	
00290	3520	00	776	1,117,720	447,465	670,255	670,255	013F	0	551,360	118,875	0	
Alternatives Counseling Services, Inc.	5520	00	90143	213,037	0	213,037	213,037	013F	0	194,608	18,429	0	
Agency 00290 Total:				1,330,757	447,465	883,292	883,292		0	745,968	137,304	0	
00352	3520	00	1203	1,284,802	319,778	965,024	965,024	013F	0	818,578	146,446	0	
The Young Men's Christian Association of Long Island, Incorporated	5520	00	90145	243,510	8,077	235,433	235,433	013F	0	228,225	7,208	0	
Agency 00352 Total:				1,528,312	327,855	1,200,457	1,200,457		0	1,046,803	153,654	0	
00372	3520	00	560	1,374,567	950,197	424,370	424,370	013F	0	342,425	81,945	0	
Town of Babylon	Agency 00372 Total:			1,374,567	950,197	424,370	424,370		0	342,425	81,945	0	
00667	3520	00	7116	731,740	287,160	444,580	444,580	013M	0	323,568	121,012	0	
Town of Smithtown	4078	00		243,644	0	243,644	243,644	013M	0	243,644	0	0	
	5520	00	90146	327,715	44,018	283,697	283,697	013F	0	283,697	0	0	
Agency 00667 Total:				1,303,099	331,178	971,921	971,921		0	850,909	121,012	0	
02011	5520	00	90193	178,747	0	178,747	178,747	013M	0	174,913	3,834	0	
Riverhead Community Awareness Program	5550	00	90638	87,815	0	87,815	87,815	013M	0	85,795	2,020	0	
Agency 02011 Total:				266,562	0	266,562	266,562		0	260,708	5,854	0	



New York State Office of Alcoholism and Substance Abuse Services
State Aid Funding Authorization

SBRRALB100
01/30/2014 12:57

County: Suffolk (52)
Region: Long Island

Fiscal Year : 2014

As of: 01/30/2014

Agency Number/Name	Init Code	Program Code/Index	PRU Direct	Approved Budgeted Amounts							Restr. Code	
				Gross	Revenue	Net	Funded Net Code/Source	One-time	Approved State Aid	Local Share		Non-Funded
16320	3528	00	52394	274,254	68,576	205,678	205,678	013M	205,678	0	0	0
Agency 16320 Total:				274,254	68,576	205,678	205,678		205,678	0	0	0
16390	3078	00	52618	60,889	0	60,889	60,889	013M	60,889	0	0	0
Agency 16390 Total:				60,889	0	60,889	60,889		60,889	0	0	0
16810	3520	03	6429	1,088,851	535,879	552,972	552,972	013M	552,972	0	0	0
Agency 16810 Total:				1,088,851	535,879	552,972	552,972		552,972	0	0	0
20580	3510	00	8019	1,862,328	172,639	1,689,689	1,689,689	013F	1,590,576	99,113	0	0
Agency 20580 Total:				1,862,328	172,639	1,689,689	1,689,689		1,590,576	99,113	0	0
22270	3570	00	51329	761,787	169,637	592,150	592,150	013F	581,163	10,987	0	0
Agency 22270 Total:				761,787	169,637	592,150	592,150		581,163	10,987	0	0
Catholic Charities of the Diocese of Rockville Centre	3520	00	50121	1,043,523	847,764	195,759	195,759	013M	114,944	80,815	0	0
Agency 20580 Total:				1,043,523	847,764	195,759	195,759		114,944	80,815	0	0
Daytop Village, Inc.	3520	01	50125	689,420	417,593	271,827	271,827	013M	48,376	223,451	0	0
Agency 16810 Total:				689,420	417,593	271,827	271,827		48,376	223,451	0	0
SCO Family of Services	3570	01	52107	1,279,239	283,237	996,002	996,002	013F	403,852	0	0	0
Agency 22270 Total:				1,279,239	283,237	996,002	996,002		403,852	0	0	0
Eastern Suffolk BOCES	5520	00	90194	2,528,693	1,501,930	1,026,763	1,026,763	013M	1,003,530	23,233	0	0
Agency 23220 Total:				2,528,693	1,501,930	1,026,763	1,026,763		1,003,530	23,233	0	0
Agency 23220 Total:				2,933,634	1,732,367	1,201,267	1,201,267		1,173,934	27,333	0	0



New York State Office of Alcoholism and Substance Abuse Services
State Aid Funding Authorization

SBRPALB100
01/30/2014 12:57

County: Suffolk (52)
Region: Long Island

Fiscal Year : 2014

As of: 01/30/2014

Agency Number/Name	Init Code	Program Code/Index	PRU Direct	Approved Budgeted Amounts							Restr. Code	
				Gross	Revenue	Net	Funded Net Code/Source	One-time	Approved State Aid	Local Share		Non-Funded
31360		3520 03	52648	1,060,268	464,601	595,667	595,667	013M		423,406	172,261	0
Outreach Development Corporation				1,060,268	464,601	595,667	595,667			423,406	172,261	0
33200		5520 00	90201	230,398	61,971	168,427	168,427	013F		129,549	38,878	0
Human Understanding & Growth Seminars				230,398	61,971	168,427	168,427			129,549	38,878	0
48170		5520 00	90845	318,989	0	318,989	318,989	013F		272,111	46,878	0
West Islip Youth Enrichment Services, Inc.				318,989	0	318,989	318,989			272,111	46,878	0
50430		2780 00	52037	120,630	34,076	86,554	86,554	013M		81,850	4,704	0
Pederson-Krag Center, Inc.				1,068,604	769,322	289,282	289,282	013M		71,634	217,648	0
		3520 01	51803	889,229	621,672	267,557	267,557	013M		49,937	217,620	0
		3520 02	50376	939,401	641,939	297,462	297,462	013M		222,354	75,108	0
		4072 00	52399	47,467	11,650	35,817	35,817	013F		35,817	0	0
		5520 00	90335	145,000	0	145,000	145,000	013F		145,000	0	0
Agency 50430 Total:				3,200,331	2,078,659	1,121,672	1,121,672			606,592	515,080	0
50440		3520 00	50994	735,408	537,035	198,373	198,373	013M		78,048	120,325	0
Family Service League, Inc.				1,335,850	853,031	482,819	482,819	013M		252,110	230,709	0
		3520 02	52084	542,295	522,685	19,610	19,610	013M		19,610	0	0
		3520 03	52640	845,186	479,721	365,465	365,465	013M		196,723	168,742	0
		5520 00	90842	94,359	0	94,359	94,359	013F		94,359	0	0
Agency 50440 Total:				3,553,098	2,392,472	1,160,626	1,160,626			640,850	519,776	0



New York State Office of Alcoholism and Substance Abuse Services
State Aid Funding Authorization

SBRPALB100
01/30/2014 12:57

County: Suffolk (52)
Region: Long Island

Fiscal Year : 2014

As of: 01/30/2014

Agency Number/Name	Init Code	Program Code/Index	PRU Direct	Revenue	Gross	Approved Budgeted Amounts				Local Share	Non-Funded	Restr. Code
						Net	Funded Net Code/Source	Funding Code/Source	One-time			
70370	0690	01	70002	0	789,846	789,846	013S	789,846	013S	224,211	565,635	0
Suffolk County Department of Health Services	2050	01	6731	674,608	2,009,553	1,334,945	013F	1,334,945	013F	720,791	614,154	0
	2050	02	3097	1,162,320	2,691,654	1,529,334	013M	1,529,334	013M	1,015,195	514,139	0
	2050	03	202	954,938	2,362,815	1,407,877	013M	1,407,877	013M	738,006	669,871	0
	2050	04	201	397,642	1,836,677	1,439,035	013M	1,439,035	013M	896,299	542,736	0
	4072	00	52400	0	48,555	48,555	013F	48,555	013F	48,555	0	0
	5990	00	52401	0	111,169	111,169	013M	111,169	013M	86,632	24,537	0
Agency 70370 Total:				3,189,508	9,850,269	6,660,761		6,660,761		3,729,689	2,931,072	0
81980	3100	00	52498	0	330,206	330,206	013M	330,206	013M	205,109	125,097	0
Long Island Home d/b/a South Oaks Hospital				0	330,206	330,206		330,206		205,109	125,097	0
Agency 81980 Total:				0	330,206	330,206		330,206		205,109	125,097	0
83220	3520	00	50023	911,874	1,087,092	175,218	013M	175,218	013M	88,494	86,724	0
John T. Mather Hospital of Port Jefferson, New York, Inc.				911,874	1,087,092	175,218		175,218		88,494	86,724	0
Agency 83220 Total:				911,874	1,087,092	175,218		175,218		88,494	86,724	0
85340	3520	00	50101	360,673	523,689	163,016	013M	163,016	013M	160,028	2,988	0
Brookhaven Memorial Hospital Medical Center, Inc.				360,673	523,689	163,016		163,016		160,028	2,988	0
Agency 85340 Total:				360,673	523,689	163,016		163,016		160,028	2,988	0

COUNTY OF SUFFOLK



STEVEN BELLONE
SUFFOLK COUNTY EXECUTIVE

DEPARTMENT OF HEALTH SERVICES

JAMES L. TOMARKEN, MD, MPH, MBA, MSW
Commissioner

February 11, 2014

Mr. P David Sawicki, Chief Budget Analyst
NYS Office of Alcoholism & Substance Abuse Services
1450 Western Avenue
Albany, New York 12229-3526

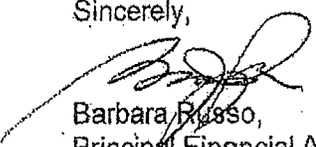
**Re: 2014 Approval Letter for Community Chemical Dependency
and Problem Gambling Treatment, Recovery Services**

Dear Mr. Sawicki,

As per your letter dated January 30, 2014, enclosed please find the updated 2014 State Funding Authorization (SAFA) as replacement for the State Funding Authorization (SAFA) that was erroneously attached to the January 23, 2014 letter. The State Aid Funding Authorization (SAFA) that was attached to the January 23, 2014 letter has been destroyed.

Art Flescher, Director of the Division of Community Mental Hygiene Services, has signed the authorization.

Sincerely,


Barbara Russo,
Principal Financial Analyst

BR:PM:am

Encl.

Cc: C. Cullity, S. Reagan, P. Manos



DIVISION OF COMMUNITY MENTAL HYGIENE
North County Complex, Building C928, 725 Veterans Memorial Highway, P.O. Box 6100, Hauppauge, NY 11788
(631) 853-8500 FAX: (631) 853-3117



New York State Office of Alcoholism and Substance Abuse Services
State Aid Funding Authorization

SBRFPALB100
01/30/2014 12:57

County: Suffolk (52)
Region: Long Island

Fiscal Year: 2014

As of: 01/30/2014

Agency Number/Name	Init Code	Program Code/Index	PRU Direct	Gross	Revenue	Net	Approved Budgeted Amounts			Approved State Aid	Local Share	Not-Funded	Restr. Code
							Funded Net	Funding Code/Source	One-time				
County Suffolk (52) Summary - All Agencies:				36,177,912	15,913,337	20,264,575	20,264,575	20,264,575	0	14,759,596	5,504,979	0	
Less Direct Contracts/DASNY:				0	0	0	0	0	0	0	0	0	
Approved LGU Funding:				36,177,912	15,913,337	20,264,575	20,264,575	20,264,575	0	14,759,596	5,504,979	0	

Signature: *[Handwritten Signature]* Date: 2/6/14

**2014 Intergovernmental Relations
Memorandum of Support**

TITLE OF BILL: Amending the 2014 Adopted Operating Budget to accept and appropriate additional 100% State Aid from the New York State Office of Alcoholism And Substance Abuse Services to Riverhead Community Awareness.

PURPOSE OR GENERAL IDEA OF BILL: This legislation is needed to accept and appropriate \$15,192 in additional 100% State Aid from New York State Office of Alcoholism and Substance Abuse Services (NYS OASAS) to Riverhead Community Awareness.

SUMMARY OF SPECIAL PROVISIONS: None.

JUSTIFICATION: NYS OASAS has authorized additional 100% State Aid for Riverhead Community Awareness.

FISCAL IMPLICATIONS: None, this Resolution request accepts additional 100% State Aid.

COUNTY OF SUFFOLK



STEVEN BELLONE
SUFFOLK COUNTY EXECUTIVE

DEPARTMENT OF HEALTH SERVICES

JAMES L. TOMARKEN, MD, MPH, MBA, MSW
Commissioner

February 21, 2014

Jon Schneider, Deputy County Executive
County Executive's Office, 12th Floor
H. Lee Dennison Building
Veterans Memorial Highway
Hauppauge, NY 11788-0099

Dear Mr. Schneider:

I request the introduction of the enclosed Resolution to amend the 2014 Adopted Operating Budget to accept and appropriate additional 100% State Aid from the New York State Office of Alcoholism and Substance Abuse Services (NYS OASAS) to Riverhead Community Awareness. This legislation is needed to accept and appropriate \$15,192 in additional State Aid from the NYS OASAS to Riverhead Community Awareness.

I enclose a financial impact statement and other back-up documentation for this Resolution. If you have any questions on the enclosed, please call Barbara Russo at 3-8533. Also, an e-mail version of this Resolution was sent to CE RESO REVIEW and the file name is "Reso-HSV-MH Riverhead CAP.docx."

Sincerely,

James L. Tomarken, MD, MPH, MBA, MSW
Commissioner

Enclosures

C: Dennis M. Cohen, Chief Deputy County Executive
Thomas Vaughn, Director of Intragovernmental Relations
Lisa Santeramo, Assistant Deputy County Executive
Margaret B. Bermel, MBA, Director of Health Administrative Services
Barry S. Paul, Deputy Commissioner
Art Flescher, LCSW, Director, Division of Community Mental Hygiene Services
Barbara Russo, Principal Financial Analyst
Diane E. Weyer, Principal Financial Analyst



Public Health
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OFFICE OF THE COMMISSIONER
3500 Sunrise Highway, Suite 124, P. O. Box 9006, NY 11739-9006
Phone (631) 854-0000 Fax (631) 854-0108

**REQUEST FOR THE INTRODUCTION OF SUFFOLK COUNTY LEGISLATION
OFFICE OF THE COUNTY EXECUTIVE**

County of Suffolk

- (1) Please limit this suggestion form to ONE proposal.
- (2) Describe in detail.
- (3) Attach all pertinent backup material.

Submitting Department
(Dept. Name & Location):
Department of Health Services
3500 Sunrise Highway, Suite 124
P.O. Box 9006
Great River, New York 11739-9006

Department Contact Person
(Name & Phone No.):
Barbara Russo, 853-8533
Division of Community Mental Hygiene

Suggestion Involves:

Technical Amendment New Program
 Grant Award Contract (New Rev.)

Summary of Problem: (Explanation of why this legislation is needed.)

This legislation is needed to accept and appropriate \$15,192 in additional 100% State Aid from New York State Office of Alcoholism and Substance Abuse Services (NYS OASAS) to Riverhead Community Awareness.

Proposed Changes in Present Statute: (Please specify section when possible.)

PLEASE FILL IN REVERSE SIDE OF FORM

SCIN FORM 175a (10/95) Prior editions of this form are obsolete.

1243

Intro. Res. No. - 2014

Laid on the Table

3/4/14

Introduced by Presiding Officer on request of the County Executive

RESOLUTION NO. - 2014, AMENDING THE 2014 ADOPTED OPERATING BUDGET TO ACCEPT AND APPROPRIATE 100% ADDITIONAL STATE AID AND TO REALLOCATE FUNDS FROM THE NEW YORK STATE OFFICE OF MENTAL HEALTH FOR PERSONALIZED RECOVERY ORIENTED SERVICES (PROS) PROVIDERS

WHEREAS, the New York State Office of Mental Health has re-based or adjusted PROS programs for the 2014 calendar year consistent with enrollment data from the previous year; and

WHEREAS, this adjustment results in a reallocation of PROS funding for all Suffolk County programs; and

WHEREAS, the reallocation of funding among the programs results in increases for five (5) of the fourteen (14) PROS programs; and

WHEREAS, this reallocation of funding results in an increase in State Aid of \$12,540; and

WHEREAS, this increase in State Aid is not included in the 2014 Adopted Operating Budget; now, therefore be it

1st RESOLVED, that the County Comptroller and the County Treasurer be and hereby are authorized to accept and appropriate \$12,540 in additional State Aid as follows:

REVENUES:

001-3493 Community Support Services \$12,540

ORGANIZATIONS

Department of Health Services (HSV)
Division of Community Mental Hygiene Services
001-HSV-4330-4980

XORG	OBJECT NAME	2014 Adopted Budget	Increase/ Decrease	2014 Modified Budget
JAO1	Clubhouse of Suffolk PROS Ronkonkoma	196,713	10,731	207,444
JAP1	Clubhouse of Suffolk PROS Riverhead	101,933	(7,153)	94,780
JAQ1	FEGS PROS Copiague	164,523	(8,043)	156,480
JAR1	Family Service League PROS Huntington	64,380	(3,576)	60,804
JAS1	Family Service League PROS Hauppauge	54,543	(7,151)	47,392
JAT1	Federation of Org. PROS Babylon	74,214	(4,470)	69,744

JAU1	Federation of Org. PROS Patchogue	111,770	894	112,664
JAV1	HALI PROS Central Islip	87,627	16,097	103,724
JAW1	Maryhaven PROS Riverhead	100,145	(5,365)	94,780
JAX1	Maryhaven PROS Yaphank	32,190	(2,682)	29,508
JAY1	Pederson Krag PROS Coram	157,370	11,626	168,996
JAZ1	Pederson Krag PROS Smithtown	58,119	20,569	78,688
JIZ1	Skills Unlimited PROS	58,120	(7,152)	50,968
JJA1	Phoenix House PROS	67,061	(1,785)	65,276

and be it further

2nd RESOLVED, that the contracts for the agencies named above be amended to reflect these revised amounts; and be it further

3rd RESOLVED, that the funding and expenditures that may be incurred run concurrent to the budget period as specified in the award letter; and be it further

4th RESOLVED, that this Legislature, being the lead agency under SEQRA and Chapter 279 of the Suffolk County Code, hereby determines that this resolution constitutes a Type II action.

