

Sullivan County Legislature

Regular Meeting

November 20, 2014 at 4:30PM

The Regular Meeting of the County Legislature was called to order at 4:45PM by Chairman Samuelson with the Pledge of Allegiance.

Roll Call indicated Mr. Rouis absent.

Chairman Samuelson called for a Moment of Silence for County Treasurer Ira J. Cohen.

The Clerk read the communications for November as follows:

1. Record Destruction Notifications filed by Central Services (2) dated September 26, 2013, Family Services Data Entry and Records dated October 21st. Sullivan County Adult Care Center dated October 24, 2014, Probation Department dated October 27, 2014, Purchasing (10) dated November 6, 2014 and County Manager's Office dated November 14, 2014.
2. Letter dated October 29, 2014 indicating a public hearing which will be held on November 12, 2014 at 6:30PM at the Youngsville Fire Hall regarding the State Route 52 over Panther Rock Creed, BIN 1026540 Town of Callicoon Project
3. Notice of Correction issued by the NYC Environmental protection for the recently released Draft Scope of Work for the water for the future Upstate Water Supply Project
4. Letter dated October 31, 2014 from Sullivan County Clerk Daniel L. Briggs putting the Sullivan County Legislature on notice of a vacancy in the Office of the Sullivan County Treasurer
5. Sullivan County Legislative Proclamation signed November 6, 2014 proclaiming November 2014 as National Adoption Month.
6. Letter dated November 6, 2014 from the Association of Supervisors supporting Nancy Buck to be placed in the position of Interim Treasurer.
7. Letter dated November 6, 2014 from the Association of Supervisors supporting the appointment of Nadia Roshz to the Charter Review Commission
8. Letter dated November 12, 2014 from the National Park Service supporting the possible partnership of Sullivan County and the Delaware Company regarding the Upper Delaware Scenic and Recreational River
9. Letter dated November 15, 2014 from Wes Gillingham of Catskill Mountainkeeper supporting the possible partnership of Sullivan County and the Delaware Company regarding the Upper Delaware Scenic and Recreational River.
10. Copy of Resolution No. 210 of 2014 adopted by the Delaware County Board of Supervisors calling on New York State for 100 percent funding regarding the Legal Aid to indigents funding.
11. Copy of Resolution No. 370 of 2014 adopted by the Fulton County Board of Supervisors supporting the Repeal of the New York State "Scaffold Law"

Presentation - SYDA Foundation Community Service Award

Public Comment

There was no public comment.

Resolutions:

RESOLUTION NO. 411-14 INTRODUCED BY EXECUTIVE COMMITTEE TO APPOINT NANCY BUCK AS SULLIVAN COUNTY TREASURER

WHEREAS, due to the tragic death of Ira J. Cohen a vacancy exists in the office of the Sullivan County Treasurer, and

WHEREAS, the Sullivan County Legislature received a letter from County Clerk Daniel Briggs informing it of the vacancy and the Sullivan County Legislature's authority to fill that vacancy, and

WHEREAS, Nancy Buck, due to her position as Deputy County Treasurer, has assumed the duties and obligations of the County Treasurer and has assumed the title of Acting County Treasurer, and

WHEREAS, in her tenure as the Deputy County Treasurer and now as the Acting County Treasurer the Sullivan County Legislature has worked with Ms. Buck on many projects and issues and is well aware of her ability to expertly perform the functions and duties required of the Sullivan County Treasurer, and

WHEREAS, the Legislature believes it is in the best interest of the County to appoint Ms. Buck as the Sullivan County Treasurer, and

NOW, THEREFORE, BE IT RESOLVED, pursuant to the authority vested in it by Section 2.02 (J).of the Sullivan County Charter the Sullivan County Legislature hereby appoints Nancy Buck to the currently vacant position of Sullivan County Treasurer, and

BE IT FURTHER RESOLVED, that said appointment will commence immediately and Ms. Buck shall hold the office of the Sullivan County Treasurer by virtue of said appointment until the certification of the results of the next general election held for the office of the Sullivan County Treasurer.

Moved by Mr. Sorensen, **seconded by** Mr. Benson, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 412-14 INTRODUCED BY GOVERNMENT SERVICES COMMITTEE TO AUTHORIZE AWARD AND EXECUTE AGREEMENT

WHEREAS, Maternal Infant Services Network of Orange, Sullivan and Ulster Counties, Inc., 10 Little Britain Road, Newburgh, New York 12550, submitted a proposal for International Board Certified Lactation Counselor Services, R-14-15, and

WHEREAS, the Public Health Services Department has approved said proposal and recommends that a contract be executed.

NOW, THEREFORE, BE IT RESOLVED, that the County Manager be and hereby is authorized to execute an Agreement with Maternal Infant Services Network of Orange, Sullivan and Ulster Counties, Inc., for an amount not to exceed \$22,342.00, for the contract period November 20, 2014 through September 30, 2015, in accordance with RFP, R-14-15, said contract modification to be in such form as the County Attorney shall approve.

Moved by Mr. Benson, seconded by Ms. Vetter, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 413-14 INTRODUCED BY EXECUTIVE COMMITTEE TO APPOINT ONE (1) MEMBER TO THE COMMUNITY SERVICES BOARD

WHEREAS, there are several vacancies on the Community Services Board, and

WHEREAS, there is a need to appoint one (1) member to fill a vacancy on the Community Services Board.

NOW, THEREFORE, BE IT RESOLVED, the following individual to be appointed to fill a vacancy on the Sullivan County Community Services Board to reflect the date set opposite his/her name:

APPOINTMENT TO THE CSB

TERM

Maureen Stewart

11/01/2014 to 12/31/2016

(to fill vacancy left by Robyn Sellet, LCSW)

Moved by Mrs. LaBuda, seconded by Mr. Benson, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 414-14 INTRODUCED BY EXECUTIVE COMMITTEE TO REAPPOINT MEMBERS TO THE SULLIVAN COUNTY PUBLIC HEALTH SERVICES' HEALTH SERVICES ADVISORY BOARD

WHEREAS, Section 357 of the Public Health Law mandates that two members of the Health Services Advisory Board (HSAB) be licensed physicians, with the remaining seven to be known as public members selected on the basis of their interest and knowledge regarding health needs, resources and facilities of the community, and

WHEREAS, pursuant to Section 357 of the Public Health Law, Health Services Advisory Board members shall have fixed terms of four years, which shall be deemed to run from the first day of the year in which the appointment was made, and

WHEREAS, pursuant to Section 357 of the Public Health Law, Health Services Advisory Board members may not serve for more than two terms consecutively.

NOW, THEREFORE, BE IT RESOLVED, that the individual listed below be *re-appointed* to the Health Services Advisory Board for a four-year term (1/1/15-12/31/18) per Public Health Law:

BobKorabik

54 Dwyer Avenue

Liberty, NY 12754

James Lyttle

PO Box 323

Kiamesha Lake, NY 12751

Dr. Bruce Ellsweig

31 Norris Road

Forestburgh, NY 12777

Moved by Mr. Benson, **seconded by** Mr. Sorensen, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 415-14 INTRODUCED BY THE EXECUTIVE COMMITTEE TO AUTHORIZE THE SULLIVAN COUNTY TREASURER TO PROVIDE A CHECK IN THE AMOUNT OF \$2,000 TO NYSAC

WHEREAS, the Treasurer and the County Attorney advise that there is a potentially critical litigation in which Wayne County is the Defendant currently ongoing in Western District of New York Federal Bankruptcy Court, and

WHEREAS, Wayne County properly took a parcel of Real Property in a foreclosure action pursuant to Article 11 of the Real Property Tax Law and subsequently sold the property in a public auction, and

WHEREAS, the new owner invested substantial time and money in making home improvements on the property, and

WHEREAS, after all of the foregoing the former owner filed a Bankruptcy Petition claiming that the County did not receive fair market value for the property at the foreclosure auction (based on an

appraisal which included the improvements) and further claiming that because the County did not receive fair market value the sale constituted a “fraudulent transfer” which is voidable in Bankruptcy, and

WHEREAS, the Wayne County case and a similar case in Clinton County pose a real and present threat to other Counties, including Sullivan, that enforce collection of real property taxes pursuant to Article 11, and

WHEREAS, the New York State Association of Counties (“NYSAC”) has become actively involved in these cases as an Amicus and supporter of the position of the Counties, and

WHEREAS, NYSAC has solicited financial support of \$2,000 per County from other Counties to support these litigation defense efforts, and

WHEREAS, the Sullivan County Legislature believes that supporting such legal defense efforts is necessary, appropriate and reasonable.