DATED:

APPROVED BY:

County Executive of Suffolk County

Date of Approval:

HSV #7-2014

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

1. Type of Legislation		
Resolution <u> X </u>	Local Law <u> </u>	Charter Law <u> </u>
Title of Proposed Legislation Amending the 2014 Adopted Operating Budget to accept and appropriate 100% additional State Aid and to reallocate funds from the New York State Office of Mental Health for Personalized Recovery Oriented Services (PROS) Providers.		
3. Purpose of Proposed Legislation The NYS Office of Mental Health (OMH) has re-based PROS programs for the 2014 calendar year consistent with enrollment data from the previous year resulting in a reallocation of funding for PROS providers. This legislation is needed to realign PROS funding to providers as outlined by NYS OMH and to accept and appropriate an additional \$12,540 in State Aid.		
4. Will the Proposed Legislation Have a Fiscal Impact? YES <u> </u> 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):
Library District	Fire District	
6. If the answer to item 4 is "yes", Provide Detailed Explanation of Impact: Not applicable		
7. Total Financial Cost of Funding over 5 Years on Each Affected Political or Other Subdivision. None		
8. Proposed Source of Funding 100% State aid from the New York State Office of Mental Health		
9. Timing of Impact 2014		
10. Typed Name & Title of Preparer <i>Diane E. Weyer</i> Principal Financial Analyst	11. Signature of Preparer 	Date <i>2/21/14</i>

COUNTY OF SUFFOLK



STEVEN BELLONE
SUFFOLK COUNTY EXECUTIVE

DEPARTMENT OF HEALTH SERVICES

JAMES L. TOMARKEN, MD, MPH, MBA, MSW
Commissioner

MEMORANDUM

To: James L. Tomarken, MD, MPH, MBA, MSW
Commissioner, Department of Health Services

From: Art Flescher, L.C.S.W., C.A.S.A.C. 
Director, Division of Community Mental Hygiene Services

Date: February 18, 2014

Subject: Request for Legislative Resolution

The New York State Office of Mental Health has rebased 2014 funding allocations for Personalized Recovery Oriented Services (PROS) providers based upon 2013 enrollment data. As a result of this action, the Division is requesting a Legislative Resolution to reallocate 100% State Aid for PROS Providers in Suffolk County.

The resulting reallocation of funding by the Office of Mental Health presents an increase in overall funding of \$12,540 for 2014, as well as a reallocation of existing funding among Providers and their programs. Of the fourteen programs currently operating in Suffolk County, five of the programs have increased allocations which are not reflected in the 2014 Suffolk County Operating Budget.

I am attaching drafts of the fiscal impact statement, intro resolution and routing form as well as the Office of Mental Health's 2014 initial state aid letter. Also attached is a spreadsheet detailing the specifics of the funding allocations to these Providers and their programs.

AF/HM

Enclosures

Cc: L. Wright, D. Weyer, S. Reagan, D. Holtsford, B. Russo



Public Health
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DIVISION OF COMMUNITY MENTAL HYGIENE
North County Complex, Building C928, 725 Veterans Memorial Highway, P.O. Box 6100, Hauppauge,
NY 11788
(631) 853-8500 FAX: (631) 853-3117



Aid to Localities Financial System

Attachment A

Funding Source Allocation Table

County Code: 52 County Name: Suffolk

Year: 2014

Authorized On: 1/9/2014 3:54:27 PM
Printed On: 1/14/2014

Page 1 of 5

Funding Source	Code	Type	Prior Letter Allocation	Allocation Changes Since Prior Letter	Revised Current Fiscal Year Allocation	Annualized Value from Prior Letter	Annualized Value from Prior	Annualized Value Changes from Prior	Fiscal Year Revised Annualized Value	Beds
Local Assistance	001A	MHPFA	\$146,580	\$0	\$146,580	\$0	\$0	\$0	\$0	\$0
Community Support Services	014	MHPFA	\$4,240,436	\$0	\$4,240,436	\$0	\$0	\$0	\$0	\$0
Adult Case Management & ACT	034J	MHPFA	\$1,367,208	\$0	\$1,367,208	\$0	\$0	\$0	\$0	\$0
C&F Case Management	034K	MHPFA	\$453,376	\$0	\$453,376	\$0	\$0	\$0	\$0	\$0
CPEP	036	MHPFA	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
PROS State Aid	037P	MHPFA	\$1,341,248	\$0	\$1,341,248	\$0	\$0	\$0	\$0	\$0

Remarks

Effective 1/1/2014, PROS Residual State Aid and PROS Vocational Initiative funding re-calculated based upon monthly census data reported in CAIRS. Allocation based upon annual funding amounts of: Clubhouse of Suffolk, Inc. & Ronkonkoma (\$207,444); Clubhouse of Suffolk, Inc. - Synergy Center (\$94,780); Family Service League, Inc. - Journey House (\$47,392); Family Service League, Inc. - Stepping Stones (\$60,804); Federation Employment and Guidance Servi & Capiague (\$156,480); Federation of Organizations - Recovery Concepts at Babylon (\$69,744); Federation of Organizations - Recovery Concepts at Patchogue (\$112,664); Hands Across Long Island - HALIU (\$103,724); Maryhaven Center of Hope, Inc. - Maryhaven PROS East (Riverhead) (\$94,780); Maryhaven Center of Hope, Inc. - Maryhaven PROS West (Yaphank) (\$29,508); Pederson-Krag Center, Inc. - PK PROS East (\$168,996); Pederson-Krag Center, Inc. - PK PROS North (\$78,688); Phoenix Houses of Long Island, Inc. - Foundation for Integrated Recovery Services (\$65,276); Skills Unlimited, Inc. - Success PROS (\$50,968);

Legislative Add: Veteran P2P Pilot Pr038F MHPFA \$0 \$0 \$0 \$0 \$0 \$0

Remarks

\$0 allocation added in CY 2014 to solely facilitate closeout of the Veteran Peer To Peer funds, which were allocated with a 7/1/13 liability date in CY 2013. In accordance with the letter previously released by the OMH, counties have until June 30, 2015 to expend these funds.

Adult Family Support 039G MHPFA \$24,260 \$0 \$24,260 \$0 \$0 \$0
 Psych Rehab 039L MHPFA \$57,564 \$0 \$57,564 \$0 \$0 \$0
 Clinical Infrastructure-Adult 039P MHPFA \$742,464 \$0 \$742,464 \$0 \$0 \$0



Aid to Localities Financial System

Attachment A

Funding Source Allocation Table

County Code: 52 County Name: Suffolk

Year: 2014

Authorized On: 1/9/2014 3:54:27 PM
Printed On: 1/14/2014

Page 2 of 5

Funding Source	Code	Type	Prior Letter Allocation	Allocation Changes Since Prior Letter	Revised Current Fiscal Year Allocation	Annualized Value from Prior Letter	Annualized Value from Prior	Annualized Value from Prior	Fiscal Year Revised	Beds
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Remarks

Increase of \$413,412 (FAV=\$413,412) as restoration to State Aid, effective 01/01/2014, of CSP Medicaid that has funded the following provider/program code/amount: Suffolk County Health Svcs./PC 1400/\$413,412.

Innovative Psychiatric Rehabilitation	039Q	MHPFA	\$214,716	\$0	\$214,716	\$0	\$0	\$0	\$0	\$0
CMHS Block Grant Adult	041	F	\$926,874	\$0	\$926,874	\$0	\$0	\$0	\$0	\$0

Remarks

The allocation includes funding for an Adult Clinical Infrastructure program (\$514,462), a Mentally Ill Chemical Abuser program (\$66,610); and an Advocacy/Support Services program (\$345,802). These funds are complemented with Mental Hygiene Program Funds for Adult Clinical Infrastructure (FC 039P), and Community Support Programs (FC 014). Federal CMHS block grant funds are covered under CFDA Number 93.958. Please refer to OMH's Federal Funds Guidelines for important information about Federal certifications, audit reporting, monitoring, and restrictions and prohibitions on expenditures for both counties and subcontract providers.

CMHS Block Grant C&F	044	F	\$1,036,516	\$0	\$1,036,516	\$0	\$0	\$0	\$0	\$0
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Remarks

The allocation includes funding for a C&F Clinical Infrastructure program (\$116,375), C&F Community Support Programs (\$319,291 for Family Support Services, Respite Services and a School Program Co-located with Clinic Treatment Program at the Huntington Intermediate, J. Taylor Finley Middle, and Woodhull Intermediate Schools in Huntington, NY, and the Riverhead Middle and Riverhead Alternative Schools in Riverhead, NY), C&F Emergency Services (\$225,000 for Homebased Crisis Intervention), and C&F MICA prevention programs (\$375,851). These funds are complemented with General Funds for the C&F Clinical Infrastructure program (FC 046A), C&F Community Support Programs (FC 046L), and C&F Emergency Services (FC 046G). Federal CMHS block grant funds are covered under CFDA Number 93.958. Please refer to OMH's Federal Funds Guidelines for important information about Federal certifications, audit reporting, monitoring, and restrictions and prohibitions on expenditures for both counties and subcontract providers.

Clinical Infrastructure-C&F	046A	MHPFA	\$138,083	\$1	\$138,084	\$0	\$0	\$0	\$0	\$0
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Aid to Localities Financial System

Attachment A

Funding Source Allocation Table

County Code: 52 County Name: Suffolk

Year: 2014

Authorized On: 1/9/2014 3:54:27 PM
 Printed On: 1/14/2014
 Page 3 of 5

Funding Source	Code	Type	Prior Letter Allocation	Allocation Changes Since Prior Letter	Revised Current Fiscal Year Allocation	Annualized Value from Prior Letter	Annualized Value Changes from Prior	Fiscal Year Revised	Beds
Remarks									
The allocation funds a C&F Clinical Infrastructure program and is complemented with Federal CMHS Block Grant-C&F funds (FC 044).									
Increase of \$55,356 (FAV=\$55,356) as restoration to State Aid, effective 01/01/2014, of CSP Medicaid that has funded the following provider/program code/amount: Pederson-Krag Center, Inc./PC 1400/\$55,356.									
Emergency Services C&F	046G	MHPFA	\$57,064	\$17,880	\$74,944	\$0	\$0		\$0
Remarks									
The previous remark is revised to reflect the following: Increase of \$35,760 (FAV \$35,760) as restoration to state aid effective 01/01/14, of CSP Medicaid that has funded the following provider/program code: Pederson- Krag Center Inc./PC 3040/\$35,760.									
Increase of \$8,940 (FAV \$8,940) as restoration to State Aid, effective 01/01/14, of CSP Medicaid that has funded the following provider/program code: Pederson Krag/PC 3040/\$8,940									
Community Support Programs-C&F	046L	MHPFA	\$1,535,948	\$0	\$1,535,948	\$0	\$0		\$0
Remarks									
Increase of \$546,204 (annualized) as restoration to State Aid, effective 01/01/14, of CSP Medicaid that has funded the following provider/crogram code: Family Service League/PC 1760/\$141,832, Family Service League/PC 1650/ \$185,804, Federation Employment and Guidance Services/PC 1650/\$77,624, Pederson Krag/PC 1650/140,944.									
PATH	048A	F	\$256,638	\$0	\$256,638	\$0	\$0		\$0
2000 bed Capital Plan	072F	MHPFA	\$533,035	\$0	\$533,035	\$0	\$0		\$0



Aid to Localities Financial System

Attachment A
Funding Source Allocation Table
County Code: 52 County Name: Suffolk
Year: 2014

Authorized On: 1/9/2014 3:54:27 PM
 Printed On: 1/14/2014
 Page 4 of 5

<u>Funding Source</u>	<u>Code</u>	<u>Type</u>	<u>Prior Letter Allocation</u>	<u>Allocation Changes Since Prior Letter</u>	<u>Revised Current Fiscal Year Allocation</u>	<u>Annualized Value from Prior Letter</u>	<u>Annualized Value Changes from Prior</u>	<u>Fiscal Year Revised</u>	<u>Beds</u>
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Remarks

Additional off site services funds of \$179,650 for third CR-SRO operated by CONCERN effective 7/09.

Supported Housing	078	MHPFA	\$174,932	\$0	\$174,932	\$0	\$0		\$0
Trans. Mgmt. Kendra's	170B	MHPFA	\$203,464	\$0	\$203,464	\$0	\$0		\$0
MGP Admin Kendra's	170C	MHPFA	\$52,020	\$0	\$52,020	\$0	\$0		\$0
Com. Reinvestment	200	MHPFA	\$3,832,796	\$0	\$3,832,796	\$0	\$0		\$0

Remarks

CSP Total Restoration of \$1415998 (AV=\$1415998) which was funding the following programs: \$168890 (AV=\$168890) for CSP restoration for Program Advocacy/Support Services (1760) in Federation Employment and Guidance Servi (40480), originally funded from FC 014; \$12492 (AV=\$12492) for CSP restoration for Program Advocacy/Support Services (1760) in Federation Employment and Guidance Servi (40480), originally funded from FC 078; \$221386 (AV=\$221386) for CSP restoration for Program Advocacy/Support Services (1760) in Federation Employment and Guidance Servi (40480), originally funded from FC 200; \$65300 (AV=\$65300) for CSP restoration for Program Crisis Intervention (2680) in Federation Employment and Guidance Servi (40480), originally funded from FC 400; \$69263 (AV=\$69263) for CSP restoration for Program Advocacy/Support Services (1760) in Pederson-Krag Center, Inc. (50430), originally funded from FC 039C; \$65618 (AV=\$65618) for CSP restoration for Program Advocacy/Support Services (1760) in Pederson-Krag Center, Inc. (50430), originally funded from FC 200; \$88641 (AV=\$88641) for CSP restoration for Program Advocacy/Support Services (1760) in Suffolk Co Health Svcs (70370), originally funded from FC 200; \$99791 (AV=\$99791) for CSP restoration for Program Advocacy/Support Services (1760) in Suffolk Co Health Svcs (70370), originally funded from FC 001A; \$52991 (AV=\$52991) for CSP restoration for Program Advocacy/Support Services (1760) in Suffolk Co Health Svcs (70370), originally funded from FC 200; \$267403 (AV=\$267403) for CSP restoration for Program Crisis Intervention (2680) in Suffolk Co Health Svcs (70370), originally funded from FC 200; \$304223 (AV=\$304223) for CSP restoration for Program Crisis Intervention (2680) in Suffolk Co Health Svcs (70370), originally funded from FC 400; This restoration is effective 1/1/2014.

Homeless/MICA	300	MHPFA	\$768,947	\$0	\$768,947	\$0	\$0		\$0
Commissioner's Perf.	400	MHPFA	\$471,092	\$0	\$471,092	\$0	\$0		\$0
Health Home	570	MHPFA	\$3,323,320	\$0	\$3,323,320	\$0	\$0		\$0
Grand Total			\$21,898,581	\$17,881	\$21,916,462	\$0	\$0		\$0



Aid to Localities Financial System

Attachment A
Funding Source Allocation Table
County Code: 52 County Name: Suffolk

Year: 2014

Authorized On: 1/9/2014 3:54:27 PM
Printed On: 1/14/2014
Page 5 of 5

<u>Provider</u>	<u>Program Code</u>	<u>Index Code</u>	<u>Pseudo Code</u>	<u>Current Total Annual Value (2013)</u>	<u>New Total Annual Value (2014)</u>	<u>Difference</u>
Clubhouse of Suffolk, Inc. - Ronkonkoma	6340	01	JAO1	\$196,713	\$207,444	\$10,731
Clubhouse of Suffolk, Inc. - Synergy Center	6340	02	JAP1	\$101,933	\$94,780	(\$7,153)
Family Service League, Inc. - Journey House	6340	00	JAS1	\$54,543	\$47,392	(\$7,151)
Family Service League, Inc. - Stepping Stones	6340	01	JAR1	\$64,380	\$60,804	(\$3,576)
Federation Employment and Guidance Servi - Copiague	6340	00	JAQ1	\$164,523	\$156,480	(\$8,043)
Federation of Organizations - Recovery Concepts at Babylon	6340	01	JAT1	\$74,214	\$69,744	(\$4,470)
Federation of Organizations - Recovery Concepts at Patchogue	6340	00	JAU1	\$111,770	\$112,664	\$894
Hands Across Long Island - HALI U	6340	02	JAV1	\$87,627	\$103,724	\$16,097
Maryhaven Center of Hope, Inc. - Maryhaven PROS East (Riverhead)	6340	00	JAW1	\$100,145	\$94,780	(\$5,365)
Maryhaven Center of Hope, Inc. - Maryhaven PROS West (Yaphank)	6340	01	JAX1	\$32,190	\$29,508	(\$2,682)
Pederson-Krag Center, Inc. - PK PROS East	6340	00	JAY1	\$157,370	\$168,996	\$11,626
Pederson-Krag Center, Inc. - PK PROS North	6340	01	JAZ1	\$58,119	\$78,688	\$20,569
Phoenix Houses of Long Island, Inc. - Foundation for Integrated Recovery Services	6340	00	JJA1	\$67,061	\$65,276	(\$1,785)
Skills Unlimited, Inc. - Success PROS	6340	00	JIZ1	\$58,120	\$50,968	(\$7,152)
				\$1,328,708	\$1,341,248	\$12,540

**2014 Intergovernmental Relations
Memorandum of Support**

TITLE OF BILL: Amending the 2014 Adopted Operating Budget to accept and appropriate 100% additional State Aid and reallocate funds from the New York State Office of Mental Health for Personalized Recovery Oriented Services (PROS) Providers.

PURPOSE OR GENERAL IDEA OF BILL: This legislation is needed to realign PROS funding to providers as outlined by NYS Office of Mental Health (OMH) and to accept and appropriate \$12,540 in additional State Aid. The NYS OMH has re-based PROS programs for the 2014 calendar year consistent with enrollment data from the previous year resulting in a reallocation of funding for PROS providers.

SUMMARY OF SPECIAL PROVISIONS: None.

JUSTIFICATION: This resolution will increase/decrease funds for contracted agencies as specified by NYS OMH.

FISCAL IMPLICATIONS: \$12,540 in additional State Aid will be accepted and appropriated to the 2014 Adopted Operating Budget.

COUNTY OF SUFFOLK



STEVEN BELLONE
SUFFOLK COUNTY EXECUTIVE

DEPARTMENT OF HEALTH SERVICES

JAMES L. TOMARKEN, MD, MPH, MBA, MSW
Commissioner

February 21, 2014

Jon Schneider, Deputy County Executive
County Executive's Office, 12th Floor
H. Lee Dennison Building
Veterans Memorial Highway
Hauppauge, NY 11788-0099

Dear Mr. Schneider:

I request the introduction of the enclosed Resolution to amend the 2014 Adopted Operating Budget to accept and appropriate 100% additional State Aid and to reallocate funds from the New York State Office of Mental Health for Personalized Recovery Oriented Services (PROS) Providers. The NYS Office of Mental Health (OMH) has re-based PROS programs for the 2014 calendar year consistent with enrollment data from the previous year. The result is a reallocation of funding for PROS providers. This legislation is needed to realign PROS funding to providers as outlined by NYS OMH.

I enclose a financial impact statement and other back-up documentation for this Resolution. If you have any questions on the enclosed, please call Barbara Russo at 3-8533. Also, an e-mail version of this Resolution was sent to CE RESO REVIEW and the file name is "Reso-HSV-MH PROS Providers.docx."

Sincerely,

James L. Tomarken, MD, MPH, MBA, MSW
Commissioner

Enclosures

C: Dennis M. Cohen, Chief Deputy County Executive
Thomas Vaughn, Director of Intragovernmental Relations
Lisa Santeramo, Assistant Deputy County Executive
Margaret B. Bermel, MBA, Director of Health Administrative Services
Barry S. Paul, Deputy Commissioner
Art Flescher, LCSW, Director, Division of Community Mental Hygiene Services
Barbara Russo, Principal Financial Analyst
Diane E. Weyer, Principal Financial Analyst



Public Health
Prevent. Promote. Protect.

OFFICE OF THE COMMISSIONER
3500 Sunrise Highway, Suite 124, P. O. Box 9006, Great River, NY 11739-9006
Phone (631) 854-0000 Fax (631) 854-0108

REQUEST FOR THE INTRODUCTION OF SUFFOLK COUNTY LEGISLATION
OFFICE OF THE COUNTY EXECUTIVE
County of Suffolk

- (1) Please limit this suggestion form to ONE proposal.
- (2) Describe in detail.
- (3) Attach all pertinent backup material.

Submitting Department
(Dept. Name & Location):
Department of Health Services
3500 Sunrise Hwy, Suite 124
Great River, NY 11739

Department Contact Person
(Name & Phone No.):
Barbara Russo
Division of Community Mental Hygiene
853-8533

Suggestion Involves:

Technical Amendment

New Program

Grant Award

Contract (New Rev.)

Summary of Problem: (Explanation of why this legislation is needed.)

The NYS Office of Mental Health (OMH) has re-based PROS programs for the 2014 calendar year consistent with enrollment data from the previous year resulting in a reallocation of funding for PROS providers. This legislation is needed to realign PROS funding to providers as outlined by NYS OMH and to accept and appropriate an additional \$12,540 in State Aid.

Proposed Changes in Present Statute: (Please specify section when possible.)

PLEASE FILL IN REVERSE SIDE OF FORM

SCIN FORM 175a (10/95) Prior editions of this form are obsolete.

Intro. Res. No. 1244-2014
Introduced by Presiding Officer

Laid on Table 3/4/2014

**RESOLUTION NO. -2014, AMENDING RESOLUTION NO.
1172-2013, IMPLEMENTING BUDGET, STAFF AND TAXES
FOR THE FISCAL YEAR 2014 (DISCRETIONARY)**

WHEREAS, Resolution No. 1172-2013 implemented budget, staff and taxes for the 2014 fiscal year (Discretionary); and

WHEREAS, the tax levy amounts contained in Resolution No. 1172-2013 must be amended to reflect the proper amounts in the line for the School Districts under the Town of East Hampton and Town of Southampton; now, therefore be it

1st RESOLVED, that the 11th RESOLVED clause of Resolution No. 1172-2013 is hereby amended to read as follows:

11th RESOLVED, that taxes for the year 2013-2014 be levied against the taxable property in the Towns of Babylon, Brookhaven, East Hampton, Huntington, Islip, Riverhead, Shelter Island, Smithtown, Southampton and Southold for the purposes outlined as follows, to wit:

* * * *

TOWN OF EAST HAMPTON

School Districts	\$	103,426,516.86
Highway (Town Outside Village)		5,041,170.00
Fire Districts		3,977,536.00
Fire Protection Districts		2,588,648.00
Lighting Districts		184,003.00
Sewer Districts		533,784.00
Refuse and Garbage Districts		3,319,342.00
West Drive Road District		52,130.00
Goodfriend Park Water Improvement		4,175.00
Town Board Ordered Alarm Fees		23,300.00
General (Town Wide)		18,538,475.00
General (Town Outside Village)		20,442,180.00
Out of County Tution		157,538.00
		<u>158,288,797.86</u>
TOTAL TOWN PURPOSES	\$	158,288,797.86
County Tax - General	\$	4,765,731.00
2012 Actual Surplus/Deficit – County Tax General		14,511,050.00
2013 Estimated Surplus/Deficit – County Tax General		(14,185,659.00)
County Tax – Suffolk Community College		544,541.00
District Superintendent of Schools		1,487.92
		<u>5,637,150.92</u>
	Total \$	5,637,150.92
Less Credits		<u>(9,588.61)</u>
Total Payable to County Treasurer for County General	\$	5,627,562.31
Adjustments Mandated by Law		
Erroneous Assessments & Tax Refunds - County		45,154.05
Erroneous Assessments & Tax Refunds - Community College		(44,969.13)
Erroneous Assessments & Tax Refunds - Town Only		2,337,805.15
Total Adjustments Mandated by Law for Town of East Hampton -		
\$		2,337,990.07
NYS Mandated MTA Commuter Tax		
General Fund		180,614.76
		<u>180,614.76</u>
	MTA Commuter Tax Total -	
\$		180,614.76
TOTAL COUNTY PURPOSES	\$	8,146,167.14
TOTAL AMOUNT OF LEVY	\$	166,434,965.00

TOWN OF SOUTHAMPTON

School Districts	\$ 242,263,193.91
Highway (Town Outside Village)	11,059,880.00
Highway - Road Repairs	0.00
Fire Districts	11,913,236.00
Fire Protection Districts	829,229.00
Water Districts	1,181,369.00
Lighting Districts	602,374.00
Ambulance Districts	3,132,761.00
Unpaid Water Rents	226,494.87
Road Improvement Districts	40,061.20
E-911	2,059,311.00
Penalties on Agricultural Agreement	11,161.63
Bridgehampton Erosion Control	1,325,070.14
Sagaponack Erosion Control	1,371,847.76
Debris Removal	60,270.00
Unpaid Security Alarms	288,225.00
Water Mill Park District	189,750.00
Dune Road Donation	20,000.00
Hampton Bays Park District	51,500.00
Out of County Tuition	537,779.00
Bridgehampton Park District	298,602.00
Bridgehampton Parking District	48,773.00
Hampton Bays Parking District	67,979.00
Omitted Assessment	17,532.72
Sagaponack Village Highway	562,169.44
Sagaponack Village Highway Debt Service	146,335.27
General (Town Wide)	21,416,522.00
General (Town Outside Village)	2,130,885.00
Part Town - Police	20,238,896.00
TOTAL TOWN PURPOSES	\$ 322,091,207.94

TOWN OF SOUTHAMPTON (Continued)

County Tax - General	\$	9,673,041.00
2012 Actual Surplus/Deficit – County Tax General		31,751,654.00
2013 Estimated Surplus/Deficit – County Tax General		(31,703,729.00)
County Tax - Suffolk Community College		1,105,258.00
District Superintendent of Schools		3,020.05
	Total \$	10,829,244.05
Less Credits		(24,395.42)
Total Payable to County Treasurer for County General Purposes	\$	10,804,848.63
Adjustments Mandated by Law		
Erroneous Assessments & Tax Refunds - County		114,685.12
Erroneous Assessments & Tax Refunds - College		(100,389.51)
Erroneous Assessments & Tax Refunds - Town Only		7,173,492.29
Total Adjustments Mandated by Law for Town of Southampton -		
\$		7,187,787.90
NYS Mandated MTA Commuter Tax		
General Fund		366,595.13
	MTA Commuter Tax Total -	
\$		366,595.13
TOTAL COUNTY PURPOSES	\$	18,359,231.66
TOTAL AMOUNT OF LEVY	\$	340,450,439.60

* * * *

DATED:

APPROVED BY:

County Executive of Suffolk County

Date:

Intro. Res. No. 1245-2014
Introduced by Presiding Officer

Laid on Table 3/4/2014

**RESOLUTION NO. -2014, AMENDING RESOLUTION NO.
1173-2013, IMPLEMENTING BUDGET, STAFF AND TAXES
FOR THE FISCAL YEAR 2014 (MANDATED)**

WHEREAS, Resolution No. 1173-2013 implemented budget, staff and taxes for the fiscal year 2014 (Mandated); and

WHEREAS, the tax levy amounts contained in Resolution No. 1173-2013 must be amended to reflect the proper amounts in the line for the School Districts under the Town of East Hampton and Town of Southampton; now, therefore be it

1st RESOLVED, that the 11th RESOLVED clause of Resolution No. 1173-2013 is hereby amended to read as follows:

11th RESOLVED, that taxes for the year 2013-2014 be levied against the taxable property in the Towns of Babylon, Brookhaven, East Hampton, Huntington, Islip, Riverhead, Shelter Island, Smithtown, Southampton and Southold for the purposes outlined as follows, to wit:

* * * *

TOWN OF EAST HAMPTON

School Districts	\$	103,426,516.86
Highway (Town Outside Village)		5,041,170.00
Fire Districts		3,977,536.00
Fire Protection Districts		2,588,648.00
Lighting Districts		184,003.00
Sewer Districts		533,784.00
Refuse and Garbage Districts		3,319,342.00
West Drive Road District		52,130.00
Goodfriend Park Water Improvement		4,175.00
Town Board Ordered Alarm Fees		23,300.00
General (Town Wide)		18,538,475.00
General (Town Outside Village)		20,442,180.00
Out of County Tution		157,538.00
TOTAL TOWN PURPOSES	\$	<u>158,288,797.86</u>
County Tax - General	\$	4,765,731.00
2012 Actual Surplus/Deficit – County Tax General		14,511,050.00
2013 Estimated Surplus/Deficit – County Tax General		(14,185,659.00)
County Tax – Suffolk Community College		544,541.00
District Superintendent of Schools		1,487.92
	Total	\$ <u>5,637,150.92</u>
Less Credits		(9,588.61)
Total Payable to County Treasurer for County General	\$	<u>5,627,562.31</u>
Adjustments Mandated by Law		
Erroneous Assessments & Tax Refunds - County		45,154.05
Erroneous Assessments & Tax Refunds - Community College		(44,969.13)
Erroneous Assessments & Tax Refunds - Town Only		2,337,805.15
Total Adjustments Mandated by Law for Town of East Hampton -		
\$		2,337,990.07
NYS Mandated MTA Commuter Tax		
General Fund		180,614.76
	MTA Commuter Tax Total -	
\$		180,614.76
TOTAL COUNTY PURPOSES	\$	<u>8,146,167.14</u>
TOTAL AMOUNT OF LEVY	\$	<u>166,434,965.00</u>

TOWN OF SOUTHAMPTON

School Districts	\$ 242,263,193.91
Highway (Town Outside Village)	11,059,880.00
Highway - Road Repairs	0.00
Fire Districts	11,913,236.00
Fire Protection Districts	829,229.00
Water Districts	1,181,369.00
Lighting Districts	602,374.00
Ambulance Districts	3,132,761.00
Unpaid Water Rents	226,494.87
Road Improvement Districts	40,061.20
E-911	2,059,311.00
Penalties on Agricultural Agreement	11,161.63
Bridgehampton Erosion Control	1,325,070.14
Sagaponack Erosion Control	1,371,847.76
Debris Removal	60,270.00
Unpaid Security Alarms	288,225.00
Water Mill Park District	189,750.00
Dune Road Donation	20,000.00
Hampton Bays Park District	51,500.00
Out of County Tuition	537,779.00
Bridgehampton Park District	298,602.00
Bridgehampton Parking District	48,773.00
Hampton Bays Parking District	67,979.00
Omitted Assessment	17,532.72
Sagaponack Village Highway	562,169.44
Sagaponack Village Highway Debt Service	146,335.27
General (Town Wide)	21,416,522.00
General (Town Outside Village)	2,130,885.00
Part Town - Police	20,238,896.00
TOTAL TOWN PURPOSES \$	<u>322,091,207.94</u>

TOWN OF SOUTHAMPTON (Continued)

County Tax - General	\$	9,673,041.00
2012 Actual Surplus/Deficit – County Tax General		31,751,654.00
2013 Estimated Surplus/Deficit – County Tax General		(31,703,729.00)
County Tax - Suffolk Community College		1,105,258.00
District Superintendent of Schools		3,020.05
	Total \$	10,829,244.05
Less Credits		(24,395.42)
Total Payable to County Treasurer for County General Purposes	\$	10,804,848.63
Adjustments Mandated by Law		
Erroneous Assessments & Tax Refunds - County		114,685.12
Erroneous Assessments & Tax Refunds - College		(100,389.51)
Erroneous Assessments & Tax Refunds - Town Only		7,173,492.29
Total Adjustments Mandated by Law for Town of Southampton -		
\$		7,187,787.90
NYS Mandated MTA Commuter Tax		
General Fund		366,595.13
	MTA Commuter Tax Total -	
\$		366,595.13
TOTAL COUNTY PURPOSES	\$	18,359,231.66
TOTAL AMOUNT OF LEVY	\$	340,450,439.60

* * * *

DATED:

APPROVED BY:

County Executive of Suffolk County

Date:

Intro. Res. No. 1246-2014
Introduced by Presiding Officer

Laid on Table 3/4/2014

**RESOLUTION NO. -2014, AUTHORIZING AMENDED
TAX WARRANT FOR RESOLUTION NO. 1174-2013 (FOR THE
TOWN OF EAST HAMPTON AND SOUTHAMPTON) TO BE
SIGNED BY THE PRESIDING OFFICER AND THE CLERK OF
THE COUNTY LEGISLATURE**

1st **RESOLVED**, that the taxes and levies as extended on the 2013-2014 tax assessment rolls for the Town of East Hampton and Town of Southampton are hereby amended to correct the amounts reported for the lines of School Districts and the same are hereby ratified and confirmed in the revised amounts set forth in the Exhibit "A" attached hereto and made a part hereof; and be it further

2nd **RESOLVED**, that the amended tax warrant for the Town of East Hampton and Town of Southampton for the collection of such taxes as are provided by law be annexed to the tax rolls of the Town of East Hampton and Town of Southampton under the seal of the County and signed by the Presiding Officer and the Clerk of the County Legislature.

* * * *

TOWN OF EAST HAMPTON

TO THE SUPERVISOR OF SAID TOWN:

School Districts	\$	103,513,387.36
Highway (Town Outside Village)		5,041,170.00
Fire Districts		3,978,004.43
Fire Protection Districts		2,588,648.00
Lighting Districts		184,003.00
Sewer Districts		533,784.00
Refuse and Garbage Districts		3,319,342.00
 West Drive Road District		 52,130.00
 Goodfriend Park Water Improvement		 4,175.00
Town Board Ordered Alarm Fees		23,300.00
 Out of County Tuition		 157,538.00
General (Town Wide)		18,538,475.00
General (Town Outside Village)		20,442,180.00
TOTAL PAYABLE TO SUPERVISOR	\$	158,376,136.79

TO THE TREASURER OF SAID COUNTY:

County Tax - General	\$	4,765,731.00
2012 Actual Surplus/Deficit – County Tax General		14,511,050.00
2013 Estimated Surplus/Deficit – County Tax General		(14,185,659.00)
County Tax – Suffolk Community College		544,541.00
District Superintendent of Schools		1,487.92
	Total \$	5,637,150.92
Less Credits		(9,588.61)
Total Payable to County Treasurer for County General	\$	5,627,562.31

Adjustments Mandated by Law		
Erroneous Assessments & Tax Refunds - County		45,154.05
Erroneous Assessments & Tax Refunds - Community College		(44,969.13)
Erroneous Assessments & Tax Refunds - Town Only		2,337,805.15

Total Adjustments Mandated by Law for Town of East Hampton -
\$ 2,337,990.07

NYS Mandated MTA Commuter Tax		
General Fund		180,614.76
 Excess Due to Tax Extension		 9,961.86
TOTAL PAYABLE TO COUNTY TREASURER	\$	8,156,129.00
TOTAL AMOUNT OF WARRANT	\$	166,532,265.79

TOWN OF SOUTHAMPTON

TO THE SUPERVISOR OF SAID TOWN:

School Districts	\$	242,270,736.82
Highway (Town Outside Village)		11,059,880.00
Highway - Road Repairs		0.00
Fire Districts		11,915,381.18
Fire Protection Districts		829,229.00
Water Districts		1,181,369.00
Lighting Districts		602,374.00
Ambulance Districts		3,132,761.00
Unpaid Water Rents		226,494.87
Road Improvement Districts		40,061.20
E-911		2,059,311.00
Penalties on Agricultural Agreement		11,161.63
Bridgehampton Erosion Control		1,325,070.14
Sagaponack Erosion Control		1,371,847.76
Debris Removal		60,270.00
Unpaid Security Alarms		288,225.00
Water Mill Park District		189,750.00
Dune Road Donation		20,000.00
Hampton Bays Park District		51,500.00
Out of County Tuition		537,779.00
Bridgehampton Park District		298,602.00
Bridgehampton Parking District		48,773.00
Hampton Bays Parking District		67,979.00
Omitted Assessment		17,532.72
Sagaponack Village Highway		562,169.44
Sagaponack Village Highway Debt Service		146,335.27
General (Town Wide)		21,416,522.00
General (Town Outside Village)		2,130,885.00
Part Town - Police		20,238,896.00
TOTAL PAYABLE TO SUPERVISOR	\$	<u>322,100,896.03</u>

TOWN OF SOUTHAMPTON (Continued)
TO THE TREASURER OF SAID COUNTY:

County Tax - General	\$	9,673,041.00
2012 Actual Surplus/Deficit – County Tax General		31,751,654.00
2013 Estimated Surplus/Deficit – County Tax General		(31,703,729.00)
County Tax - Suffolk Community College		1,105,258.00
District Superintendent of Schools		3,020.05
	Total \$	10,829,244.05
Less Credits		(24,395.42)
Total Payable to County Treasurer for County General Purposes	\$	10,804,848.63
Adjustments Mandated by Law		
Erroneous Assessments & Tax Refunds - County		114,685.12
Erroneous Assessments & Tax Refunds - College		(100,389.51)
Erroneous Assessments & Tax Refunds - Town Only		7,173,492.29
Total Adjustments Mandated by Law for Southampton Town -		
\$	7,187,787.90	
NYS Mandated MTA Commuter Tax		
General Fund		366,595.13
Excess Due to Tax Extension		25,184.84
TOTAL PAYABLE TO COUNTY TREASURER	\$	18,384,416.50
TOTAL AMOUNT OF WARRANT	\$	340,485,312.53

* * * * *

DATED:

APPROVED BY:

County Executive of Suffolk County

Date:

1247

Intro. Res. No. -2014
Introduced by Legislators Kennedy and Spencer

Laid on Table 3/4/14

**RESOLUTION NO. -2014, REQUIRING INSTALLATION OF
CARBON MONOXIDE DETECTORS AT COUNTY FACILITIES
("THE STEVE NELSON SAFETY ACT")**

WHEREAS, the County of Suffolk is responsible for providing a safe workplace for its employees and ensuring the safety of the members of the public who visit its facilities; and

WHEREAS, carbon monoxide is an odorless, colorless, tasteless gas that is created through the incomplete burning of fuels like oil and natural gas and is toxic to humans; and

WHEREAS, exposure to carbon monoxide can lead to carbon monoxide poisoning, which can cause headache, fatigue, shortness of breath, nausea, vomiting, mental confusion, loss of consciousness and, in some cases, death; and

WHEREAS, carbon monoxide poisoning recently caused the death of a restaurant employee and sickened many others in Huntington Station, serving as a painful reminder that the dangerous effects of carbon monoxide can occur anywhere; and

WHEREAS, members of the public visit County facilities for a variety of services and thousands of student attend classes on the campuses of Suffolk County Community College; and

WHEREAS, carbon monoxide detectors should be installed in all County and Community College buildings to ensure the safety of County and Community College employees, visiting members of the public and students; now, therefore be it

1st RESOLVED, that the Department of Public Works is hereby authorized, empowered and directed to install and maintain carbon monoxide detectors, which provide digital readouts of carbon monoxide levels, in all buildings owned and leased by the County of Suffolk, which are regularly occupied; and be it further

2nd RESOLVED, that the Department of Public Works, in conjunction with the Department of Fire, Rescue and Emergency Services, shall determine the appropriate number and location of the devices required in each County building to protect the public; and be it further

3rd RESOLVED, that the Department of Public Works shall complete the installation of all carbon monoxide detectors required pursuant to this resolution by December 31, 2015; and be it further

4th RESOLVED, that after the installation of carbon monoxide detectors, the Department of Fire, Rescue and Emergency Services will insure that the carbon monoxide detectors are in good working order during their inspection of County buildings; and be it further

5th **RESOLVED**, the administration of Suffolk County Community College will install and maintain carbon monoxide detectors in all College buildings in accordance with the requirements of this resolution; and be it further

6th **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:

s:\res\carbon-monoxide-county-facilities

1248

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, REMOVING HSBC AS A BANK
DOING BUSINESS WITH THE COUNTY OF SUFFOLK AND
AMENDING RESOLUTION NO. 7-2014**

WHEREAS, this Legislature has a long and honored history of taking steps to improve the environment, provide tax relief and to rectify injustices visited upon by its citizens; and

WHEREAS, the Suffolk County Legislature, working with the Office of the Treasurer, approves those financial institutions which do business with the County of Suffolk; and

WHEREAS, HSBC Bank claims that HSBC has helped businesses grow at home and trade internationally throughout our history; and

WHEREAS, HSBC Bank has completed a "strategic review" of its banking services to ensure that they are focusing their resources on large customers that will benefit most from their expertise; and

WHEREAS, the result of this review is that many Suffolk businesses and individuals have had their banking services arbitrarily closed; and

WHEREAS, HSBC is providing no refunds or credits for unused checks, deposit tickets, etc.; and

WHEREAS, the arbitrary decision by HSBC to close accounts without any concern for the inconvenience it has caused numerous Suffolk businesses and residents and the financial cost of said decision sends a negative message which runs contrary to the goals of the County of Suffolk; and

WHEREAS, the County of Suffolk has the ability to choose which financial institutions it does business with; now, therefore be it

1st RESOLVED, that the County of Suffolk and the Suffolk County Treasurer shall no longer do business with HSBC Bank; and be it further

2nd RESOLVED, that HSBC Bank is hereby removed from the list of County designated depositories; and be it further

3rd RESOLVED, that the 1st RESOLVED clause of Resolution No. 7-2014 is hereby amended as follows

1st RESOLVED, that each of the following banks having and maintaining a principal or branch office or offices in the County of Suffolk, namely, JP Morgan Chase Bank, 395 North Service Road, Melville, New York; Citibank, 730 Veterans Memorial Highway, Hauppauge, New York; TD Bank, 45 Melville Park Road, Melville, New York; Bank of America, 300 Broad Hollow Road, Melville, New York; Capital One Bank, 275 Broad Hollow Road, Melville, New York; Valley National Bank of

Long Island, 740 Veterans Memorial Highway, Hauppauge, New York; Suffolk County National Bank, 6 West Second Street, Riverhead, New York; New York Commercial Bank, 1601 Veterans Memorial Highway, Suite 120, Islandia, New York; [HSBC Bank, 534 Broad Hollow Road, Melville, New York;] Wells Fargo Bank, 58 South Service Road, Melville, New York, Bridgehampton National Bank, 2200 Montauk Highway, Bridgehampton, New York; Madison National Bank, 888 Veterans Memorial Highway, Suite 400, Hauppauge, NY; Empire National Bank, 1707 Veterans Memorial Highway, Islandia, NY; Gold Coast Bank, 2929 Expressway Drive North, Suite 101, Islandia, NY; Signature Bank, 68 South Service Road, Melville, NY, Bank United, 58 South Service Road, Suite 120, Melville, NY, Community National Bank, 337 Main Street, Huntington, NY; M&T Bank, 120 Broad Hollow Road, Farmingdale, NY, and The First National Bank of Long Island, 330 Motor Parkway, Suite 102, Hauppauge, NY, or any successor entity thereto, be and the same are hereby designated and appointed a depository for the deposit of moneys received or under the control of the County Treasurer, pursuant to Section 212 of the NEW YORK COUNTY LAW, provided, however, that the maximum amount to be kept on deposit in any such bank or branches shall not exceed \$750,000,000.00 including interest bearing deposits in any one of said bank or branches, except that such limitation shall not apply to those depositories in which regular county working accounts (checking accounts) are maintained in whatever amounts are required for the regular and necessary conduct of the County's business; and be it further

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:

s:\res\remove-HSBC

1249

Intro. Res. No. -2014
Introduced by Legislator Trotta

Laid on Table

3/4/14

**RESOLUTION NO. -2014, DIRECTING THE COUNTY
ATTORNEY TO EXAMINE THE FEASIBILITY OF
COMMENCING A LEGAL ACTION AGAINST MAJOR
CIGARETTE MANUFACTURERS**

WHEREAS, the 1998 Tobacco Master Settlement Agreement ("MSA") between the states and major tobacco companies required the tobacco companies to make annual payments to the states to compensate them for some of the medical costs incurred for treating persons for smoking related illnesses; and

WHEREAS, the State of New York distributes a portion of the money it receives under the MSA to the State's 62 counties; and

WHEREAS, the amount of monies allocated to the County of Suffolk under the MSA is determined, in part, by the number of cigarettes sold within the County; and

WHEREAS, cigarettes sold on Indian reservations to Native American residents/members are not subject to MSA calculations; and

WHEREAS, recent investigations have revealed that smoke shops located on Indian reservations in Suffolk County have sold massive quantities of cigarettes to members of the general public and these cigarettes have been resold on the black market; and

WHEREAS, as a result of these illicit sales, the County of Suffolk has been deprived of millions of dollars of lost sales tax revenues and MSA settlement monies; and

WHEREAS, it is reasonable to believe that the major cigarette manufacturers understood that most of the cigarettes sold on the Indian reservations would not be sold to members of any tribe, but rather would end up on the black market; and

WHEREAS, the County of Suffolk has already initiated a legal proceeding to recover lost sales tax revenues as a result of Indian reservation cigarette sales; and

WHEREAS, the County of Suffolk should study the feasibility of commencing legal proceedings against cigarette manufacturers to recover monies it would have rightfully received under the MSA; now, therefore be it

1st RESOLVED, that the Suffolk County Department of Law is hereby authorized, empowered and directed to study the feasibility of bringing any and all legal actions in any judicial and/or administrative forum against cigarette manufacturers to recover monies it would have rightfully received under the MSA but for the wrongful sale of massive quantities of cigarettes to smoke shops on Indian reservations; and be it further

2nd RESOLVED, that the County Attorney shall submit a written report of his findings and determinations to the County Executive and each member of the Suffolk County Legislature no later than 60 days subsequent to the effective date of this resolution; and be it further

3rd **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:

s:\res\county attorney tobacco monies

Statement of Financial Impact on Proposed Suffolk County Legislation

IR Number: 1250

IR Year: 2014

Introduced By: William Spencer

Title of Proposed Resolution:

Directing the enrollment of inmates for health insurance under the Affordable Care Act.

Purpose and Intent of Proposed Legislation:

This resolution directs the Sheriff and the Department of Health Services to enroll eligible prisoners in health insurance plans available under the Patient Protection and Affordable Care Act. Health Services and the Sheriff are further directed to determine the eligibility of organizations eligible to deploy patient navigators at the County's correctional facilities to determine prisoner eligibility for various plans.

Detailed Explanation of Fiscal Impact:

Short term savings (in 2014) derived from the resolution are indeterminate, and will depend on the eligibility of the individual prisoner for various benefits, including Medicaid, and on the ability of the County to use patient navigators to perform enrollment services. Long term benefits should include decreased recidivism and decreased cost of care during incarceration, and increased reimbursement for treatment. The anticipated reduction in incarceration rates for individuals with mental health issues will also act as an offsetting cost for the legislation.

If the County is unable to utilize outside navigators to facilitate enrollment as intended in the legislation, there will likely be a "start-up" cost for the use of County staff as enrollers; this cost will be dependent on the amount of time spent on navigation by the staff, and whether this would be an opportunity or an overtime cost, or perhaps even require additional staff at the Jail Medical Unit.

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

The resolution contemplates the use of outside patient navigators to enroll individuals, on a no-cost contract.

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

Indeterminate. Costs in 2014 may include overtime for County staff if the outside patient navigators cannot be utilized.

Proposed Source of Funding:

None. However, if prisoners are eligible and authorized to enroll in a health insurance plan, some or all of their care may be reimbursable. The anticipated reduction in incarceration rates for individuals with mental health issues will also act as an offsetting cost for the legislation.

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

Indeterminate.

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:

There is probably no immediate impact on the County economy as a whole. However, if facilitation of access to healthcare services reduces criminal activity by potential recidivists, there is a positive indeterminate economic benefit.

Authorized Signature

A handwritten signature in black ink that reads "Robert Lipp". The signature is written in a cursive style with a large initial "R" and a long, sweeping underline.

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

Date Completed

03/03/2014

Analyst Code

CF

1251

Intro. Res. No. -2014
Introduced by Legislators Spencer and Hahn

Laid on Table 3/4/14

**RESOLUTION NO. -2014, TAKING COMMON SENSE
MEASURES TO PROTECT FRONT LINE EMPLOYEES FROM
CARBON MONOXIDE**

WHEREAS, the County of Suffolk is responsible for protecting the health and safety of County employees to the fullest extent practicable; and

WHEREAS, the Suffolk County police officers go into unpredictable situations on a regular basis; and

WHEREAS, carbon monoxide is an odorless, colorless tasteless gas that is produced through the incomplete burning of fuel and is toxic to humans; and

WHEREAS, carbon monoxide poisoning can have physical effects even at low levels, including flu-like symptoms, headache, fatigue, shortness of breath nausea and dizziness; and

WHEREAS, high level exposure to carbon monoxide can cause vomiting, mental confusion, loss of consciousness and death; and

WHEREAS, it is estimated that thousands of buildings in Suffolk County have some form of carbon monoxide leak; and

WHEREAS, small, individual carbon monoxide detectors that clip onto a shirt lapel or keychain are available and are used by some fire safety professionals; and

WHEREAS, the County should examine the options available for protecting police officers from the dangerous effects of carbon monoxide; now, therefore be it

1st RESOLVED, that the Suffolk County Police Department is hereby authorized, empowered and directed to evaluate the options available to provide portable carbon monoxide detectors to members of the police department, the costs associated with same and provide recommendations as to which officers and units should be provided with such equipment; and be it further

2nd RESOLVED, that the Suffolk County Police Department shall present its findings and recommendations in written form to the County Executive, each member of the County Legislature and the Clerk of the Legislature within 90 days of the effective date of this resolution; and be it further

3rd RESOLVED, that the Police Department's report and recommendations may be used to consider the expansion of any resulting program to include probation officers and public health nurses; 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:

s:\res\r-protect-front-line-employees-CO2

1252

Intro. Res. No. -2014
Introduced by Legislator D'Amaro

Laid on Table 3/4/14

**RESOLUTION NO. - 2013, ADOPTING LOCAL LAW
NO. -2014, A CHARTER LAW TO UPDATE, CLARIFY
AND IMPROVE PROCESS FOR BUDGET DEFICIT
MITIGATION**

WHEREAS, there was duly presented and introduced to this County Legislature at a meeting held on , 2014 a proposed local law entitled, "**A CHARTER LAW TO UPDATE, CLARIFY AND IMPROVE PROCESS FOR BUDGET DEFICIT MITIGATION**"; now, therefore, be it

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

LOCAL LAW NO. -2014, SUFFOLK COUNTY, NEW YORK

**A CHARTER LAW TO UPDATE, CLARIFY AND IMPROVE
PROCESS FOR BUDGET DEFICIT MITIGATION**

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

Section 1. Legislative Intent.

This Legislature hereby finds and determines that the Suffolk County Charter and Administrative Code outline procedures for the County Executive and Legislature to follow in the event the County experiences an operating budget deficit during a fiscal year.

This Legislature also finds that the Charter and Administrative Code provisions are archaic, inconsistent and confusing.

This Legislature finds that the Charter and Administrative Code provisions authorizing executive and legislative action to reduce a budget deficit are replete with references to the County's allotment system. However, the County long ago stopped using an allotment system to disperse budgeted monies to departments.

The Legislature further finds that the Administrative Code presently requires that this Legislature pass a resolution within 10 days if it wishes to block the County Executive from reducing an appropriation by more than 10%. However, State and local laws that govern the adoption of local legislation make it virtually impossible for the Legislature to pass a resolution in that 10 day timeframe.

This Legislature further finds that the County of Suffolk should have a clear set of rules that allow effective action by the County when it needs to mitigate midyear budget deficits.

This Legislature further finds that the County Executive, as chief budget officer, should continue to have robust authority to address budget shortfalls. However the County Legislature, which is vested with the power to appropriate, should have the ability to act as an effective check against any potential overreach.

Therefore, the purpose of this law is to amend the Suffolk County Charter and Administrative Code to provide a strong framework that will allow the County of Suffolk to address midyear budget deficits in a timely and effective manner.

Section 1. Definitions.

For the purposes of this law, the following terms shall have the meanings indicated:

“Impound” shall mean the County Executive’s authority to withhold from County departments and agencies funds that are appropriated to the departments and agencies in the operating budget.

Section 2. Amendments.

I. Paragraph (A) of section C4-27 of the SUFFOLK COUNTY CHARTER is hereby amended to read as follows:

**Article IV
COUNTY BUDGET AND CAPITAL PROGRAM**

* * * *

§ C4-27. Action when funding deficiency is anticipated.

A. If at any time during the fiscal year it appears to the County Executive that available revenues, net of expenditures, are expected to be less than total amounts budgeted, he or she shall forthwith advise the County Legislature of the estimated amount of the deficit, the remedial action he plans to take under § A4-7 of the Suffolk County Administrative Code and any legislation or other action he believes necessary to avoid the anticipated deficiency.

II. Sections A4-6, A-8 and A-9 of the SUFFOLK COUNTY ADMINISTRATIVE CODE are repealed.

II. Section A4-7 of the SUFFOLK COUNTY ADMINISTRATIVE CODE is hereby amended to read as follows:

**Article IV
COUNTY BUDGET AND CAPITAL PROGRAM**

* * * *

§ A4-7 Impoundment of Appropriations by County Executive.

A. After the County Executive notifies the County Legislature of a funding deficiency, as required by § C4-27 of the Suffolk County Charter, the County Executive may impound up to 10% of any unexpended appropriation. The Division of Budget and the Legislative Office of Budget Review shall jointly certify that any such impoundment does not exceed 10% of the unexpended appropriation.

- B. After the County Executive notifies the County Legislature of a funding deficiency, he or she may propose impounding more than 10% of any unexpended appropriation but the County Legislature must first authorize impounding the amount in excess of 10% by the adoption of a duly enacted resolution.
- C. If impounded monies are ultimately released and expended, the Division of Budget shall so notify, in writing, all members of the County Legislature and the Director of the Legislative Budget Review Office.

Section 3. Applicability.

This law shall apply to all actions occurring on or after the effective date of this law.

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 order or judgment 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), (21), and/or (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 not take effect until at least sixty (60) days after its adoption, nor until approved by the affirmative vote of a majority of the qualified electors of the County of Suffolk voting on a proposition for its approval if within sixty (60) days after its adoption there is filed with the Clerk of the County Legislature a petition protesting against this law in conformity with the provisions of Section 34(4) of the NEW YORK MUNICIPAL HOME RULE LAW and upon filing in the office of the Secretary of State.