NOW THEREFOR BE IT RESOLVED that:

1. The Sullivan County Legislature earnestly supports the efforts of Wayne County, Clinton County and NYSAC to defend against the aforesaid claims in Bankruptcy Court, and
2. The Sullivan County Legislature authorizes the Treasurer to provide a check in the amount of \$2,000 to NYSAC for such purposes.

Moved by Mrs. LaBuda, **seconded by** Ms. Vetter, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 416-14 INTRODUCED BY THE EXECUTIVE COMMITTEE TO CONFIRM APPOINTMENT OF DIRECTOR OF REAL PROPERTY TAX SERVICES III

WHEREAS, the position of Director of Real Property Tax Services III has been vacant since February 20, 2014 with a term that expires on September 30, 2019; and

WHEREAS, pursuant to Section 1530 of the Real Property Tax Services it is necessary to appoint a Director of Real Property Tax Services III for the County of Sullivan to the unexpired term; and

WHEREAS, pursuant to the provisions of Section A5-4 of the Sullivan County Administrative Code, Edward Homenick has been appointed by the County Manager to the position of Director of Real Property Tax Services III, said appointment subject to Legislative approval.

NOW, THEREFORE, BE IT RESOLVED, that the Sullivan County Legislature hereby confirms the appointment made by the County Manager of Edward Homenick as the Director of Real Property Tax Services III, as set forth in Section A5-4 of the Sullivan County Administrative Code; and

BE IT FURTHER RESOLVED, that the salary for said position be set at \$82,261 per year, subject to annual merit increases.

Moved by Mrs. LaBuda, **seconded by** Ms. Vetter, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 417-14 INTRODUCED BY HEALTH AND FAMILY SERVICES COMMITTEE

TO AUTHORIZE A CONTRACT MODIFICATION TO THE 2014-2015 CONTRACT BETWEEN SULLIVAN COUNTY OFFICE FOR THE AGING AND FRANCES S. CLEMENTE, ATTORNEY AT LAW.

WHEREAS, the County of Sullivan, through the Office for the Aging, provides mandated Legal Services for senior citizens in Sullivan County, and

WHEREAS, Frances S. Clemente, Attorney at Law can provide Legal Services.

WHEREAS, by Resolution No. 123-14, adopted by the Sullivan County Legislature on March 20, 2014 that the Sullivan County Legislature does hereby authorize the County Manager to execute a contract with Frances S. Clemente, Attorney at Law for provision of mandated legal services for senior citizens as required by the New York State Office for the Aging, for the Title IIIB grant not to exceed \$7,904.00 for the period of 01/01/2014-12/31/2014 of which \$7,114.00 is received from Title IIB Federal funds and \$790.00 from County funds, and not to exceed \$7904.00 for the period of 01/01/2015-12/31/2015 of which \$7,114.00 is received from Title IIB Federal funds and \$790.00 from County funds for a total of \$15,808.00 for 01/01/2014-12/31/2015 of which \$14,228.00 is received from Title IIB federal funds and \$1,580.00 from County funds; and

WHEREAS, a contract modification agreement is necessary to increase the amount from \$7,904.00 to 8,161.00 for 01/01/14-12/31/14 an increase of \$257.00 as required by the New York State Office for the Aging, for the Title IIIB grant, Legal Services and the amount for 01/01/15-12/31/15 will remain the same \$7,904.00 as required by the New York State Office for the Aging, for the Title IIIB grant, Legal Services for Frances S. Clement, Attorney at Law for provision of mandated legal services for senior citizens. Contract period is 01/01/2014- 12/31/2015.

NOW, THEREFORE, BE IT RESOLVED, that the Sullivan County Legislature does hereby authorize the County Manager to execute a contract modification to the agreement with Frances S. Clemente, Attorney at Law for the increased amount for provision of mandated legal services for senior citizens from \$7,904.00 to 8,161.00 for 01/01/14-12/31/14 and the amount for 01/01/15-12/31/15 will remain

\$7,904.00 for the remainder of the contract period of 01/01/2014-12/21/2015, subject to approval of the office of the County Manager, and

BE IT FURTHER RESOLVED, that the form of such agreement be approved by the Sullivan County Department of Law.

Moved by Mrs. LaBuda, **seconded by** Mrs. Edwards, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 418-14 INTRODUCED BY EXECUTIVE COMMITTEE TO APPOINT A NEW MEMBER TO THE SULLIVAN COUNTY PUBLIC HEALTH SERVICES' HEALTH SERVICES ADVISORY BOARD

WHEREAS, Section 357 of the Public Health Law mandates that two members of the Health Services Advisory Board (HSAB) be licensed physicians, with the remaining seven to be known as public members selected on the basis of their interest and knowledge regarding health needs, resources and facilities of the community, and

WHEREAS, pursuant to Section 357 of the Public Health Law, Health Services Advisory Board members shall have fixed terms of four years, which shall be deemed to run from the first day of the year in which the appointment was made, and

WHEREAS, pursuant to Section 357 of the Public Health Law, Health Services Advisory Board members may not serve for more than two terms consecutively.

NOW, THEREFORE, BE IT RESOLVED, that the following individual listed below be *appointed* to the Health Services Advisory Board for a four-year term (1/1/15-12/31/18) per Public Health Law:

Gladys Walker

26 Michele Drive

Monticello, NY 12701

Moved by Mrs. LaBuda,, **seconded by** Ms. Edwards, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 419-14 INTRODUCED BY THE EXECUTIVE COMMITTEE TO ENTER AN AGREEMENT BETWEEN SULLIVAN COUNTY CARECORPS COALITION AND THE SULLIVAN COUNTY SHERIFF'S OFFICE

WHEREAS, Sullivan County Carecorps Coalition located at 11 Hamilton Avenue, Monticello, New York, is a sub-entity of the Recovery Center whose purpose is to address risk factors within the community, and

WHEREAS, Sullivan County Carecorps Coalition has grant funds available in the amount of \$6,000.00 which it wishes to pay to the Sullivan County Sheriff's Office in exchange for services to be provided by the Sullivan County Sheriff's Office relating to party dispersal activities due to underage drinking pursuant to the Social Host Law (Local Law No. 4 of 2012), and

WHEREAS, Sullivan County Carecorps Coalition and the Sullivan County Sheriff's Office wish to enter into an Agreement memorializing their mutual rights and responsibilities,

NOW, THEREFORE, BE IT RESOLVED that the County Manager and the Sheriff are hereby authorized to execute a Memorandum of Agreement with the Sullivan County Carecorps Coalition for a term of November 20, 2014 to December 31, 2014, in a form approved by the County Attorney's Office.

Moved by Mrs. Edwards, seconded by Mr. Sorensen, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 420-14 INTRODUCED BY THE EXECUTIVE COMMITTEE TO SELL COUNTY OWNED REAL PROPERTY LOCATED IN THE TOWN OF FREMONT

WHEREAS, the County of Sullivan is the owner of certain real property located in the Town of Fremont identified as tax lot no. 26.-2-A consisting of approximately 0.01 acres, (the "Property") and

WHEREAS, it has been recently discovered that the well of contiguous landowners, Nathaniel Zaur and Rebecca Zaur (the "Zaurs"), is contained within the bounds of the Property, and

WHEREAS, the Zaurs are willing to pay the sum of fifteen hundred dollars to acquire the Property from the County of Sullivan, and

WHEREAS, the Zaurs are willing to accept the Property subject to a highway maintenance easement,

NOW, THEREFORE, BE IT RESOLVED that the Chairman of the Legislature of the County of Sullivan is authorized to sign all documents necessary to consummate the conveyance of the Property to the Zaurs.