DATED:

APPROVED BY:

County Executive of Suffolk County

Date:

s:\laws\cl-update-process-budget-deficit-mitigation

OFFICE OF THE COUNTY LEGISLATURE

COUNTY OF SUFFOLK

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: MARCH 3, 2014

TO: CLERK OF THE COUNTY LEGISLATURE

RE: MEMORANDUM OF COUNSEL TO THE LEGISLATURE PURSUANT TO RULE 28

PROPOSED LOCAL LAW YEAR 2014

TITLE: I.R. NO. -2014; A CHARTER LAW TO UPDATE, CLARIFY AND IMPROVE PROCESS FOR BUDGET DEFICIT MITIGATION

SPONSOR: LEGISLATOR D'AMARO

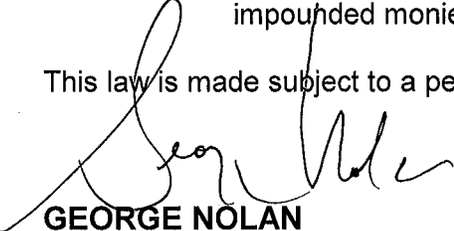
DATE OF RECEIPT BY COUNSEL: 2/28/14 PUBLIC HEARING: 3/18/14

DATE ADOPTED/NOT ADOPTED: _____ CERTIFIED COPY RECEIVED: _____

This proposed charter law seeks to clarify the County's procedures for addressing mid-year operating budget deficits. Specifically, this law would:

- eliminate from the Charter and Administrative Code all references to an "allotment system."
- clarify that the County Executive must notify the County Legislature that he or she anticipates a deficit in the operating budget before monies are impounded.
- reiterate that the County Executive has the authority to impound 10% of any unexpended appropriation in order to address a budget deficit but requires that the Division of Budget and the Legislative Office of Budget Review jointly certify that any impoundment does not exceed the 10% threshold.
- require legislative approval for impounding more than 10% of an unexpended appropriation.
- require the Division of Budget to notify the County Legislature in the event impounded monies are released and expended.

This law is made subject to a permissive referendum.


GEORGE NOLAN
Counsel to the Legislature

GN:tm

s:\rule28\28-charter law budget deficiencies

1254
Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (DEPUTY SHERIFF II – A)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Deputy Sheriff II; and

WHEREAS, the Sheriff's office states that there are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, the Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

Position Number
01-xxxx-xxxx-xxxx-x

Title
Deputy Sheriff II (SGT)

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Deputy Sheriff II position; and be it further

3rd 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:

COUNTY OF SUFFOLK



OFFICE OF THE COUNTY EXECUTIVE

Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Declaration under Local Law 15-2011

Pursuant to the provisions of Suffolk County Local Law 15-2011, known generally as the "Electeds' Hiring Law," I, as County Executive, hereby declare as follows relative to the SCIN form for position number 01-XXXX-XXXX-XXXX-X, (Deputy Sheriff II (SGT) (4)) submitted by the Sheriff's department:

The position referenced above should not be filled for the following reason(s), and they are my requisite findings (choose one or more):

- a. There are inadequate appropriations contained in the Adopted County Operating Budget.
- b. An Order of the New York State Civil Service Department of New York State Civil Service Commission prohibits the filling of such position.
- c. An Order of a court of competent jurisdiction prohibits the filling of such a position.
- d. A department or agency of the federal government having jurisdiction over the matter has stated in writing that the appointing authority is prohibited from filling such position.
- e. A budget deficiency exists under Suffolk County Charter § C4-27.
- f. A public emergency exists.
- g. A suspension, freeze, transfer or reduction of any funds in the Adopted County Operating Budget has been proposed or has been implemented by me on or after the effective date of the pertinent Adopted County Operating Budget pursuant to any provision set forth in Suffolk County Charter Article IV, pursuant to Suffolk County Administrative Code Article IV, or pursuant to any other provision of federal, state, or county law relating to or bearing upon the fiscal, budgetary or personnel and staffing affairs of Suffolk County.

As County Executive, I reserve the right to approve this/these position(s) in the future.

Steven Bellone, County Executive

Dated: 2/14/14

1	Sheriff	Deputy Sheriff II (SGT) (4)	D2	5	5532	\$3,430	11	PR	NO	NO	2/6/2014
<p>The Sheriff's Office requests authorization to backfill (4) Deputy Sheriff II positions for whomever gets promoted to the vacant Deputy Sheriff III or Deputy Sheriff II Investigator positions.</p>											
<p>To Be Determined</p>											
<p>Michael P. Sharkey, Chief of Staff</p>											
<p><i>[Signature]</i> 2/6/14</p>											

1255

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (DEPUTY SHERIFF I – A)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Deputy Sheriff I; and

WHEREAS, the Sheriff's office states that are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

<u>Position Number</u>	<u>Title</u>
01-3110-0210-1336-1	Deputy Sheriff I Inv

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Deputy Sheriff I position; and be it further

3rd 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:

COUNTY OF SUFFOLK



OFFICE OF THE COUNTY EXECUTIVE

Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Declaration under Local Law 15-2011

Pursuant to the provisions of Suffolk County Local Law 15-2011, known generally as the "Electeds' Hiring Law," I, as County Executive, hereby declare as follows relative to the SCIN form for position number 01-3110-0210-1336-1, (Deputy Sheriff I Inv) submitted by the Sheriff's department:

The position referenced above should not be filled for the following reason(s), and they are my requisite findings (choose one or more):

- a. There are inadequate appropriations contained in the Adopted County Operating Budget.
- b. An Order of the New York State Civil Service Department of New York State Civil Service Commission prohibits the filling of such position.
- c. An Order of a court of competent jurisdiction prohibits the filling of such a position.
- d. A department or agency of the federal government having jurisdiction over the matter has stated in writing that the appointing authority is prohibited from filling such position.
- e. A budget deficiency exists under Suffolk County Charter § C4-27.
- f. A public emergency exists.
- g. A suspension, freeze, transfer or reduction of any funds in the Adopted County Operating Budget has been proposed or has been implemented by me on or after the effective date of the pertinent Adopted County Operating Budget pursuant to any provision set forth in Suffolk County Charter Article IV, pursuant to Suffolk County Administrative Code Article IV, or pursuant to any other provision of federal, state, or county law relating to or bearing upon the fiscal, budgetary or personnel and staffing affairs of Suffolk County.

As County Executive, I reserve the right to approve this/these position(s) in the future.

Steven Bellone, County Executive

Dated: 2/19/14

1	3110	2101336-1	Sheriff	Deputy Sheriff Inv	D2	15-1	5535	\$2,994	11/PR	NO	NO	2/6/2014
<p>The Sheriff's Office requests authorization to fill this position that was vacated due to retirement.</p>												
<p>Ekster 7/30/2012 Michael P. Shatkey, Chief of Staff</p>												
<p><i>[Handwritten Signature]</i> 2/6/14</p>												

1256

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (DEPUTY SHERIFF I – B)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Deputy Sheriff I; and

WHEREAS, the Sheriff's office states that there are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

<u>Position Number</u>	<u>Title</u>
01-3110-0210-1350-1	Deputy Sheriff I Inv

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Deputy Sheriff I position; and be it further

3rd 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:

s:\res\lr-sheriff-fill-vacant-positions-deputy-sheriff-l-B

COUNTY OF SUFFOLK



OFFICE OF THE COUNTY EXECUTIVE

Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Declaration under Local Law 15-2011

Pursuant to the provisions of Suffolk County Local Law 15-2011, known generally as the "Electeds' Hiring Law," I, as County Executive, hereby declare as follows relative to the SCIN form for position number 01-3110-0210-1350-1, (Deputy Sheriff I.Inv) submitted by the Sheriff's department:

The position referenced above should not be filled for the following reason(s), and they are my requisite findings (choose one or more):

- a. There are inadequate appropriations contained in the Adopted County Operating Budget.
- b. An Order of the New York State Civil Service Department of New York State Civil Service Commission prohibits the filling of such position.
- c. An Order of a court of competent jurisdiction prohibits the filling of such a position.
- d. A department or agency of the federal government having jurisdiction over the matter has stated in writing that the appointing authority is prohibited from filling such position.
- e. A budget deficiency exists under Suffolk County Charter § C4-27.
- f. A public emergency exists.
- g. A suspension, freeze, transfer or reduction of any funds in the Adopted County Operating Budget has been proposed or has been implemented by me on or after the effective date of the pertinent Adopted County Operating Budget pursuant to any provision set forth in Suffolk County Charter Article IV, pursuant to Suffolk County Administrative Code Article IV, or pursuant to any other provision of federal, state, or county law relating to or bearing upon the fiscal, budgetary or personnel and staffing affairs of Suffolk County.

As County Executive, I reserve the right to approve this/these position(s) in the future.



Steven Bellone, County Executive

Dated: 2/14/14

1 | 3110 | 2101350-1 | Sheriff | Deputy Sheriff I Inv | D2 | IS-1 | 5535 | \$2,994 | 11 | PR | NO | NO | 2/6/2014

The Sheriff's Office requests authorization to fill this position that will be vacated due to the anticipated retirement.

McGarity
1/31/2014
Michael P. Starkey, Chief of Staff

[Handwritten Signature]
2/6/14

1257

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (DEPUTY SHERIFF I – C)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Deputy Sheriff I; and

WHEREAS, the Sheriff's office states that there are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

<u>Position Number</u>	<u>Title</u>
01-3110-0104-0519-1	Deputy Sheriff I Inv

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Deputy Sheriff I position; and be it further

3rd 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:

COUNTY OF SUFFOLK



OFFICE OF THE COUNTY EXECUTIVE

Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Declaration under Local Law 15-2011

Pursuant to the provisions of Suffolk County Local Law 15-2011, known generally as the "Electeds' Hiring Law," I, as County Executive, hereby declare as follows relative to the SCIN form for position number 01-3110-0104-0519-1, (Deputy Sheriff I Inv) submitted by the Sheriff's department:

The position referenced above should not be filled for the following reason(s), and they are my requisite findings (choose one or more):

- a. There are inadequate appropriations contained in the Adopted County Operating Budget.
- b. An Order of the New York State Civil Service Department of New York State Civil Service Commission prohibits the filling of such position.
- c. An Order of a court of competent jurisdiction prohibits the filling of such a position.
- d. A department or agency of the federal government having jurisdiction over the matter has stated in writing that the appointing authority is prohibited from filling such position.
- e. A budget deficiency exists under Suffolk County Charter § C4-27.
- f. A public emergency exists.
- g. A suspension, freeze, transfer or reduction of any funds in the Adopted County Operating Budget has been proposed or has been implemented by me on or after the effective date of the pertinent Adopted County Operating Budget pursuant to any provision set forth in Suffolk County Charter Article IV, pursuant to Suffolk County Administrative Code Article IV, or pursuant to any other provision of federal, state, or county law relating to or bearing upon the fiscal, budgetary or personnel and staffing affairs of Suffolk County.

As County Executive, I reserve the right to approve this/these position(s) in the future.



Steven Bellone, County Executive

Dated: 2/14/14

1	3110	104	0519-1	Sheriff	Deputy Sheriff I Inv	D2	15-1	5535	\$2,994	11	PR	NO	NO	1/2/2014
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The Sheriff's Office requests authorization to fill this position that was vacated due to retirement.

Wright
5/3/2013
Michael P. Shatkey, Chief of Staff

Michael P. Shatkey 2/6/14

1258

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table

3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (DEPUTY SHERIFF I – D)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Deputy Sheriff I; and

WHEREAS, the Sheriff's office states that are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

Position Number

01-3110-0101-0241-1

Title

Deputy Sheriff I Inv

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Deputy Sheriff I position; and be it further

3rd 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:

COUNTY OF SUFFOLK



OFFICE OF THE COUNTY EXECUTIVE

Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Declaration under Local Law 15-2011

Pursuant to the provisions of Suffolk County Local Law 15-2011, known generally as the "Electeds' Hiring Law," I, as County Executive, hereby declare as follows relative to the SCIN form for position number 01-3110-0101-0241-1, (Deputy Sheriff I Inv) submitted by the Sheriff's department:

The position referenced above should not be filled for the following reason(s), and they are my requisite findings (choose one or more):

- a. There are inadequate appropriations contained in the Adopted County Operating Budget.
- b. An Order of the New York State Civil Service Department of New York State Civil Service Commission prohibits the filling of such position.
- c. An Order of a court of competent jurisdiction prohibits the filling of such a position.
- d. A department or agency of the federal government having jurisdiction over the matter has stated in writing that the appointing authority is prohibited from filling such position.
- e. A budget deficiency exists under Suffolk County Charter § C4-27.
- f. A public emergency exists.
- g. A suspension, freeze, transfer or reduction of any funds in the Adopted County Operating Budget has been proposed or has been implemented by me on or after the effective date of the pertinent Adopted County Operating Budget pursuant to any provision set forth in Suffolk County Charter Article IV, pursuant to Suffolk County Administrative Code Article IV, or pursuant to any other provision of federal, state, or county law relating to or bearing upon the fiscal, budgetary or personnel and staffing affairs of Suffolk County.

As County Executive, I reserve the right to approve this/these position(s) in the future.



Steven Bellone, County Executive

Dated: 2/14/14

1 | 3110 | 101|0241-1 | Sheriff | Deputy Sheriff I Inv | D2 | 15-1 | 5635 | \$2,994 | 11 | PR | NO | NO | 2/6/2014

The Sheriff's Office requests authorization to fill this position that will be vacated due to the anticipated retirement.

Cummings
1/4/2014

Michael P. Sharkey, Chief of Staff

[Signature] 2/6/14

1259

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (DEPUTY SHERIFF I – E)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Deputy Sheriff I; and

WHEREAS, the Sheriff's office states that are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

<u>Position Number</u>	<u>Title</u>
01-3110-0210-1339-1	Deputy Sheriff I Inv

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Deputy Sheriff I position; and be it further

3rd 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:

COUNTY OF SUFFOLK



OFFICE OF THE COUNTY EXECUTIVE

Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Declaration under Local Law 15-2011

Pursuant to the provisions of Suffolk County Local Law 15-2011, known generally as the "Electeds' Hiring Law," I, as County Executive, hereby declare as follows relative to the SCIN form for position number 01-3110-0210-1339-1, (Deputy Sheriff I Inv) submitted by the Sheriff's department:

The position referenced above should not be filled for the following reason(s), and they are my requisite findings (choose one or more):

- a. There are inadequate appropriations contained in the Adopted County Operating Budget.
- b. An Order of the New York State Civil Service Department of New York State Civil Service Commission prohibits the filling of such position.
- c. An Order of a court of competent jurisdiction prohibits the filling of such a position.
- d. A department or agency of the federal government having jurisdiction over the matter has stated in writing that the appointing authority is prohibited from filling such position.
- e. A budget deficiency exists under Suffolk County Charter § C4-27.
- f. A public emergency exists.
- g. A suspension, freeze, transfer or reduction of any funds in the Adopted County Operating Budget has been proposed or has been implemented by me on or after the effective date of the pertinent Adopted County Operating Budget pursuant to any provision set forth in Suffolk County Charter Article IV, pursuant to Suffolk County Administrative Code Article IV, or pursuant to any other provision of federal, state, or county law relating to or bearing upon the fiscal, budgetary or personnel and staffing affairs of Suffolk County.

As County Executive, I reserve the right to approve this/these position(s) in the future.



Steven Bellone, County Executive

Dated: 2/19/14_____

1 | 3110 | 2101339-1 | Sheriff | Deputy Sheriff I Inv | D2 | 15-1 | 5535 | \$2,994 | 11 | PR | NO | NO | 26/2014

The Sheriff's Office requests authorization to fill this position that was vacated due to retirement.

Kyle

7/30/2012

Michael P. Sharkey, Chief of Staff

[Handwritten Signature] 2/6/14

1260

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (DEPUTY SHERIFF IV - A)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Deputy Sheriff IV; and

WHEREAS, the Sheriff's office states that there are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

Position Number

Title

01-3154-1200-0030-1

Deputy Sheriff IV (Capt)

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Deputy Sheriff IV position; and be it further

3rd 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:

s:\res\r-sheriff-fill-vacant-positions- DS IV-A - Capt

COUNTY OF SUFFOLK



OFFICE OF THE COUNTY EXECUTIVE

Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Declaration under Local Law 15-2011

Pursuant to the provisions of Suffolk County Local Law 15-2011, known generally as the "Electeds' Hiring Law," I, as County Executive, hereby declare as follows relative to the SCIN form for position number 01-3154-1200-0030-1, (Deputy Sheriff IV (Capt)) submitted by the Sheriff's department:

The position referenced above should not be filled for the following reason(s), and they are my requisite findings (choose one or more):

- a. There are inadequate appropriations contained in the Adopted County Operating Budget.
- b. An Order of the New York State Civil Service Department of New York State Civil Service Commission prohibits the filling of such position.
- c. An Order of a court of competent jurisdiction prohibits the filling of such a position.
- d. A department or agency of the federal government having jurisdiction over the matter has stated in writing that the appointing authority is prohibited from filling such position.
- e. A budget deficiency exists under Suffolk County Charter § C4-27.
- f. A public emergency exists.
- g. A suspension, freeze, transfer or reduction of any funds in the Adopted County Operating Budget has been proposed or has been implemented by me on or after the effective date of the pertinent Adopted County Operating Budget pursuant to any provision set forth in Suffolk County Charter Article IV, pursuant to Suffolk County Administrative Code Article IV, or pursuant to any other provision of federal, state, or county law relating to or bearing upon the fiscal, budgetary or personnel and staffing affairs of Suffolk County.

As County Executive, I reserve the right to approve this/these position(s) in the future.

Steven Bellone, County Executive

Dated: 8/14/14

1	3154	1200 0030-1	Sheriff	Deputy Sheriff IV (Capt)	D4	5	5934	\$4,721	11 PR	NO	NO	2/6/2014
<p>The Sheriff's Office requests authorization to fill this position that was vacated due to retirement.</p>												
<p>Phin 7/30/2012 Michael P. Sharkey, Chief of Staff</p>												
<p><i>[Signature]</i> 2/6/14</p>												

1261

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (DEPUTY SHERIFF IV - B)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Deputy Sheriff IV; and

WHEREAS, the Sheriff's office states that are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

Position Number

Title

01-3115-0100-0100-1

Deputy Sheriff IV (Capt)

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Deputy Sheriff IV position; and be it further

3rd 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.