Moved by Mr. Benson, seconded by Mr. Sorensen, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 421-14 INTRODUCED BY EXECUTIVE COMMITTEE TO SET A PUBLIC HEARING FOR A PROPOSED LOCAL LAW ENTITLED "AUTHORIZING THE COUNTY OF SULLIVAN, NOTWITHSTANDING SECTION 215 OF THE COUNTY LAW, TO ENTER INTO A LEASE OF COUNTY OWNED REAL PROPERTY FOR A SPECIFIC PROJECT FOR A TERM OF UP TO 30 YEARS"

WHEREAS, there has been introduced at a meeting of the Sullivan County Legislature held on November 20, 2014 a proposed Local Law entitled "AUTHORIZING THE COUNTY OF SULLIVAN, NOTWITHSTANDING SECTION 215 OF THE COUNTY LAW, TO ENTER INTO A LEASE OF COUNTY OWNED REAL PROPERTY FOR A SPECIFIC PROJECT FOR TERM OF UP TO 30 YEARS."

NOW, THEREFORE, BE IT RESOLVED, that a public hearing be held on said proposed local law by the Sullivan County Legislature on December 18, 2014 at 1:40 p.m., in the Legislative Chambers, County Government Center, Monticello, New York, and at least six (6) days' notice of the public hearing be given by the Clerk of the Sullivan County Legislature by due posting thereof on the bulletin board of the County of Sullivan and by publishing such notice at least once in the official newspapers of the County.

Moved by Mr. Benson, seconded by Mrs. Edwards, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

COUNTY OF SULLIVAN

NOTICE OF PUBLIC HEARING

NOTICE IS HEREBY GIVEN that there has been duly presented and introduced at a meeting of the Legislature of the County of Sullivan, New York, held on November 20, 2014, a proposed Local Law entitled the "AUTHORIZING THE COUNTY OF SULLIVAN, NOTWITHSTANDING SECTION 215 OF THE COUNTY LAW, TO ENTER INTO A LEASE OF COUNTY OWNED REAL PROPERTY FOR A SPECIFIC PROJECT FOR A TERM OF UP TO 30 YEARS."

NOTICE IS FURTHER GIVEN that the Legislature of the County of Sullivan will conduct a public hearing on the aforesaid proposed Local Law at the Legislature's Meeting Room, County Government Center, Monticello, New York, 12701, on December 18, 2014 at 1:40 p.m. at which time all persons interested will be heard.

DATED: Monticello, New York

November 20, 2014

ANNMARIE MARTIN

Clerk of the Legislature

County of Sullivan, New York

RESOLUTION NO. 422-14 INTRODUCED BY PLANNING, ENVIRONMENTAL

MANAGEMENT AND REAL PROPERTY COMMITTEE TO AUTHORIZE A PUBLIC HEARING FOR COMMENTS ON THE UPDATED COUNTY FARMLAND PROTECTION PLAN

WHEREAS, the County of Sullivan received a \$50,000 grant from the New York State Department of Agriculture and Markets to develop a County Agriculture and Farmland Protection Plan according to Article 25-AAA of the Agriculture and Markets Law; and

WHEREAS, the Sullivan County Division of Planning and Environmental Management has prepared an update to the County Agricultural and Farmland Protection Plan; and

WHEREAS, the Sullivan County Division of Planning and Environmental Management and the Sullivan County Agricultural & Farmland Protection Board conducted a Public Meeting on November 3, 2014 to obtain comments from the Public on the Draft County Agriculture and Farmland Protection Plan; and

WHEREAS, the Public Meeting was advertised in official newsletters, public meetings, mailings, emails and flyers; and

WHEREAS, the Division of Planning and Environmental Management also conducted surveys, interviews and hosted four focus groups in order to gather input for the County Agriculture and Farmland Protection plan from the public, municipalities and the agricultural community; and

WHEREAS, prior to authorizing the adoption of the County Agriculture and Farmland Protection Plan New York State guidelines require that a public hearing be held concerning this plan;

NOW, THEREFORE, BE IT RESOLVED, that the Sullivan County Legislature does hereby authorize holding a public hearing on Thursday, December 18, 2014 at 1:50 pm in the Legislative Hearing Room of the Sullivan County Government Center, 100 North Street, Monticello, New York regarding the adoption of the updated County Agriculture and Farmland Protection Plan; and

BE IT FURTHER RESOLVED, that the Clerk to the Legislature is hereby authorized and directed to publish a notice of such public hearing in the official newspapers of the County and to provide such notice in writing by fax transmission directly to the Commissioner of Agriculture and Markets.

Moved by Mr. Sorensen, seconded by Mr. Benson, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

**COUNTY OF SULLIVAN
DIVISION OF PLANNING AND ENVIRONMENTAL MANAGEMENT
NOTICE OF PUBLIC HEARING**

NOTICE IS HEREBY GIVEN that a public hearing will be held by the Sullivan County Legislature on Thursday, December 18, 2014 at 1:50 pm in the Legislative Hearing Room of the Sullivan County Government Center, Monticello, New York to accept comments from the public on the update to the County Agriculture and Farmland Protection Plan.

RESOLUTION NO. 423-14 INTRODUCED BY MANAGEMENT AND BUDGET COMMITTEE TO MODIFY THE 2014 COUNTY BUDGET

WHEREAS, the County of Sullivan 2014 Budget requires modification,

NOW, THEREFORE, BE IT RESOLVED, that the attached budgetary transfers be authorized.

Moved by Mr. Benson, seconded by Mr. Sorensen, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 424-14 INTRODUCED BY MANAGEMENT AND BUDGET COMMITTEE TO APPORTION MORTGAGE TAX

WHEREAS, Section 261 of the Tax Law of the State of New York requires apportionment of the mortgage tax, and

WHEREAS, the County Clerk and the County Treasurer have submitted a quarterly report, for the period of July 2014 to September 2014, to the Clerk of the Legislature, and

WHEREAS, The County Legislature has apportioned, among the various towns and incorporated villages of the County of Sullivan, the equitable share of the mortgage tax;

NOW, THEREFORE, BE IT RESOLVED, that the County Treasurer draw checks for each of the towns and villages the quarterly mortgage tax so apportioned, as follows:

TOWNS

Bethel	29,405.69
Callicoon	6,870.72
Cochecton	3,455.53
Delaware	9,022.80
Fallsburg	40,198.99
Forestburgh	8,935.38
Fremont	4,518.81
Highland	5,483.82
Liberty	18,011.40
Lumberland	48,985.41
Mamakating	32,316.37
Neversink	12,810.61
Rockland	7,017.15
Thompson	20,917.40
Tusten	23,328.96

VILLAGES

Bloomingburg	594.58
Jeffersonville	449.90

Liberty	3,254.51
Monticello	2,366.85
Woodridge	1,374.40
Wurtsboro	1,309.67

TOTAL **280,628.95**

Moved by Mrs. Edwards, **seconded** by Mr. Sorensen, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 425-14 INTRODUCED BY MANAGEMENT AND BUDGET COMMITTEE AUTHORIZING SULLIVAN COUNTY COMMUNITY COLLEGE TO REQUEST FUNDS FROM THE STATE UNIVERSITY OF NEW YORK COMMUNITY COLLEGE CAPITAL PROGRAM FUND FOR PAVING AND SITE IMPROVEMENT WORK

WHEREAS, the County of Sullivan received a federal roadway money grant in the amount of \$950,000 for paving and site improvement work at Sullivan County Community College; and

WHEREAS, The County of Sullivan, as sponsor of Sullivan County Community College, may accept funds other than county funds as its match for state capital funds; and

WHEREAS, NY Education Law §6310, Section 10 permits Sullivan County to apply for matching funds through SUNY for the New York State share of projects that are normally permitted within an approved capital construction budget; and

WHEREAS, The County of Sullivan has already received 50% matching funds on this project but is eligible to apply for an additional match of \$475,000; and

WHEREAS, the 2015 – 2016 New York State Budget Community College Capital Program request will include \$950,000 for paving and site improvement work.

WHEREAS, the Board of Trustees of Sullivan County Community College approved this project and the use of the federal grant as the County’s match for approved State Capital Funds.

NOW THEREFORE BE IT RESOLVED, that the that the Sullivan County Legislature hereby adopts this resolution and authorizes the Sullivan County Community College to request matching funds in the amount of \$475,000 from the State University of New York Community College Capital Program Fund; and

BE IT FURTHER RESOLVED, that no funds from the County's General Fund should be committed for this purpose.

Moved by Mrs. LaBuda, **seconded by** Mr. Benson, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 426-14 INTRODUCED BY MANAGEMENT AND BUDGET COMMITTEE AUTHORIZING SULLIVAN COUNTY COMMUNITY COLLEGE TO REQUEST FUNDS FROM THE STATE UNIVERSITY OF NEW YORK COMMUNITY COLLEGE CAPITAL PROGRAM FUND FOR CAMPUS SITE WORK

WHEREAS, The County of Sullivan, as sponsor of Sullivan County Community College, may accept funds other than county funds as its match for state capital funds; and

WHEREAS, Sullivan County Community College will benefit from a NYSERDA grant and other private funds in the amount of \$5,000,000 for campus site work including the installation of a solar field; and

WHEREAS, the 2015 – 2016 New York State enacted budget for community college capital programs will include \$5,000,000 for campus site work; and

WHEREAS, The County of Sullivan will receive 50% matching funds of the original \$1,000,000 project cost from the 2014 – 2015 New York State enacted budget for community college capital programs and, pending SUNY approval of all sources being matchable, will request additional 50% matching funds on the new project costs; and

WHEREAS, NY Education Law §6310, Section 10 permits Sullivan County to apply for matching funds through SUNY for the New York State share of projects that are normally permitted within an approved capital construction budget; and

WHEREAS, that the Board of Trustees of Sullivan County Community College approves this project and the use of the NYSERDA grant and private funds as the County's match for approved State Capital Funds.

NOW THEREFORE BE IT RESOLVED, that the Sullivan County Legislature hereby adopts this resolution authorizing Sullivan County Community College to request reimbursement up to 50% of eligible project costs up to \$2,000,000 from the State of New York through the Dormitory Authority of the State of New York or directly from the State of New York, dependent upon the State appropriation backing the project; and

BE IT FURTHER RESOLVED, that no funds from the County's General Fund should be committed for this purpose.

Moved by Mrs. LaBuda, seconded by Mr. Benson, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 427-14 INTRODUCED BY THE PUBLIC WORKS COMMITTEE TO AUTHORIZE AN EASEMENT REQUESTED BY NEW YORK STATE ELECTRIC & GAS ("NYSEG") FOR INSTALLATION OF A NEW POLE AND ANCHOR ON COUNTY OWNED PROPERTY ALONG SANDY LANE IN THE TOWN OF TUSTEN

WHEREAS, the County of Sullivan owns a parcel of land depicted on the Real Property Tax Map in the Town of Tusten as of June 2013, shown as Section 5, Block 1, Lot 12.3; and

WHEREAS, the County of Sullivan plans to erect an emergency communication tower which will require electrical service; and

WHEREAS, NYSEG is requesting an easement to enter on the described property along Sandy Lane, and

WHEREAS, the easement area shall be thirty (30) feet by approximately one hundred seventy six (176) feet beginning at pole numbered 8 situate off the southeasterly side of Sandy Lane, thence extending in a northwesterly direction over said road and Grantor's land a distance of about one hundred seventy six (176) feet.

NOW, THEREFORE, BE IT RESOLVED, that the County of Sullivan is authorized to execute the easement, as prepared by NYSEG and approved by the Sullivan County Department of Law; and

BE IF FURTHER RESOLVED, that the Chairman of the Legislature be authorized to execute the necessary easement documents, in said form to be approved by the County Attorney.

Moved by Mrs. LaBuda, seconded by Ms. Vetter, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 428-14 INTRODUCED BY THE PUBLIC WORKS COMMITTEE TO AUTHORIZE THE COUNTY MANAGER TO EXECUTE AN AGREEMENT FOR CONSULTANT DESIGN SERVICES FOR THE COUNTY BRIDGE 369 REHABILITATION PROJECT

WHEREAS, County Bridge No. 369 on Town Highway 80 (Willowemoc Road) over the Willowemoc Creek, located in the Town of Neversink, will be rehabilitated under contract; and

WHEREAS, consultant engineering services are required to evaluate alternatives for rehabilitating the superstructure to meet current standards and for preparing plans and specifications required for contract construction work; and

WHEREAS, the project is eligible for 100% State funding through CHIPS funding program; and

WHEREAS, the Division of Public Works recommends the award of an agreement for consultant engineering services to the firm of Delta Engineers, Architects & Land Surveyors, PC on the basis of qualifications.

NOW, THEREFORE, BE IT RESOLVED, that the County Manager is authorized to execute an Agreement for consulting engineering services with Delta Engineers, at a cost not to exceed \$98,000, said contract to be in such form as the County Attorney shall approve.

Moved by Mrs. LaBuda, seconded by Ms. Vetter, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 429-14 INTRODUCED BY THE PUBLIC WORKS COMMITTEE TO AUTHORIZE THE ACCEPTANCE OF A DONATION FROM THE FAMILY CARE COUNCIL FOR AN AWNING TO BE UTILIZED AT THE SULLIVAN COUNTY ADULT CARE CENTER (ACC)

WHEREAS, the Sullivan County Division of Public Works (*DPW*), has responsibility for the maintenance of the ACC; and

WHEREAS, the Family Care Council has made an offer to supply an awning to the County to be utilized in the memory impaired unit of the ACC; and

WHEREAS, it is in the best interest of the clients at the ACC to accept the offer from the Family Care Council.

NOW, THEREFORE, BE IT RESOLVED as follows:

1. The County of Sullivan gratefully accepts the donation of an awning from Family Care Council for use at the ACC.
2. The Sullivan County Legislature hereby expresses its sincere appreciation and gratitude to the Family Care Council and directs that the Clerk to the Legislature send the Family care Council a certified copy of this resolution.

Moved by Mrs. LaBuda, seconded by Ms. Vetter, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 430-14 INTRODUCED BY PUBLIC SAFETY COMMITTEE TO APPROVE THE SULLIVAN COUNTY HAZARDOUS MATERIALS RESPONSE PLAN

WHEREAS, the Sullivan County Fire Advisory Board, at its meeting on September 29, 2014, completed revisions to the Sullivan County Hazardous Materials Response Plan, and

WHEREAS, the revised plan shall take effect upon approval of same by the Public Safety Committee and the Sullivan County Legislature.

NOW, THEREFORE, BE IT RESOLVED, that the revisions to the Sullivan County Hazardous Materials Response Plan are hereby approved, and county officers and agencies named in the plan are hereby authorized to perform the duties therein, and

BE IT FURTHER RESOLVED, that a copy of the Sullivan County Hazardous Materials Response Plan be filed with the Clerk of the Sullivan County Legislature and the County Manager.

Moved by Mrs. Edwards, **seconded by** Ms. Vetter, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

Revision - 06.26.14

Revision - 07.14.14

Revision- 07.22.14

Revision- 08.05.14

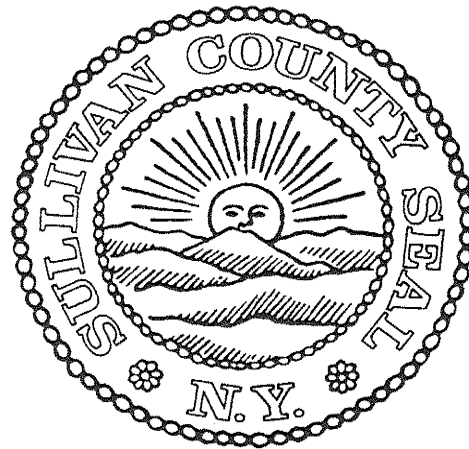
Revision - 08.06.14

Revision- 09.30.14



Sullivan County

**Hazardous Materials
Response Plan**



Sullivan County
Hazardous Materials Response Plan
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1) Introduction

- A) This Plan is meant to be in compliance with OSHA 29 CFR 1910.120 (q)
- B) This plan will also be in compliance with NIMS (National Incident Management System) as established by Executive Order No. 26.1 September 2006. The Incident Command System as the State standard command and control system during emergency operations in New York State.
 - 1) An emergency response plan shall be developed and implemented to handle anticipated emergencies prior to the commencement of emergency response operations. The plan shall be in writing and available for inspection and copying by employees, their representatives and OSHA personnel.
 - 2) Emergency Responders from Sullivan County will adhere to the contents of this plan when responding to hazardous material incidents under the scope of the Public Employees Occupational Safety and Health Act Standard, 29 CFR 1910.120.
 - 3) This plan will be used in conjunction with the four (4) county Haz Mat consortium. Counties include: Sullivan, Rockland, Ulster and Orange.
 - 4) This Plan shall be reviewed and updated anytime there are any changes in the plan. If there are no changes, the plan will be reviewed on an annual basis.