COUNTY OF SUFFOLK



OFFICE OF THE COUNTY EXECUTIVE

Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Declaration under Local Law 15-2011

Pursuant to the provisions of Suffolk County Local Law 15-2011, known generally as the "Electeds' Hiring Law," I, as County Executive, hereby declare as follows relative to the SCIN form for position number 01-3115-0100-0010-1, (Deputy Sheriff IV (Capt)) submitted by the Sheriff's department:

The position referenced above should not be filled for the following reason(s), and they are my requisite findings (choose one or more):

- a. There are inadequate appropriations contained in the Adopted County Operating Budget.
- b. An Order of the New York State Civil Service Department of New York State Civil Service Commission prohibits the filling of such position.
- c. An Order of a court of competent jurisdiction prohibits the filling of such a position.
- d. A department or agency of the federal government having jurisdiction over the matter has stated in writing that the appointing authority is prohibited from filling such position.
- e. A budget deficiency exists under Suffolk County Charter § C4-27.
- f. A public emergency exists.
- g. A suspension, freeze, transfer or reduction of any funds in the Adopted County Operating Budget has been proposed or has been implemented by me on or after the effective date of the pertinent Adopted County Operating Budget pursuant to any provision set forth in Suffolk County Charter Article IV, pursuant to Suffolk County Administrative Code Article IV, or pursuant to any other provision of federal, state, or county law relating to or bearing upon the fiscal, budgetary or personnel and staffing affairs of Suffolk County.

As County Executive, I reserve the right to approve this/these position(s) in the future.



Steven Bellone, County Executive

Dated: 2/14/14

1 | 3115 | 100|0010-1 | Sheriff | Deputy Sheriff IV (Capt) | D4 | 5 | 5534 | \$4,721 | 11 | PR | NO | NO | 2/6/2014

The Sheriff's Office requests authorization to fill this position that was vacated due to retirement.

Vernon
6/25/2012
Michael P. Sharkey, Chief of Staff

[Handwritten Signature]
2/6/14

1262

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (DEPUTY SHERIFF III - A)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Deputy Sheriff III; and

WHEREAS, the Sheriff's office states that there are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

Position Number

Title

01-3110-0200-1122-1

Deputy Sheriff III (LT)

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Deputy Sheriff III position; and be it further

3rd 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:

s:\res\ir-sheriff-fill-vacant-positions- DS III - A (LT)

COUNTY OF SUFFOLK



OFFICE OF THE COUNTY EXECUTIVE

Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Declaration under Local Law 15-2011

Pursuant to the provisions of Suffolk County Local Law 15-2011, known generally as the "Electeds' Hiring Law," I, as County Executive, hereby declare as follows relative to the SCIN form for position number 01-3110-0200-1122-1, (Deputy Sheriff III (LT)) submitted by the Sheriff's department:

The position referenced above should not be filled for the following reason(s), and they are my requisite findings (choose one or more):

- a. There are inadequate appropriations contained in the Adopted County Operating Budget.
- b. An Order of the New York State Civil Service Department of New York State Civil Service Commission prohibits the filling of such position.
- c. An Order of a court of competent jurisdiction prohibits the filling of such a position.
- d. A department or agency of the federal government having jurisdiction over the matter has stated in writing that the appointing authority is prohibited from filling such position.
- e. A budget deficiency exists under Suffolk County Charter § C4-27.
- f. A public emergency exists.
- g. A suspension, freeze, transfer or reduction of any funds in the Adopted County Operating Budget has been proposed or has been implemented by me on or after the effective date of the pertinent Adopted County Operating Budget pursuant to any provision set forth in Suffolk County Charter Article IV, pursuant to Suffolk County Administrative Code Article IV, or pursuant to any other provision of federal, state, or county law relating to or bearing upon the fiscal, budgetary or personnel and staffing affairs of Suffolk County.

As County Executive, I reserve the right to approve this/these position(s) in the future.



Steven Bellone, County Executive

Dated: 2/14/14

1	3110	2001122-1	Sheriff	Deputy Sheriff III (LT)	D3	5	5533	\$4,297	11	PR	INO	INO	2/6/2014
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The Sheriff's Office requests authorization to fill this position that was vacated due to retirement.

Meyernecks
1/26/2013
Michael P. Sharkey, Chief of Staff

[Handwritten Signature]
2/6/14

1263

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (DEPUTY SHERIFF II - B)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Deputy Sheriff II; and

WHEREAS, the Sheriff's office states that are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

Position Number

Title

01-3110-0220-0360-1

Deputy Sheriff II Inv. (SGT)

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Deputy Sheriff II position; and be it further

3rd 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:

s:\res\r-sheriff-fill-vacant-positions- DS II-B

COUNTY OF SUFFOLK



OFFICE OF THE COUNTY EXECUTIVE

Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Declaration under Local Law 15-2011

Pursuant to the provisions of Suffolk County Local Law 15-2011, known generally as the "Electeds' Hiring Law," I, as County Executive, hereby declare as follows relative to the SCIN form for position number 01-3110-0220-0360-1, (Deputy Sheriff II Inv (SGT)) submitted by the Sheriff's department:

The position referenced above should not be filled for the following reason(s), and they are my requisite findings (choose one or more):

- a. There are inadequate appropriations contained in the Adopted County Operating Budget.
- b. An Order of the New York State Civil Service Department of New York State Civil Service Commission prohibits the filling of such position.
- c. An Order of a court of competent jurisdiction prohibits the filling of such a position.
- d. A department or agency of the federal government having jurisdiction over the matter has stated in writing that the appointing authority is prohibited from filling such position.
- e. A budget deficiency exists under Suffolk County Charter § C4-27.
- f. A public emergency exists.
- g. A suspension, freeze, transfer or reduction of any funds in the Adopted County Operating Budget has been proposed or has been implemented by me on or after the effective date of the pertinent Adopted County Operating Budget pursuant to any provision set forth in Suffolk County Charter Article IV, pursuant to Suffolk County Administrative Code Article IV, or pursuant to any other provision of federal, state, or county law relating to or bearing upon the fiscal, budgetary or personnel and staffing affairs of Suffolk County.

As County Executive, I reserve the right to approve this/these position(s) in the future.



Steven Bellone, County Executive

Dated: 8/14/14

1 | 3110 | 220 | 0360-1 | Sheriff | Deputy Sheriff II Inv (SGT) | D2 | IS-1 | 5536 | \$3,542 | 11 | PR | NO | NO | 2/6/2014

The Sheriff's Office requests authorization to fill this position that was vacated due to retirement.

Leite
9/29/2012
Michael P. Sharkey, Chief of Staff

[Signature]
2/6/14

1264

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (DEPUTY SHERIFF II - C)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Deputy Sheriff II; and

WHEREAS, the Sheriff's office states that are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

Position Number

Title

01-3154-1200-0064-1

Deputy Sheriff II (SGT)

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Deputy Sheriff II position; and be it further

3rd 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:

s:\res\r-sheriff-fill-vacant-positions- DS IV-A - Capt

COUNTY OF SUFFOLK



OFFICE OF THE COUNTY EXECUTIVE

Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Declaration under Local Law 15-2011

Pursuant to the provisions of Suffolk County Local Law 15-2011, known generally as the "Electeds' Hiring Law," I, as County Executive, hereby declare as follows relative to the SCIN form for position number 01-3154-1200-0064-1, (Deputy Sheriff II (SGT)) submitted by the Sheriff's department:

The position referenced above should not be filled for the following reason(s), and they are my requisite findings (choose one or more):

- a. There are inadequate appropriations contained in the Adopted County Operating Budget.
- b. An Order of the New York State Civil Service Department of New York State Civil Service Commission prohibits the filling of such position.
- c. An Order of a court of competent jurisdiction prohibits the filling of such a position.
- d. A department or agency of the federal government having jurisdiction over the matter has stated in writing that the appointing authority is prohibited from filling such position.
- e. A budget deficiency exists under Suffolk County Charter § C4-27.
- f. A public emergency exists.
- g. A suspension, freeze, transfer or reduction of any funds in the Adopted County Operating Budget has been proposed or has been implemented by me on or after the effective date of the pertinent Adopted County Operating Budget pursuant to any provision set forth in Suffolk County Charter Article IV, pursuant to Suffolk County Administrative Code Article IV, or pursuant to any other provision of federal, state, or county law relating to or bearing upon the fiscal, budgetary or personnel and staffing affairs of Suffolk County.

As County Executive, I reserve the right to approve this/these position(s) in the future.



Steven Bellone, County Executive

Dated: 2/14/14

1	3154	1200/0064-1	Sheriff	Deputy Sheriff II (SGT)	D2	5	5532	\$3,430	11	PR	NO	NO	2/6/2014
<p>The Sheriff's Office requests authorization to fill this position that was vacated due to retirement.</p>													
<p>Maggio 7/30/2012 Michael P. Sharkey, Chief of Staff</p>													
<p><i>[Handwritten Signature]</i> 3/6/14</p>													

1265

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (DEPUTY SHERIFF II - D)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Deputy Sheriff II; and

WHEREAS, the Sheriff's office states that are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

Position Number

Title

01-3154-1400-0241-1

Deputy Sheriff II (SGT)

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Deputy Sheriff II position; and be it further

3rd 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.

COUNTY OF SUFFOLK



OFFICE OF THE COUNTY EXECUTIVE

Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Declaration under Local Law 15-2011

Pursuant to the provisions of Suffolk County Local Law 15-2011, known generally as the "Electeds' Hiring Law," I, as County Executive, hereby declare as follows relative to the SCIN form for position number 01-3154-1400-0241-1, (Deputy Sheriff II (SGT)) submitted by the Sheriff's department:

The position referenced above should not be filled for the following reason(s), and they are my requisite findings (choose one or more):

- a. There are inadequate appropriations contained in the Adopted County Operating Budget.
- b. An Order of the New York State Civil Service Department of New York State Civil Service Commission prohibits the filling of such position.
- c. An Order of a court of competent jurisdiction prohibits the filling of such a position.
- d. A department or agency of the federal government having jurisdiction over the matter has stated in writing that the appointing authority is prohibited from filling such position.
- e. A budget deficiency exists under Suffolk County Charter § C4-27.
- f. A public emergency exists.
- g. A suspension, freeze, transfer or reduction of any funds in the Adopted County Operating Budget has been proposed or has been implemented by me on or after the effective date of the pertinent Adopted County Operating Budget pursuant to any provision set forth in Suffolk County Charter Article IV, pursuant to Suffolk County Administrative Code Article IV, or pursuant to any other provision of federal, state, or county law relating to or bearing upon the fiscal, budgetary or personnel and staffing affairs of Suffolk County.

As County Executive, I reserve the right to approve this/these position(s) in the future.



Steven Bellone, County Executive

Dated: 2/19/14

1 | 3154 | 1400 | 0241-1 | Sheriff | Deputy Sheriff II (SGT) | D2 | 5 | \$332 | \$3,430 | 11 | PR | NO | NO | 2/6/2014

The Sheriff's Office requests authorization to fill this position that was vacated due to retirement.

Morgan
8/31/2013
Michael P. Sharkey, Chief of Staff

[Signature]
2/6/14

1266

Laid on Table 3/4/14

Intro. Res. No. -2014
Introduced by Legislator Kennedy

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (DEPUTY SHERIFF III - B)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Deputy Sheriff III; and

WHEREAS, the Sheriff's office states that are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

Position Number

Title

01-xxxx-xxxx-xxxx-x

Deputy Sheriff III Inv. (LT)

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Deputy Sheriff III position; and be it further

3rd 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:

s:\res\r-sheriff-fill-vacant-positions- DS III - B (LT)

COUNTY OF SUFFOLK



OFFICE OF THE COUNTY EXECUTIVE

Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Declaration under Local Law 15-2011

Pursuant to the provisions of Suffolk County Local Law 15-2011, known generally as the "Electeds' Hiring Law," I, as County Executive, hereby declare as follows relative to the SCIN form for position number 01-XXXX-XXXX-XXXX-X, (Deputy Sheriff III Inv (LT)) submitted by the Sheriff's department:

The position referenced above should not be filled for the following reason(s), and they are my requisite findings (choose one or more):

- a. There are inadequate appropriations contained in the Adopted County Operating Budget.
- b. An Order of the New York State Civil Service Department of New York State Civil Service Commission prohibits the filling of such position.
- c. An Order of a court of competent jurisdiction prohibits the filling of such a position.
- d. A department or agency of the federal government having jurisdiction over the matter has stated in writing that the appointing authority is prohibited from filling such position.
- e. A budget deficiency exists under Suffolk County Charter § C4-27.
- f. A public emergency exists.
- g. A suspension, freeze, transfer or reduction of any funds in the Adopted County Operating Budget has been proposed or has been implemented by me on or after the effective date of the pertinent Adopted County Operating Budget pursuant to any provision set forth in Suffolk County Charter Article IV, pursuant to Suffolk County Administrative Code Article IV, or pursuant to any other provision of federal, state, or county law relating to or bearing upon the fiscal, budgetary or personnel and staffing affairs of Suffolk County.

As County Executive, I reserve the right to approve this/these position(s) in the future.

Steven Bellone, County Executive

Dated: 2/14/14

1) Sheriff Deputy Sheriff III Inv (LT) D3 15-1 5538 \$4,411 11 PR NO NO 2/6/2014

The Sheriff's Office requests authorization to backfill this position that was vacated by whomever is promoted to Deputy Sheriff IV.

To Be Determined

Michael P. Sharkey, Chief of Staff

[Handwritten Signature]
2/6/14

1267

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (DEPUTY SHERIFF III - C)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Deputy Sheriff III; and

WHEREAS, the Sheriff's office states that there are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

Position Number

Title

01-xxxx-xxxx-xxxx-x

Deputy Sheriff III (LT)

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Deputy Sheriff III position; and be it further

3rd 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:

s:\res\r-sheriff-fill-vacant-positions- DS III - C (LT)

COUNTY OF SUFFOLK



OFFICE OF THE COUNTY EXECUTIVE

Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Declaration under Local Law 15-2011

Pursuant to the provisions of Suffolk County Local Law 15-2011, known generally as the "Electeds' Hiring Law," I, as County Executive, hereby declare as follows relative to the SCIN form for position number 01-XXXX-XXXX-XXXX-X, (Deputy Sheriff III (LT)) submitted by the Sheriff's department:

The position referenced above should not be filled for the following reason(s), and they are my requisite findings (choose one or more):

- a. There are inadequate appropriations contained in the Adopted County Operating Budget.
- b. An Order of the New York State Civil Service Department of New York State Civil Service Commission prohibits the filling of such position.
- c. An Order of a court of competent jurisdiction prohibits the filling of such a position.
- d. A department or agency of the federal government having jurisdiction over the matter has stated in writing that the appointing authority is prohibited from filling such position.
- e. A budget deficiency exists under Suffolk County Charter § C4-27.
- f. A public emergency exists.
- g. A suspension, freeze, transfer or reduction of any funds in the Adopted County Operating Budget has been proposed or has been implemented by me on or after the effective date of the pertinent Adopted County Operating Budget pursuant to any provision set forth in Suffolk County Charter Article IV, pursuant to Suffolk County Administrative Code Article IV, or pursuant to any other provision of federal, state, or county law relating to or bearing upon the fiscal, budgetary or personnel and staffing affairs of Suffolk County.

As County Executive, I reserve the right to approve this/these position(s) in the future.

Steven Bellone, County Executive

Dated: 2/19/14

1 | Sheriff | Deputy Sheriff III (LT) | D3 | 5 | 5533 | \$4,237 | 11 | PR | NO | NO | 2/6/2014

The Sheriff's Office requests authorization to backfill this position that was vacated by whomever is promoted to Deputy Sheriff IV.

To Be Determined

Michael P. Sharkey, Chief of Staff

[Signature] 2/6/14

1268

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (DEPUTY SHERIFF II - E)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Deputy Sheriff II; and

WHEREAS, the Sheriff's office states that are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

Position Number

Title

01-xxxx-xxxx-xxxx-x

Deputy Sheriff II Inv. (SGT)

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Deputy Sheriff II position; and be it further

3rd 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:

s:\res\sheriff-fill-vacant-positions- DS II-D

COUNTY OF SUFFOLK



OFFICE OF THE COUNTY EXECUTIVE

Steven Bellone
SUFFOLK COUNTY EXECUTIVE

Declaration under Local Law 15-2011

Pursuant to the provisions of Suffolk County Local Law 15-2011, known generally as the "Electeds' Hiring Law," I, as County Executive, hereby declare as follows relative to the SCIN form for position number 01-XXXX-XXXX-XXXX-X, (Deputy Sheriff II Inv (SGT)) submitted by the Sheriff's department:

The position referenced above should not be filled for the following reason(s), and they are my requisite findings (choose one or more):

- a. There are inadequate appropriations contained in the Adopted County Operating Budget.
- b. An Order of the New York State Civil Service Department of New York State Civil Service Commission prohibits the filling of such position.
- c. An Order of a court of competent jurisdiction prohibits the filling of such a position.
- d. A department or agency of the federal government having jurisdiction over the matter has stated in writing that the appointing authority is prohibited from filling such position.
- e. A budget deficiency exists under Suffolk County Charter § C4-27.
- f. A public emergency exists.
- g. A suspension, freeze, transfer or reduction of any funds in the Adopted County Operating Budget has been proposed or has been implemented by me on or after the effective date of the pertinent Adopted County Operating Budget pursuant to any provision set forth in Suffolk County Charter Article IV, pursuant to Suffolk County Administrative Code Article IV, or pursuant to any other provision of federal, state, or county law relating to or bearing upon the fiscal, budgetary or personnel and staffing affairs of Suffolk County.

As County Executive, I reserve the right to approve this/these position(s) in the future.



Steven Bellone, County Executive

Dated: 2/14/14

1 | Sheriff | Deputy Sheriff II Inv (SGT) | D2 | I5-1 | 5336 | \$3,542 | 11 | PR | NO | NO | 2/6/2014

The Sheriff's Office requests authorization to backfill this position that was vacated by whomever is promoted to Deputy Sheriff III Inv.