2) Pre-Emergency Planning and Coordination with Outside Parties

- A) The local Fire Department of Jurisdiction will maintain a file of all reports received under State Law 209u concerning the presence of hazardous materials at various locations within the fire district. This plan also contains emergency assistance telephone numbers for outside agencies. The Sullivan County Comprehensive Emergency Management plan is made available on the Sullivan county Web-site/ Bureau of Fire.

B) Resource Agencies

1) Fire Agencies

- a) Sullivan County Fire Coordinator 845-807-0508
- b) Sullivan County E-911 Center 845-583-7180
- c) NYS Office of Fire Prevention & Control 518-474-6746

2) Police Agencies

- a) New York State Police-Liberty: 845-292-6600
- b) Sullivan County Sheriff: 845-794-7100
- c) Liberty Police 845-292-4422
- d) Monticello Police: 845-794-4422
- e) Fallsburg Police: 845-434-4422

- f) Local Town Constables: 845-794-7100
- g) Department of Environmental Protection (DEP) 845-334-7878

3) Highway Departments / Public Works

- a) Bethel 845-583-4460
- b) Callicoon 845-482-5505
- c) Cochecton 845-932-8737
- d) Delaware 845-887-4660
- e) Fallsburg 845-434-6827
- f) Forestburg 845-794-8069
- g) Fremont 845-887-4883
- h) Highland 845-557-6257
- i) Liberty, Town 845-292-4172
- j) Liberty, Village 845-292-4422
- k) Lumberland 845-856-2300
- l) Mamakating 845-888-3033
- m) Monticello 845-794-4422
- n) Neversink 845-985-2281
- o) Rockland 845 439-4213
- p) Thompson 845-794-5560
- q) Tusten 845-252-7500
- r) Woodridge 845-434-6644
- s) NYS Department of Transportation 845-794-7450
- t) Sullivan County Division of Public Works 794-3000 ext. 5002
- u) Federal DOT Motor Carrier Safety-Albany 518-472-2794
- v) Federal Highway Administration 315-473-2794

4) Ambulances

Sullivan County E-911 Center 845-583-7180

5) Hospitals

- a) Catskill Regional Medical Center-Harris 845-794-3300
- b) Catskill Regional Medical Center-Callicoon 845-887-5530

6) County Government Officials

County Manager 845-807-0450

7) Health Department

- a) New York State Health Department (845) 794-2045 / 794-4531
- b) Pennsylvania Health Department 717-787-4343
- c) New Jersey Health Department 609-292-7172

8) Emergency Management

- a) Sullivan County Office of Emergency Management (845) 807-0508

9) Red Cross

- a) Sullivan County Chapter 845-796-0461

10) Government Environmental Agencies

- a) DEC Spill Hotline 800-457-7362
- b) DEC Region 3 Headquarters-New Paltz 845-256-3000
- c) New York City DEP 845-334-7878
- d) US Environmental Protection Agency-Trenton, NJ 201-548-8730

11) National Weather Service

- a) Binghamton 607-7291597
- b) SKYWARN & Spotter Reports 877-683-6772

12) Coast Guard

- a) New York, New York 718-354-4099 718-354-4101

13) Telephone Companies

- a) Verizon (845) 890-6611
- b) Frontier Communications 888-525-3292

14) Electric Companies

- a) NYS Electric & Gas-Binghamton 607-762-7200
- b) NYS Electric & Gas-Liberty 845-292-2434
- c) Central Hudson 845-452-2700
- d) Orange & Rockland 845-352-6000

15) Aviation Agencies

- a) Federal Aviation Administration-Albany 518-785-5660
- b) U.S. Army Aviation-Newburgh 845-563-1000

16) Railroads

- a) American Assoc. of Railroads-Washington 202-835-9500
- b) Federal Railroad Administration-Albany 518-474-2272
- c) Federal Railroad Administration-Syracuse 315-473-2804

17) Miscellaneous Agencies

- a) Chemtrec – Washington 800-424-9300
- b) **HELP** Hazardous Emergency Leak Procedures-Union Carbide Corporation
304-744-3487
- c) **CHRIS** Chemical Hazardous Response Information System
800-424-8802
- d) Energy Research & Development Administration-Emergency Radiological Assistance
516-282-2200
- e) Office of Fire Prevention & Control 518-474-6746

3) Personnel Roles, Lines of Authority, Training & Communications

A) Incident Control

- 1) The Fire Chief of jurisdiction or in his absence the ranking Fire Officer, shall serve as Incident Commander for Hazardous Materials Emergencies provided they have Incident Command Training or unless relieved of command by the local Chief Executive Officer under a declared state of emergency. Control of the incident scene will be passed to other agencies, (example: En Con) as appropriate when the immediate threat to life and property has ceased and the fire department of jurisdiction has returned to service.

Firefighters responding to hazardous materials emergencies will perform their routine emergency response duties and perform only those specialized hazardous materials response functions for which they have received training as prescribed by OSHA regulations. *See Appendix A for member training requirements.*

The Incident Commander shall not permit any member of the fire department to perform any job function that they have not been adequately trained to perform. All responding members of the fire department shall be trained to the First Responder Operations level. Those attending higher level of competence such as, Hazardous Materials Technician, Hazardous Materials Specialist or On-Scene Incident Commander, shall be permitted to perform functions up to and including all those to which they have been trained and maintained their level of training. Training shall be conducted by Fire Department training personnel and supplemental training courses offered by NYS OFPC or other governmental or private concerns. Training shall be based on the duties and function to be performed by each responder in the following levels set forth in OSHA 1910.120.

A current listing of those fire department members who have completed the various levels of Haz-Mat training as taught by the NYS Office of Fire Prevention and Control may be found at the County Fire Coordinator's Office, Sullivan County Government Center, Monticello, NY. This list is updated by the NYS OFPC on a regular basis.

B) Scene Management

- 1) The Incident Commander will implement all aspects of the incident command system
 - a) A command post will be established.
 - b) The Command Post shall be located upwind at a safe distance from the incident. This distance shall be determined by the nature of the incident including type of hazardous material, quantity involved and weather conditions.

- c) All appropriate personnel shall be advised of the command location and radio communications shall be maintained between incident command and field units.
- d) A Safety Officer shall be appointed.
- e) A Public Information Officer shall be appointed.
- f) A "Safe Zone" shall be established in concert with local police. This safe zone will include a place of refuge to which emergency personnel can retreat in the event that control of the incident is lost.

4) Emergency Recognition and Prevention

A) Criteria for Level I (**Controlled Emergency Conditions**)

- 1) Incident that can be controlled by the Primary First Response Agencies of local jurisdiction.
- 2) Single jurisdiction and limited Agency involvement.
- 3) Does not require evacuation except for the structure or affected facility.
- 4) Confined geographic area.
- 5) No immediate threat to life, health or property.
- 6) Involves materials of known properties.

Level I trained Firefighters shall handle such incidents

B) Criteria for Level II (**Limited Emergency Conditions**)

- 1) Potential threat to life, health or property.
- 2) Expanded geographic scope.
- 3) Limited evacuation of nearby residents or facilities.
- 4) Involvement of two or three jurisdictions.
- 5) Limited participation or Mutual Aid from agencies that do not routinely respond to emergency incidents in the area.
- 6) Specialists or Technical Teams called to the scene, example; NYS DEC Haz-Mat Spill Team.
- 7) Combined emergency operations such as firefighting and evacuation or containment and emergency medical care.

Level II trained firefighters may assist in the handling of such incidents. Determination of appropriate assistance shall be made in concert with the incident commander and available fire personnel.

C) Criteria for Level III (**Full Emergency Conditions**)

- 1) Serious hazard or severe threat to life, health and property.
- 2) Large geographic impact.
- 3) Major community evacuation.

- 4) Multi-Jurisdictional involvement.
- 5) State and Federal involvement.
- 6) Specialists and Technical Teams deployed.
- 7) Multiple emergency operations.

Level II Firefighters may assist in the handling of such incidents. Determination of appropriate assistance shall be made in concert with the Incident Commander and available Fire Personnel.

5) Safe Distances and Places of Refuge

Safe distances will be determined by the On-Scene Incident Commander if the hazardous materials incident is a transportation incident or a fixed site facility other than those listed in the Sullivan County Comprehensive Emergency Management Plan.

In the event that large numbers of individuals must be evacuated, notifications will be made to the American Red Cross and additional guidelines set forth under Item F of the Sullivan County Comprehensive Emergency Management Plan.

6) Site and Security Control

- A) The On-Scene Incident Commander will assign a site security and control officer which could include but is not limited to the NYS Police, Sullivan County Sheriff's Department, Local Village or Town Police, Local Fire Police or other responsible trained person or persons to perform site security and control.

7) Evacuation Routes and Procedures

- A) In the event that the evacuation of residents of the area surrounding the emergency scene is necessary, the evacuation order will be issued by the On-Scene Incident Commander unless a State of Emergency has been declared, in which case the order shall be issued by the local Chief Executive.

Notification to the public will be made using radio and television broadcasts, mobile public address systems, NYAlert , reverse 911, door to door canvassing as appropriate and /or any other appropriate means.

Evacuation routes shall be selected to avoid exposure to the Hazardous Material. In the event

that large numbers of individuals must be evacuated; notification will be made to the American Red Cross.

See Appendix D – County Map

8) Decontamination

A) Decontamination procedures at a hazardous materials incident shall be the responsibility of the

Incident Commander (Officer in Charge) or an individual so appointed. Decontamination shall be conducted for all personnel, their personal protective equipment, apparatus and any equipment other than disposable items. The disposable items will be handled through a third party certified in their respective field and generally accepted health practices.

The decontamination zone and process should be confined to the Contamination Reduction Zone. Steps for dry decontamination (no water) are outlined in Plan 1. Steps for wet decontamination is outlined in Plan 2.

9) Emergency Medical Treatment and First Aid

A) A minimum of one ambulance shall be on standby at the scene of a Hazardous Materials

Emergency for all emergency service personal. Available medical personnel shall include at least one EMT.

In the event that emergency response personnel require first aid to exposure to hazardous materials such treatment will follow standard medical protocols and information from Material Safety Data Sheets.

In the event that emergency personnel receive treatment at a hospital, information on the nature of the hazardous material involved will be provided to hospital personnel.

10) Emergency Alerting and Response Procedures

A) First Responders will follow basic chemical identification procedures as per training and will check for:

- 1) Placards, Panels, Labels
- 2) Type of Vehicle involved
- 3) Wind direction
- 4) Presence of fire, spilled liquids or vapor leaks
- 5) Verbal information
- 6) Shipping Documents
- 7) Reference materials or agencies

11) Critique of Response and Follow-Up

A) An after action incident review will be held as soon as is practical to evaluate the response to the incident. Recommendations with regard to additional planning, training and/or equipment will also be discussed.

12) PPE and Emergency Equipment

A) Personal protective equipment shall meet at a minimum, the criteria contained in 29 CFR 1910.136(e) when worn while performing firefighting operations beyond the incipient stage for any incident.

B) Chemical protective shall meet the following standards:

NFPA 1991 (level A protection), NFPA 1992 (splash protection) &
NFPA 1994 (military protection)

APPENDIX - A Training Requirements

1) First Responder Awareness Level

First Responders at the awareness level are individuals who are likely to witness or discover a hazardous substance release who have been trained to initiate an emergency response sequence by notifying the proper authorities of the release. They would take no further action beyond such notification. First Responders at this level shall have sufficient training or expertise to objectively demonstrate competency in the following areas:

- 1) An understanding of what hazardous materials are and the risks associated with them at an incident.

- 2) An understanding of the potential outcomes associated with an emergency created when hazardous materials are present.
- 3) The ability to identify the hazardous materials if possible.
- 4) An understanding of the role of the first responder awareness individual in the employer's emergency response plan including site security and control and the U.S. Department of Transportation's Emergency Response Guidebook.
- 5) The ability to realize the need for additional resources and to make appropriate notifications to the communications center.

The following NYS OFPC Training courses meet the requirements:

- 1) Hazardous Materials First Responder Awareness
- 2) Emergency Control of Hazardous Materials Incidents I

2) First Responder Operations Level

A) First Responders at the operations level are individuals who respond to releases or potential releases of hazardous substances as part of the initial response to the site for the purpose of protecting nearby persons, property or the environment from the effects of the release. They are trained to respond in a defensive fashion without actually trying to stop the release. They should be able to show competency in the following areas:

- 1) Knowledge of the basic hazard and risk assessment techniques.
- 2) Know how to select and use proper personal protective equipment provided to the first responder operational level.
- 3) An understanding of basic hazardous materials terms.
- 4) Know how to perform basic control, containment and/or confinement operations within the capabilities of the resources and personal protective equipment available with their unit.
- 5) Know how to implement basic decontamination procedures.
- 6) An understanding of the relevant standard operating procedures and termination procedures.

The following NYS OFPC Training Course meets the requirements:

- 1) Hazardous Materials First Responder Operations
- 2) Emergency Control of Hazardous Materials Incidents I

3) Hazardous Materials Technician

A) Hazardous Materials Technicians are individuals who respond to releases or potential releases of hazardous materials for the purpose of stopping the release. They shall have received at least 16 hours of training equal to the First responder Operations Level and in addition employer shall certify that they have competency in the following areas:

- 1) Know how to implement the employer's emergency response plan.

- 2) Know the classification, identification and verification of known and unknown materials by using field survey instruments and equipment
- 3) Be able to function within an assigned role in the Incident Command System.
- 4) Know how to select and use proper specialized chemical personal protective equipment available within the unit.
- 5) Understand hazard and risk assessment techniques.
- 6) Be able to perform advance control, containment and/or confinement operations within the capabilities of the resources and personal protective equipment available within the unit.
- 7) Understand and implement decontamination procedures.
- 8) Understand termination procedures.
- 9) Understand basic chemical and toxicological terminology and behavior.

The following NYS OFPC Training Courses meet the requirements:

- 1) Hazardous Materials Technician
- 2) Hazardous Materials Advanced Technician
- 3) Emergency Control of Hazardous Materials Incidents I
- 4) Emergency Control of Hazardous Materials incidents II

Note- maintain annual training requirements

The following NYS OFPC training courses are recommended but not limited to:

- 1) Cargo Truck Specialist
- 2) Live Fire Class B
- 3) Computer Aided Management of Emergency Operations
- 4) Accident Victim Extrication Training
- 5) Propane Emergency Response Workshop
- 6) Foam Operations
- 7) Advanced Chemical Handling Techniques

4) On-Scene Incident Commander (Haz-Mat Incident Commander)

- A) Incident Commanders who will assume control of the incident scene beyond the first responder awareness level shall receive at least 24 hours of training equal to the First Responder Operations level and in addition the employer shall certify that they have competency in the following areas:

- 1) Know and be able to implement the employer's incident command system.
- 2) Know how to implement the employer's emergency response plan.
- 3) Know and understand the hazards and risks associated with employees working in chemical protective clothing.
- 4) Know how to implement the local emergency response plan.
- 5) Know of the State Emergency Response Plan and of the Federal Regional Response Team.
- 6) Know and understand the importance of decontamination procedures.

Haz Mat training will be administered on an ongoing basis including but not limited to the following:

In House Training, New York State Fire Chief's Association (NYSFCA), NYS Office of Fire Prevention and Control (OFPC), Volunteer Firefighters In-Service School (VFIS), Industries, seminars, and any other generally accepted training or work related assignments meeting the competency and skills required to perform the task.

In the event of an exposure or suspected exposure a **Fire Service Exposure Report** found in appendix "E" should be filled out by the person exposed and the officer in charge. One copy should be retained by the person exposed and one put in their personnel file.