To Be Determined

Michael P. Sharkey, Chief of Staff

[Signature]
2/6/14

Intro. Res. No. 1269-14
Introduced by Presiding Officer, on request of the County Executive

Laid on Table 3/4/14

RESOLUTION NO. , ACCEPTING GRANT FUNDS IN CONNECTION WITH THE TRANSFER OF DEVELOPMENT RIGHTS STUDY

WHEREAS, the Suffolk County Director of Planning has requested funds for planning in connection with a Transfer of Development Rights Study (TDR); and

WHEREAS, Suffolk County accepted \$202,846 in Federal funds from the U.S. Department of Housing and Urban Development Sustainable Communities Regional Planning Grant, through the Regional Plan Association, through Resolution 742-2012; and

WHEREAS, the Regional Plan Association has made available an additional \$121,051 in Federal funds to Suffolk County available from the HUD Sustainable Communities Regional Planning Grant for this project; and

WHEREAS, this funding will finalize the ongoing study examining existing local, County, and regional TDR programs to identify all available credits, credits used, sending and receiving areas throughout the region, and develop suggestions to strengthen coordination and effectiveness of the programs; and

WHEREAS, the County must fund the cost of the project and will subsequently be reimbursed for the Federal portion; and

WHEREAS, the Department will be utilizing existing staff whose salaries are included in the 2014 Adopted Operating Budget to fulfill the County's required in-kind match of \$24,210.20 in personnel services; and

WHEREAS, the Department will be utilizing consultants to finalize the report and draft recommendations; and

WHEREAS, the Consultant will review and possibly refine the draft analyses of potential TDR receiving zones, and potential sending areas based on the highest and best use based on the local and regional market conditions; prepare a fiscal impact analysis; prepare the environmental review documents as an initial step pursuant to SEQRA; and draft proposed legislation based on these analyses and the draft Suffolk County Transfer of Development Rights Study; and

WHEREAS, \$121,051 of the said Federal funds have not been included in the 2014 Suffolk County Operating Budget; now, therefore be it

1st RESOLVED, that the County Department of Economic Development and Planning is hereby authorized, empowered and directed to take such action as may be necessary, pursuant to Sections A35-2A(1) and A35-2A(13) of the Suffolk County Charter to complete the Transfer of Development Rights Study; and be it further

2nd RESOLVED, that the County Legislature hereby authorizes the County Executive, or his designee, to execute the standard agreement for reimbursement with HUD through the Regional Plan Association and any and all contract documents related to this project, on behalf of the County of Suffolk providing for the municipality's participation in the above referenced project; and be it further

3rd **RESOLVED**, the solicitation and retention of outside consultants will be subject to the review and approval of the County Attorney pursuant to Section 16-1(A) of the Suffolk County Charter; and be it further

4th **RESOLVED**, that the County Comptroller and County Treasurer be and they hereby are authorized to accept said Federal Aid as follows:

REVENUE:	<u>FEDERAL AID</u>	<u>AMOUNT</u>
001-EDP-(Unit) 8020-(Revenue) 4940 – HUD Sustainable Communities Grant		\$121,051

EXPENSE:

DEPART OF ECONOMIC DEVELOPMENT & PLANNING
001-EDP-8043 HUD SUSTAINABLE COMMUNITIES GRANT

001-EDP-8043-4560	Fees for Services	\$110,000
001-EDP-8043-4340	Travel/Conference Attendance	\$6,051
001-EDP-8043-3500	Supplies, Materials	\$5,000

and be it further

5th **RESOLVED**, that this Legislature, being the lead agency under the State Environmental Quality Review Act ("SEQRA"), Environmental Conservation Law Article 8, hereby finds and determines that this Project constitutes a Type II action, pursuant to Section 617.5 (C) (18), (20), (21) and (27) of Title 6 of New York Code of Rules and Regulations ("NYCRR"), in that the law authorizes information collection, including basic data collection and research, and preliminary planning processes necessary to formulate a proposal for an action, but does not commit the County to commence or approve an action. Since this law is a Type II action, the Legislature has no further responsibilities under SEQRA; and be it further

DATED:

APPROVED BY:

County Executive of Suffolk County

STATEMENT OF FINANCIAL IMPACT
OF PROPOSED SUFFOLK COUNTY LEGISLATION

1. Type of Legislation		
Resolution <u>XX</u> Local Law _____ Charter Law _____		
2. Title of Proposed Legislation ACCEPTING GRANT FUNDS IN CONNECTION WITH THE TRANSFER OF DEVELOPMENT RIGHTS STUDY		
3. Purpose of Proposed Legislation SEE ITEM 2 ABOVE		
4. Will the Proposed Legislation Have a Fiscal Impact? Yes 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	
6. If the answer to item 5 is "yes", Provide Detailed Explanation of Impact N/A		
7. Total Financial Cost of Funding over 5 Years on Each Affected Political or Other Subdivision. N/A		
8. Proposed Source of Funding THE DEPARTMENT OF ECONOMIC DEVELOPMENT AND PLANNING HAS BEEN AWARDED A 100% FEDERALLY FUNDED GRANT FROM THE US DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT SUSTAINABLE COMMUNITIES REGIONAL PLANNING GRANT, THROUGH THE REGIONAL PLAN ASSOCIATION, IN THE AMOUNT OF \$202,846 .		
9. Timing of Impact Effective upon adoption		
10. Typed Name & Title of Preparer	11. Signature of Preparer	12. Date
James P. Burt Assistant Budget Director		3-3-14

**FINANCIAL IMPACT
2014 PROPERTY TAX LEVY
COST TO THE AVERAGE TAXPAYER**

GENERAL FUND

	2014 PROPERTY TAX LEVY	2014 COST TO AVG TAXPAYER	2014 FEV TAX RATE PER \$1000
TOTAL	\$0	\$0.00	\$0.000

POLICE DISTRICT AND DISTRICT COURT

	2014 PROPERTY TAX LEVY	2014 COST TO AVG TAXPAYER	2014 FEV TAX RATE PER \$1000
TOTAL	\$0	\$0.00	\$0.000

COMBINED

	2014 PROPERTY TAX LEVY	2014 COST TO AVG TAXPAYER	2014 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 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.



Regional Plan Association

Chairman Elliot G. Sander	Vice Chairman, Co-Chairman, New York Committee Maxine Griffith
Vice Chairman, Co-Chairman, New York Committee Robert L. Billingsley	Vice Chairman, Chairman Nominating Committee Denise M. Richardson
Vice Chairman, Co-Chairman, Connecticut Committee Michael J. Crtelll	Treasurer and Co-Chairman, Long Island Committee Matthew S. Klssner
Vice Chairman, Co-Chairman, New Jersey Committee Christopher J. Daggett	Chairman Emeritus and Counsel Peter W. Herman
Vice Chairman Douglas Durst	President Robert D. Yaro
Vice Chairman, Co-Chairman, New Jersey Committee The Honorable James J. Florio	Secretary of the Corporation Thomas K. Wright

Rohit T. Aggarwala David A. Armour Hilary M. Ballon Joseph G. Barile Marcla Bateson Stephen R. Beckwith Edward J. Blakely Tonio Burgos Michael J. Cacace Susan E. Chapman- Hughes Frank S. Cicero Kevin S. Corbett Anthony R. Coscia Lee Davis Alfred A. DellBovi Ruth F. Douzinas Thomas P. Fehn Fernando Ferrer Luke E. Fichthorn Barbara J. Flfe James E. Fitzgerald Paul E. Francis Emil H. Frankel Doreen M. Frasca Timur F. Galen Jonathan L. Goldstick Jerome W. Gottesman Toni Griffin John S. Grilswold Richard J. Harey Tracey Heaton Dylan Hixon David S. Huntington Adam Isles Kenneth T. Jackson Marc Joseph Richard D. Kaplan Marcla V. Keizs Gregory A. Kelly	Robert Knapp John Z. Kukral Trent Lethco Christopher D. Levendos Charles J. Malkish Joseph J. Maraziti Mark J. Marcucci Peter J. Miscovitch J. A. Murphy Jan Nicholson Joseph P. Oates Michael O'Boyle Richard L. Oram Sotiris A. Pagdadis Kevin J. Pearson Milton Puryear Richard Ravitch Gregg Rechler Michael J. Regan Elizabeth B. Rogers Gary D. Rose Lynne B. Sagalyn Thomas Santiago Samtiel I. Schwartz Anthony E. Shorris H. C. Shostal Monica Slater Stokes Susan L. Solomon Robert Stromsted Gail Susman Michael Sweeney Luther Tal Sharon C. Taylor Marilyn J. Taylor Richard T. Thigpen Karen E. Wagner William M. Yaro John Zuccotti
---	---

New York
4 Irving Place, 7th floor
New York, NY 10003
212.253.2727

New Jersey
179 Nassau Street, 3rd floor
Princeton, NJ 08542
609.228.7080

Connecticut
Two Landmark Square, Suite 108
Stamford, CT 06901
203.356.0390

www.rpa.org

March 3, 2014

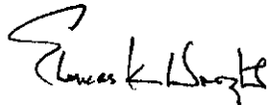
Ms. Sarah Lansdale
Director of Planning
Department of Economic Development and Planning
Suffolk County
H. Lee Dennison Building, 4th Floor
Hauppauge, NY 11788-0099

Dear Ms. Lansdale:

This letter serves to modify the existing Subrecipient Agreement between the Regional Plan Association and County of Suffolk for Services Related to the New York-Connecticut Sustainable Communities Regional Planning Grant executed on September 28, 2011 by Thomas Wright, Executive Director of the Regional Plan Association, and Christopher Kent of Suffolk County.

Section III of the September 28, 2011 Subrecipient Agreement states, "An RFP for a separate contract for professional services not to exceed \$121,051 will be issued by Grantee [Regional Plan Association] following approval by the Subrecipient [Suffolk County], Grantee [Regional Plan Association] and Consortium Steering Committee.

This letter amends the September 28, 2011 Subrecipient Agreement to allow Suffolk County to issue an RFP or RFQ for professional services, travel, and supplies not to exceed \$121,051 following approval by Grantee and Consortium Steering Committee.

Sincerely,


Thomas Wright
Executive Director
Regional Plan Association



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
Office of Sustainable Housing and Communities
WASHINGTON, DC 20410-0050

January 7, 2014

Sent by Email to: Mr. Robert D. Yaro, President
Regional Plan Association, Inc.
Robert@RPA.org

Subject: Amendment to HUD's Cooperative Agreement with Regional Plan Association
NYRIP0029-10.

Dear Mr. Yaro:

An amendment was made to the Cooperative Agreement NYRIP0029-10. The following changes were made:

1. The Period of Performance is revised to read: February 1, 2011 through May 31, 2014.
2. Block 9 has been changed to read as stated on the Agreement.

All other terms and conditions attached to the Cooperative Agreement remain unchanged. Please sign and overnight two original copies of this Agreement to this address:

451 Seventh Street, S.W., Room 10180
Washington, DC 20410

If you have any questions, please contact me at 202-402-6472.

Sincerely,

A handwritten signature in black ink that reads "J. Malcom Smith".

J. Malcom Smith
Grant Officer

cc:
Christopher Jones
Jennifer Cribbs
Dwayne Marsh
Roula Sweis

Assistance Award/
Amendment

U.S. Department of Housing
and Urban Development
Office of Administration

1. Assistance Instrument <input checked="" type="checkbox"/> Cooperative Agreement <input type="checkbox"/> Grant		2. Type of Action <input type="checkbox"/> Award <input checked="" type="checkbox"/> Amendment	
3. Instrument Number NYRIP0029-10		4. Amendment Number 1	
5. Effective Date of this Action See Block 20		6. Control Number	
7. Name and Address of Recipient Regional Plan Association Inc. 4 Irving Place 7th floor New York City, NY: New York 10003-3502 Phone: 212 253 2727 Fax: 212 253 5666		8. HUD Administering Office HUD, Office of Sustainable Housing and Communities 451 Seventh Street, SW Room 10180 Washington, DC 20410	
10. Recipient Project Manager Chris Jones, Vice President		8a. Name of Administrator J. Malcom Smith	
		8b. Telephone Number 202-402-6472	
11. Assistance Arrangement <input checked="" type="checkbox"/> Cost Reimbursement <input type="checkbox"/> Cost Sharing <input type="checkbox"/> Fixed Price		12. Payment Method <input type="checkbox"/> Treasury Check Reimbursement <input type="checkbox"/> Advance Check <input checked="" type="checkbox"/> Automated Clearing House	
13. HUD Payment Office CFO Accounting Center 801 Cherry Street Unit #45, Suite 2500 Fort Worth, TX 76102		9. HUD Government Technical Representative Jennifer E. Cribbs; jennifer.e.cribbs@hud.gov	
14. Assistance Amount		15. HUD Accounting and Appropriation Data	
Previous HUD Amount	\$ 3,500,000.00	15a. Appropriation Number	15b. Reservation Number
HUD Amount this action	\$ 0.00	860/20162	
Total HUD Amount	\$ 3,500,000.00	Amount Previously Obligated	\$ 3,500,000.00
Recipient Amount	\$ 700,000.00	Obligated by this action	\$ 0.00
Total Instrument Amount	\$ 4,200,000.00	Total Obligated	\$ 3,500,000.00

16. Description

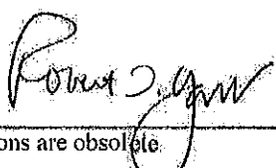
Employer Identification Number: 13-1624154

Program: SCRPG

The purpose of this amendment is to extend the period of performance for 120 Days, at no additional cost to the Government, in accordance with the Grantee's letter, dated October 31, 2013, and the GTR's letter of approval, dated November 19, 2013; which is incorporated by reference. The following changes were made:

1. The Period of Performance is revised to read: February 1, 2011 through May 31, 2014.
2. Block 9 has been changed to read as stated above.

Period of Performance is from February 1, 2011 to January 31, 2014 (36 months)

17. Recipient is required to sign and return TWO (2) copies of this document to the HUD Administering Office. <input checked="" type="checkbox"/>		18. Recipient is not required to sign this document. <input type="checkbox"/>	
19. Recipient (By Name & Title): Mr. Robert D. Yaro, President		20. HUD (By Name & Title): John Malcom Smith, Grant Officer	
Signature: 	Date: 11/8/14	Signature:	Date:

Previous editions are obsolete

form HUD 1044 (8/90)
ref. Handbook 2210.17

HUD 1044 CONTINUATION SHEET - PAGE 1

INSTRUMENT NO: NYRIP0029-10

Budget	HUD Amount	Match/Leverage Amount
Direct Labor	\$208,809.00	\$41,762.00
Fringe Benefits	\$96,052.00	\$19,211.00
Travel	\$12,920.00	\$2,584.37
Equipment	\$0.00	\$0.00
Supplies/Materials	\$0.00	\$0.00
Consultants	\$1,284,174.00	\$256,834.80
Contracts	\$1,730,350.00	\$346,068.80
Construction	\$0.00	\$0.00
Other Direct Cost	\$9,000.00	\$1,800.00
Indirect Cost	\$158,695.00	\$31,739.03
Total	\$3,500,000.00	\$700,000.00

If the grantee's match/leverage contribution is less than **\$700,000.00**, the Government reserves the right to negotiate new line items and/or amounts to satisfy the grantee's requirement, or to reduce the Government's share proportionally. The grantee shall notify HUD at any time it believes it will not meet its match requirement. In addition, the grantee shall obtain HUD approval regarding any changes concerning the intended use of matching funds. If the grantee exceeds the dollar amount shown above, there will be no impact on the Federal share.

1. AMOUNT OF COST SHARE

The estimated cost for the performance of this grant is **\$4,200,000.00**. HUD shall not be obligated to reimburse the Regional Plan Association Inc. in excess of **\$3,500,000.00**. The Grantee agrees to bear without reimbursement from HUD **\$700,000.00** of the total costs. However, in the event that the Grantee incurs cost in excess of the total estimated project cost of **\$4,200,000.00**; all such excess costs shall be borne entirely by the Grantee.

2. DELIVERABLES IN ACCORDANCE WITH THE NOFA AND APPROVED WORK PLAN AND LOGIC MODEL

- A) **Final and approved workplan** (60 days after the effective date of the award)
- B) **Logic Model** (60 days after the effective date of the award)
- C) **Outreach to Public Housing Authorities** (60 days after the effective date of the award)
- D) **Signed and GTR-approved Consortium Agreement** (120 days after the effective date of the award) that at the minimum must include the following organizations:

Partnership(s)

- New York City Department of City Planning
- City of Stamford
- City of New Haven
- City of Yonkers
- City of Bridgeport

- City of Norwalk
- City of White Plains

HUD 1044 CONTINUATION SHEET – PAGE 2

- City of New Rochelle
- City of Mount Vernon
- Suffolk County
- Nassau County
- New York Metropolitan Transportation Council
- South Western Regional Planning Agency
- Valley Council of Governments
- Greater Bridgeport and Valley Metropolitan Planning Organization
- South Central Regional Council of Governments
- Long Island Regional Planning Council

- E) **Comprehensive Sustainable Communities Regional Plan (24-36 months)**
- F) Commitment to participate in performance measurement and evaluation conducted by third party.
- G) Activities pertaining to the Regional Analysis of Impediments

3. INDIRECT COST RATE

76%

Note: Grantee has agreed to process an indirect cost rate following HUD's policies and procedures. This process should begin no later than 90 days after the execution of this cooperative agreement.

4. KEY PERSONNEL

Name	Title	% of time on the grant
Chris Jones	Vice President for Research	22%
David Kooris	Vice President for CT	22%
Amanda Kennedy	Associate Planner	22%

5. PERIOD OF PERFORMANCE : **36 months**

6. AUDIT INFORMATION

N/A

7. SPECIAL CONDITIONS

Environmental Review Activities that involve site control or acquisition are subject to HUD environmental review under 24 CFR Part 50. For projects involving these activities, HUD's notification of award constituted only a preliminary approval by HUD subject to the completion of an environmental review of the proposed site(s). Selection for participation and the execution of this *Agreement* do not constitute approval of the proposed site(s). Each proposal involving site control or acquisition is subject to a HUD environmental review, and the Grantee's proposal may be modified or the proposed sites rejected as a result of that review. The Grantee shall not acquire, rehabilitate, demolish, convert, lease, repair, or construct property, nor commit or expend HUD or local funds for these program activities with respect to any eligible property, until HUD approval of the property is received.

1270

Intro. Res. No. -2014
Introduced by Legislator Spencer

Laid on Table 3/4/14

**RESOLUTION NO. - 2014, ADOPTING LOCAL LAW
NO. -2014, A LOCAL LAW TO AUTHORIZE
TOBACCO-FREE POLICY FOR SUFFOLK COUNTY
COMMUNITY COLLEGE**

WHEREAS, there was duly presented and introduced to this County Legislature at a meeting held on , 2014 a proposed local law entitled, "**A LOCAL LAW TO AUTHORIZE TOBACCO-FREE POLICY FOR SUFFOLK COUNTY COMMUNITY COLLEGE**"; now, therefore, be it

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

LOCAL LAW NO. -2014, SUFFOLK COUNTY, NEW YORK

**A LOCAL LAW TO PROHIBIT SMOKING TO AUTHORIZE
TOBACCO-FREE POLICY FOR SUFFOLK COUNTY COMMUNITY
COLLEGE**

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

Section 1. Legislative Intent.

This Legislature hereby finds and determines that the County of Suffolk was one of the first municipalities in the nation to adopt a law restricting smoking in certain indoor areas, including health care facilities, places of public assembly and movie theaters.

This Legislature further finds that the County's original anti-smoking statute was adopted in 1984 after a Surgeon General's report identified the dangerous effects of secondary and tertiary smoke generated by cigars, cigarettes and pipes.

This Legislature also finds that in the years following that law's adoption, public awareness of the dangerous effects of smoking and second hand smoke, and the enormous costs associated with treating diseases caused by smoking, continued to grow.

This Legislature determines that since its original adoption in 1984, this Legislature has amended the County's anti-smoking statute in order to prohibit smoking in additional locations, including some outdoor locations, and to cover additional smoking and tobacco products, including e-cigarettes.

This Legislature further finds that in the mid-1990's, the County's anti-smoking law was amended to prohibit smoking in the buildings and on the grounds of any nursery school, preschool, day-care center, elementary school, or secondary school within the County of Suffolk.

This Legislature finds that Suffolk County Community College's Board of Trustees has expressed a desire to adopt a tobacco-free policy on its campuses and requested that this Legislature authorize their adoption of such a policy.

Therefore the purpose of this law is to authorize and empower the College Board of Trustees to adopt a tobacco-free policy.

Section 2. Amendment.

Chapter 754 of the SUFFOLK COUNTY CODE is hereby amended as follows:

Chapter 754: Smoking

* * * *

§ 754-3. Limitations and restrictions.

* * * *

I. The Trustees of Suffolk County Community College are hereby authorized and empowered to adopt additional restrictions on smoking and tobacco use on College property including the adoption of a tobacco-free policy which will prohibit smoking and tobacco use in all buildings and facilities and on all grounds owned by the County which are controlled and managed by the College and used for college purposes.

* * * *

Section 3. Applicability.

This law shall apply to actions occurring on or after the effective date of this law.

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 order or judgment 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), (21), and/or (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 will take effective sixty (60) days after its 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:

s:\laws\l-prohibit smoking SCC

OFFICE OF THE COUNTY LEGISLATURE

COUNTY OF SUFFOLK

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: MARCH 3, 2014

TO: CLERK OF THE COUNTY LEGISLATURE

RE: MEMORANDUM OF COUNSEL TO THE LEGISLATURE PURSUANT TO RULE 28

PROPOSED LOCAL LAW YEAR 2014

TITLE: I.R. NO. -2014; A LOCAL LAW TO AUTHORIZE TOBACCO-FREE POLICY FOR SUFFOLK COUNTY COMMUNITY COLLEGE

SPONSOR: LEGISLATOR SPENCER

DATE OF RECEIPT BY COUNSEL: 2/7/14 PUBLIC HEARING: 3/18/14

DATE ADOPTED/NOT ADOPTED: _____ CERTIFIED COPY RECEIVED: _____

This law would amend Chapter 754 of the SUFFOLK COUNTY CODE and authorize the Trustees of Suffolk County Community College to adopt a tobacco-free policy on its three campuses.

Specifically, the law would permit the Trustees to prohibit smoking and tobacco use on all grounds and in all buildings and facilities owned by the County which are controlled and managed by the College and used for College purposes. The College proposed policy would apply to all tobacco and tobacco-related products, including electronic cigarettes.

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

GEORGE NOLAN
Counsel to the Legislature

GN:tm

s:\rule28\28-smoking SCC

HOME RULE MESSAGE REQUESTING THE STATE OF NEW YORK TO AMEND THE CIVIL SERVICE LAW TO PERMIT THE TRANSFER OF THE POSITIONS OF SUFFOLK COUNTY PARKS POLICE OFFICERS TO THE POSITIONS OF SUFFOLK COUNTY POLICE OFFICERS

WHEREAS, fiscal constraints continue to burden Suffolk County and its taxpayers following the recession and contraction of the national economy in 2008 and beyond; and

WHEREAS, in order address these issues, the consolidation of certain Suffolk County police positions is a prudent and cost effective manner in which to continue to provide essential services to Suffolk County residents while decreasing the fiscal impact of such services; and

WHEREAS, under existing State law, no employee may be transferred to a position for which there is required an examination involving essential tests or qualifications different from or higher than those required for the position held by such employee; and

WHEREAS, the qualifications for service as a Suffolk County Parks Police Officers and the qualifications for service as Suffolk County Police Officer, while not the same, are substantially similar; and

WHEREAS, Suffolk County Parks Police are trained in the same manner as Suffolk County Police to protect the public through, among other things, execution of arrest warrants, conduct of warrantless searches for weapons and narcotics, the confiscation of contraband, and the proper manner in which to make arrests; and

WHEREAS, legislation has been introduced in the New York State Legislature that would permit the transfer of the positions of Suffolk County Parks Police Officers to the position of Suffolk County Police Officer solely by agreement with the collective bargaining representative of Parks Police Officers and regardless of any Civil Service eligibility lists or preferred lists; and

WHEREAS, this Legislature believes that permitting such transfer pursuant to agreement is a common sense fiscal measure that would streamline government while ensuring that qualified individuals are providing police protection to the citizens of Suffolk County; now, therefore, be it

1st RESOLVED, that this Legislature hereby requests the State of New York to enact Senate Bill No. S.6701 and Assembly Bill No. A.8889 to amend the Civil Service law to permit the transfer of positions of the Suffolk County Parks Police to the Suffolk County Police solely through an agreement with the collective bargaining representative of Parks Police Officers and regardless of any Civil Service eligibility lists or preferred lists, and be it further.

2nd RESOLVED, that the Clerk of this Legislature is hereby directed to forward copies of this Resolution to Governor Andrew M. Cuomo; to the Majority Leader of the New York State Senate Hon. Dean Skelos; to the Speaker of the New York State Assembly Hon. Sheldon

Silver; to the Minority Leaders of the New York State Senate and the New York State Assembly; and to each member of the Long Island delegation to the New York State Legislature; and be it further

3rd RESOLVED, that 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/or (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.

Dated:

STATE OF NEW YORK

8889

IN ASSEMBLY

February 27, 2014

Introduced by M. of A. ENGLEBRIGHT, SWEENEY -- read once and referred
to the Committee on Governmental Employees

AN ACT to amend the civil service law, in relation to authorizing
the transfer of police officers of the parks department of the county
of Suffolk to the police department of such county without examination

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND
ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Subdivision 1 of section 70 of the civil service law,
as
2 amended by chapter 718 of the laws of 1993, is amended and a new
subdi-
3 vision 7 is added to read as follows:
4 1. General provisions. Except as provided in subdivisions four
[and],
5 six AND SEVEN of this section no employee shall be transferred to
a
6 position for which there is required by this chapter or the rules
estab-
7 lished hereunder an examination involving essential tests or
qualifica-
8 tions different from or higher than those required for the position
held
9 by such employee. The state and municipal commissions may adopt
rules
10 governing transfers between positions in their respective
jurisdictions
11 and may also adopt reciprocal rules providing for the transfer
of
12 employees from one governmental jurisdiction to another. No
employee
13 shall be transferred without his or her consent except as provided
in
14 subdivision six OR SEVEN of this section or upon the transfer of
func-
15 tions as provided in subdivision two of this section.
16 7. TRANSFER OF SUFFOLK COUNTY PARK OFFICERS LEVELS I-IV TO THE
POSI-

17 TIONS OF SUFFOLK COUNTY POLICE OFFICERS. NOTWITHSTANDING THE
PROVISIONS

18 OF SUBDIVISION ONE OF THIS SECTION OR ANY OTHER PROVISION OF LAW,
THE

19 COUNTY OF SUFFOLK MAY, BY AGREEMENT NEGOTIATED BETWEEN SUCH COUNTY
AND

20 AN EMPLOYEE ORGANIZATION PURSUANT TO ARTICLE FOURTEEN OF THIS
CHAPTER,

21 PROVIDE FOR THE TRANSFER OF NOW EXISTING SUFFOLK COUNTY PARKS
POLICE

22 OFFICERS LEVELS I-IV TO POSITIONS OF SUFFOLK COUNTY POLICE OFFICERS.
THE

23 TRANSFER OF NOW EXISTING POSITIONS MAY BE EFFECTUATED WITHOUT REGARD
TO

24 ANY ELIGIBLE LISTS OR PREFERRED LISTS FOR REINSTATEMENT.

25 S 2. This act shall take effect immediately.

EXPLANATION--Matter in ITALICS (underscored) is new; matter in
brackets

[] is old law to be omitted.

LBD14033-

STATE OF NEW YORK

6701

IN SENATE

February 28, 2014

Introduced by Sen. LAVALLE -- read twice and ordered printed, and when printed to be committed to the Committee on Civil Service and Pensions

AN ACT to amend the civil service law, in relation to authorizing the transfer of police officers of the parks department of the county of Suffolk to the police department of such county without examination

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Subdivision 1 of section 70 of the civil service law,
as
2 amended by chapter 718 of the laws of 1993, is amended and a new
subdi-
3 vision 7 is added to read as follows:
4 1. General provisions. Except as provided in subdivisions four
[and],
5 six AND SEVEN of this section no employee shall be transferred to
a
6 position for which there is required by this chapter or the rules
estab-
7 lished hereunder an examination involving essential tests or
qualifica-
8 tions different from or higher than those required for the position
held
9 by such employee. The state and municipal commissions may adopt
rules
10 governing transfers between positions in their respective
jurisdictions
11 and may also adopt reciprocal rules providing for the transfer
of
12 employees from one governmental jurisdiction to another. No
employee
13 shall be transferred without his or her consent except as provided
in
14 subdivision six OR SEVEN of this section or upon the transfer of
func-
15 tions as provided in subdivision two of this section.
16 7. TRANSFER OF SUFFOLK COUNTY PARK OFFICERS LEVELS I-IV TO THE
POSI-

17 TIONS OF SUFFOLK COUNTY POLICE OFFICERS. NOTWITHSTANDING THE
PROVISIONS
18 OF SUBDIVISION ONE OF THIS SECTION OR ANY OTHER PROVISION OF LAW,
THE
19 COUNTY OF SUFFOLK MAY, BY AGREEMENT NEGOTIATED BETWEEN SUCH COUNTY
AND
20 AN EMPLOYEE ORGANIZATION PURSUANT TO ARTICLE FOURTEEN OF THIS
CHAPTER,
21 PROVIDE FOR THE TRANSFER OF NOW EXISTING SUFFOLK COUNTY PARKS
POLICE
22 OFFICERS LEVELS I-IV TO POSITIONS OF SUFFOLK COUNTY POLICE OFFICERS.
THE
23 TRANSFER OF NOW EXISTING POSITIONS MAY BE EFFECTUATED WITHOUT REGARD
TO
24 ANY ELIGIBLE LISTS OR PREFERRED LISTS FOR REINSTATEMENT.
25 S 2. This act shall take effect immediately.

EXPLANATION--Matter in ITALICS (underscored) is new; matter in
brackets

[] is old law to be omitted.

LBD14033-

1271

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, ESTABLISHING A
COMMERCIAL BUILDING CARBON MONOXIDE TASK FORCE**

WHEREAS, the County of Suffolk is comprised of almost 585,000 parcels of property, a significant number of which are improved with heating systems; and

WHEREAS, regulation, inspection and proper maintenance of heating systems is critical for their safe use and protection of the general public; and

WHEREAS, New York State, through Executive Law § 378, authorized the development and implementation of construction and fire prevention codes to ensure minimum construction and safety standards; and

WHEREAS, the current State Uniform Fire Prevention and Building Code does not provide for the installation or inspection of carbon monoxide ("CO") monitoring devices in commercial or industrial properties; and

WHEREAS, the tragic death of Steven Nelson, the manager of a local restaurant in Huntington, on the evening of February 22, 2014 due to a malfunction in the restaurant's heating equipment makes it clear that CO detection equipment should be required in all areas of public assembly and workplaces; and

WHEREAS, a task force comprised of state, County, town and village fire and emergency services personnel should be convened to develop regulations for submission to the State Uniform Fire Prevention and Building Code Council to modify the state Uniform Code accordingly; now, therefore be it

1st RESOLVED, that that the Suffolk County Carbon Monoxide Task Force ("Task Force") is hereby established for the purpose of developing and drafting recommended changes to the Uniform Fire Prevention and Building Code for submission to the New York State Uniform Fire Prevention and Building Code Council; and be it further

2nd RESOLVED, that the Task Force shall be comprised of the following six (6) members:

1. A representative of the New York State Office of Fire Prevention Services;
2. A representative of the New York State Fire Prevention and Building Code Council;
3. The Chief Fire Marshall and Building Department Inspector of the Town of Smithtown;
4. The Chief Fire Marshall and Building Inspector of the Town of Riverhead;
5. A representative of commercial carbon monoxide detection equipment installers, to be selected by the County Legislature; and
6. The Commissioner of the Department of Public Works, or his or her designee;

; and be it further

3rd **RESOLVED**, that the chairperson of the Task Force shall be selected by a majority of the membership of the Task Force; and be it further

4th **RESOLVED**, that the Task Force shall hold its first meeting within fourteen (14) days after the oaths of office of all members have been filed, which meeting shall be convened for the purpose of appointing a chairperson, vice chairperson and secretary; and be it further

5th **RESOLVED**, that the members of the Task Force shall serve without compensation and shall serve at the pleasure of their respective appointing authorities; and be it further

6th **RESOLVED**, the Task Force shall hold regular meetings, keep a record of all its proceedings, and determine the rules of its own proceedings with special meetings to be called by the chairperson upon his or her own initiative or upon receipt of a written request therefor signed by at least three (3) members of the Task Force. Written notice of the time and place of such special meetings shall be given by the secretary to each member at least four (4) days before the date fixed by the notice for such special meeting; and be it further

7th **RESOLVED**, that four (4) members of the Task Force shall constitute a quorum to transact the business of the Task Force at both regular and special meetings; and be it further

8th **RESOLVED**, that clerical services involving the month-to-month operation of this Task Force, as well as supplies and postage as necessary, will be provided by the staff of the County Legislature; and be it further

9th **RESOLVED**, that the Task Force shall have forty five (45) days from the date of its' first meeting to submit to the County Legislature and the State Uniform Fire Prevention and Building Code Council a copy of recommendations for amendment of the New York State Uniform Fire Prevention and Building Code to include a requirement for the installation of carbon monoxide detection equipment in all commercial, industrial and educational spaces, as well as any other structures included in the Code that may routinely be occupied by people; and be it further

10th **RESOLVED**, that the Task Force shall expire, and the terms of office of its members terminate, as of December 31, 2014, and the Task Force shall deposit all the records of its proceedings with the Clerk of the Legislature; and be it further

11th **RESOLVED**, that the Task Force shall submit a copy of its final report and recommendations to the Clerk of the Suffolk County Legislature; and be it further

12th **RESOLVED**, that this study shall not be performed by any outside consultant or consulting firm unless explicit approval and authorization for such consultant or consulting firm is granted pursuant to a duly enacted resolution of the County Legislature; and be it further

13th **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:

s:\res\ir-CO task force

1272

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (SERGEANT - A)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Sergeant; and

WHEREAS, the Sheriff's office states that are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

<u>Position Number</u>	<u>Title</u>
XXXXXXXXXX	Sergeant

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Sergeant position; and be it further

3rd 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:

s:\res\r-sheriff-fill-vacant-positions- sergeant A

1273

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (SERGEANT - B)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Sergeant; and

WHEREAS, the Sheriff's office states that are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

<u>Position Number</u>	<u>Title</u>
XXXXXXXXXX	Sergeant

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Sergeant position; and be it further

3rd 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:

s:\res\r-sheriff-fill-vacant-positions- sergeant B

1274

Intro. Res. No. -2014
Introduced by Legislator Kennedy

Laid on Table 3/4/14

**RESOLUTION NO. -2014, AUTHORIZING SHERIFF TO
FILL VACANT POSITION (SERGEANT - C)**

WHEREAS, Local Law No. 15-2011 established a new process for filling vacant positions of employment in departments headed by County-wide elected officials; and

WHEREAS, the Sheriff wishes to fill a vacant position within his department, Sergeant; and

WHEREAS, the Sheriff's office states that are adequate appropriations in the operating budget to fill said vacancy; and

WHEREAS, the County Executive has issued a declaration that this vacant position should not be filled; and

WHEREAS, pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature may reject the County Executive's declaration and authorize the appointing authority to fill a vacancy; and

WHEREAS, there are adequate appropriations in the operating budget to fill the vacant position within the Sheriff's department; and

WHEREAS, filling the subject position is critical to protecting public safety in Suffolk County; now, therefore be it

1st RESOLVED, that pursuant to § C4-33(B) of the SUFFOLK COUNTY CHARTER, this Legislature hereby rejects the County Executive's declaration as it applies to:

<u>Position Number</u>	<u>Title</u>
XXXXXXXXXX	Sergeant

and be it further

2nd RESOLVED, that this Legislature further authorizes the Sheriff to fill this vacant Sergeant position; and be it further

3rd 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.