APPENDIX – B

1) Equipment List

Type of Equipment	Location	Phone Number
Absorbent Pads	County Petroleum, Ferndale, NY	845-292-4550
Absorbent Pads	Van Etten Oil, Monticello, NY	845-794-5511
Absorbent Pads	CES, Monticello, NY	845-794-6226
Absorbent Pads	Ultra Power, Monticello, N.Y.	845-794-1802
Absorbent Pads	Anderman Oil, Mountaindale, NY	845-434-5760
LP Patch Kit	Burnwell Gas Service, Monticello, NY	845-794-8484
LP Patch Kit	Fallsburg Gas, So. Fallsburg, NY	845-434-7710
LP Patch Kit	CES, Monticello, NY	845-794-6226
Air Monitor Meters	Sullivan County BOCES, Liberty, NY	845-295-4016

APPENDIX - C

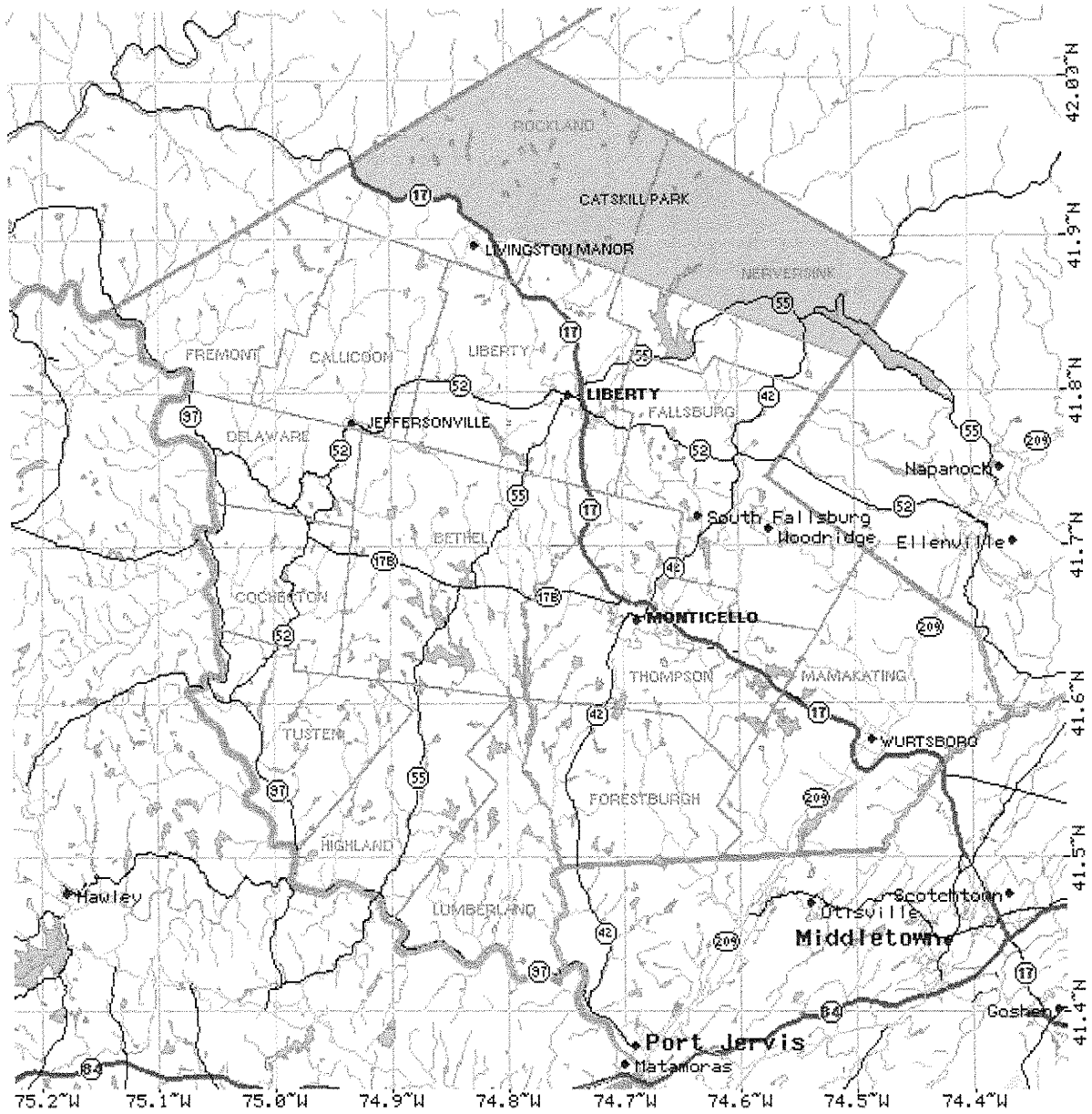
Foam supplies in Sullivan County by Department

FOAM IN SULLIVAN COUNTY		
FDID	FIRE DEPARTMENT	# OF GALLONS
Alcohol Resistance AFFF		
53004	CALLICOON CENTER FIRE DEPARTMENT	30
53008	HANKINS FIRE DEPARTMENT	5
53011	HURLEYVILLE FIRE COMPANY	15
53012	PROTECTION HOSE CO. #1	5
53015	LAKE HUNTINGTON FIRE COMPANY	10
53017	LIBERTY FIRE DEPARTMENT	60
53021	LUMBERLAND FIRE DEPT. INC	20
53026	NORTH BRANCH FIRE DEPARTMENT	5
53027	ROCK HILL FIRE DEPARTMENT	20
53030	SMALLWOOD-MONGAUP VALLEY	25
53031	FALLSBURG FIRE DEPT.	50
53037	WOODBOURNE FIRE COMPANY #1	20
53040	YOUNGSVILLE FIRE DEPT.	65
	TOTAL GALS	330
AFFF		
53062	Sullivan County Airport	90
53036	WHITE SULPHER SPRINGS FD	20
53041	YULAN FIRE COMPANY	60
	TOTAL GALS	170
CLASS A FOAM		
53009	HIGHLAND LAKE	30
53013	KAUNEONGA LAKE E & H	50
53014	KENOZA LAKE FIRE DEPT.	30
53016	LAVA VOLUNTEER FIRE DEPT.	25
53018	LIVINGSTON MANOR FIRE DEPARTMENT	10
53022	MONTICELLO FIRE DEPT.	25
53031	FALLSBURG FIRE DEPT.	50
53032	SUMMITVILLE FIRE CO.	80
53037	WOODBOURNE FIRE COMPANY #1	10
53038	WOODRIDGE VOL. FIRE DEPT.	15
53041	YULAN FIRE COMPANY	30
	TOTAL GALS	355
HIGH EXPANSION FOAM		
53012	PROTECTION HOSE CO. #1	5

53015	LAKE HUNTINGTON FIRE COMPANY		10
53018	LIVINGSTON MANOR FIRE DEPARTMENT		10
53026	NORTH BRANCH FIRE DEPARTMENT		15
53033	SWAN LAKE		30
		TOTAL GALS	70
	PROTEIN FOAM		
53017	LIBERTY FIRE DEPARTMENT		40
53029	ROSCOE-ROCKLAND FD		70
			110
	Purple K		
53053	Sullivan County Airport	1450 lbs.	

APPENDIX – D

1) Evacuation Map – County Road Map



APPENDIX - E - Fire Service Exposure Report

NYS DEPARTMENT OF STATE, OFFICE OF FIRE PREVENTION AND CONTROL

Fire Service Exposure Report

FDID	FIRE DEPARTMENT	INCIDENT NO.	MO	DA	YR
TIME	NAME (LAST, FIRST, MI)	SOCIAL SECURITY NO.	SEX	AGE	
			1 - MALE 2 - FEMALE		

<input type="checkbox"/> INCIDENT TYPE 1. Residential Fire 2. Trash/Dumpster 3. Industrial Fire 4. Marine Fire 5. Vehicle Fire 6. Explosion 7. Spill 8. Commercial Fire 9. Rescue	<input type="checkbox"/> RIDING ASSIGNMENT 1. Tanker 2. Engine 3. Squad Car 4. Car 5. Ambulance 6. HazMat 7. Ladder Co.	<input type="checkbox"/> RANK 1. Firefighter 2. Lieutenant 3. Captain 4. Chief Officer 5. Other
--	--	--

<input type="checkbox"/> LENGTH OF EXPOSURE FIRE STAGE 1. Incipient 2. Free Burning 3. Smoldering 4. Nonfire Incident TIME 1. 1 Hour 2. 2 Hours 3. 3 Hours 4. 3+ Hours	<input type="checkbox"/> ACTIVITY 1. Extinguishment 2. Entry/Ventilation 3. Rescue 4. Overhaul 5. EMS 6. Investigation TIME 1. 1 Hour 2. 2 Hours 3. 3 Hours 4. 3+ Hours	<input type="checkbox"/> CONDITIONS OF MATERIAL 1. Solid 2. Liquid 3. Gas 4. Inside Burning 5. Outdoors 6. Dust 7. Mist 8. Reactive with Other Substances 9. Radioactive	<input type="checkbox"/> TYPE OF EXPOSURE 1. Inhalation 2. Ingestion 3. Skin Contact 4. Eye Contact 5. At the Scene, No Known Contact <input type="checkbox"/> SMOKE CONDITION DURING EXPOSURE 1. Light 2. Heavy 3. None
--	--	---	---

SYMPTOMS

<input type="checkbox"/> AT INCIDENT 1. Eyes Burn 2. Cough 3. Cuts/Bruises	<input type="checkbox"/> AFTER INCIDENT 4. Nose/Lung Irritation 5. Dizzy/Nausea 6. Ears Ringing 7. Headache 8. Skin Irritation/Rash 9. Unconscious
---	--

Were you supplied with special equipment for the incident? Yes No

Were special decontamination procedures followed after exposure? Yes No

Did you receive medical evaluation or treatment after exposure? Yes No

DIAGNOSIS

1. Smoke Inhalation	2. Contact Dermatitis	3. Respiratory Tract Irritation	4. Cuts/Bruises
---------------------	-----------------------	---------------------------------	-----------------

DOCTOR/TREATMENT FACILITY _____

DESCRIPTION OF TOXIC SUBSTANCE(S) (IF KNOWN)

Trade Name _____ Ingredients _____

Chemical Name _____ Manufacturer _____

Did substance have a label/placard? Yes No

LIST INFORMATION ON LABEL (i.e., I.D. NUMBER) IF KNOWN:

Domestic Label	704 - System	UN or DOT System

CONTAGIOUS DISEASE INFORMATION

During Rescue or EMS Response, was victim bleeding? Yes No

Did you have any cuts or bruises on your hands or body? Yes No

REMARKS

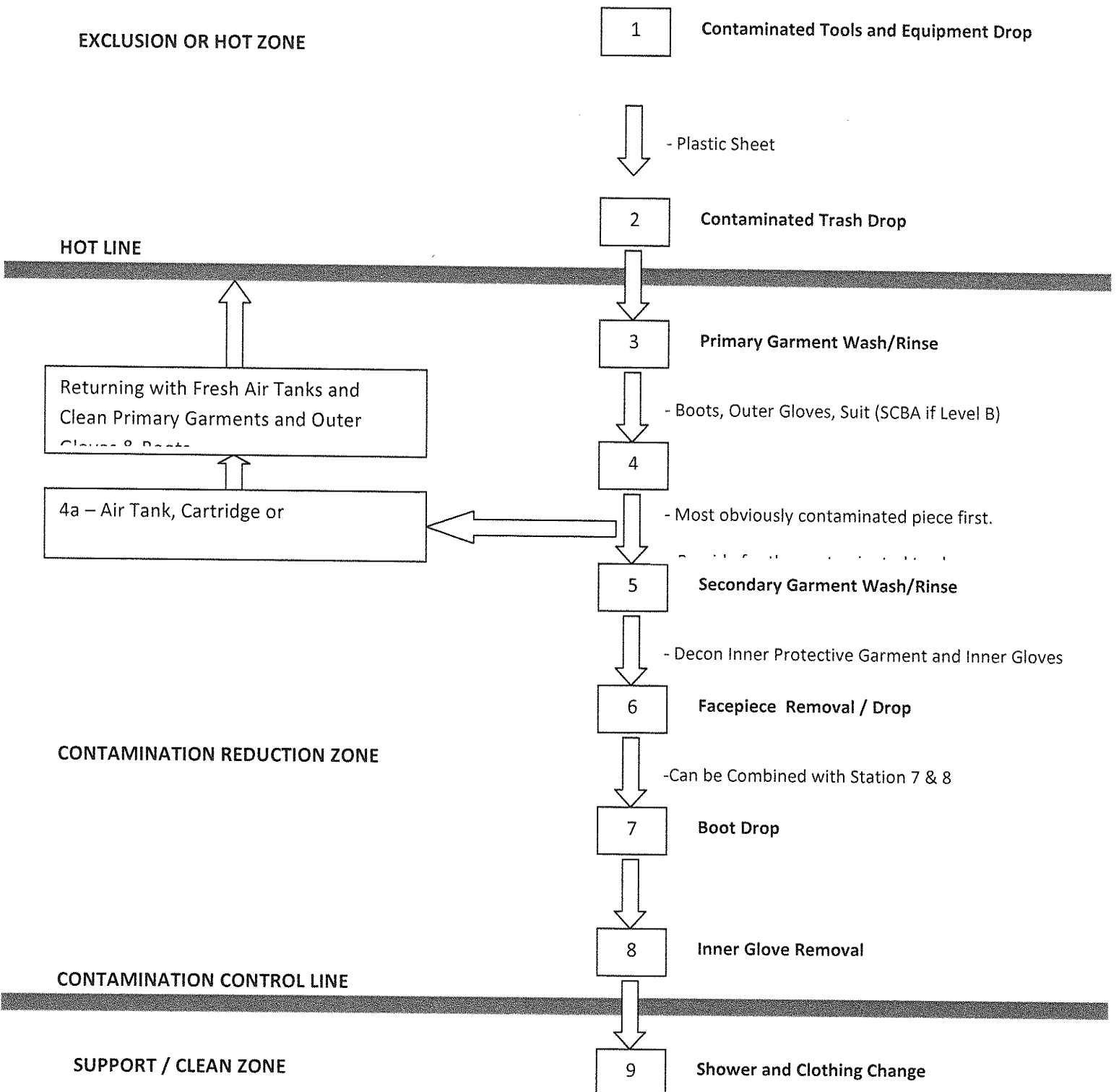
State Law 209u

The knowledge of the presence of hazardous materials is vital to meeting the contingencies of a fire or other emergency. It is the purpose of this section to secure the health, safety and welfare of the public, protect those called upon to respond to the emergency, encourage preparedness to meet any danger, and promote planning for future demands for emergency services by requiring the reporting of the presence of hazardous materials. 2. As used in this section: (a) the term "insured" or "policyholder" means the policyholder of a fire insurance policy insuring against a risk located in this state; and (aa) the term "person" means any individual, partnership, corporation or association; and (b) the term "insurer" means any insurance company authorized to do the business of fire insurance in this state; and (c) for the purpose of this section hazardous materials shall be those which bear a label under requirements of the United States Department of Transportation or those listed on the form prescribed by the state fire administrator. 3. Every person engaged in commerce in this state, excepting those operating as a farm, as defined by subdivision one of section six hundred seventy-one of the labor law who, based upon the experience of the business in the use of hazardous materials during the previous year, may have possession of hazardous materials at a permanent place of business, a construction site or a temporary storage depot, shall report the presence of such hazardous materials to the chief of the appropriate fire department, fire corporation, or fire company having responsibility for fire protection of each location at which any such hazardous material may be found. Upon receipt thereof, in counties which have an office of county fire coordinator, the fire department, fire corporation or fire company, shall forward a copy of said report to the office of the county fire coordinator. 4. A separate report shall be filed for each street address at which any such hazardous materials may be found. Such report shall be filed annually with such fire chief on a date to be determined by the state fire administrator in the manner prescribed by the state fire administrator. Upon receipt thereof, in counties which have an office of county fire coordinator, the fire department, fire corporation or fire company, shall forward a copy of said report to the office of the county fire coordinator. Such report shall be printed by and supplied to insurers upon their request by the office of fire prevention and control. Failure to file as required in this section shall not be the basis for denial by an insurer of an insured's claim under any policy in force for said property. The filing by the person of a single report to any one fire department, fire corporation, or fire company shall be sufficient to meet the requirements of this section where hazardous materials may be found at more than one location at each street address for which he must report. 5. An exemption from the provisions of subdivision three of this section may be granted by the chief of the fire department, fire corporation, or fire company where, in cooperation with or at the invitation of the person, he chooses to make or causes his representative to make an inspection of the person's place of business. At the time of such inspection the person is required to inform the chief or his representative of any hazardous materials which are subject to the provisions of this section. Failure to inform shall constitute a violation as set forth in subdivision eight of this section. 6. Exemptions from the provisions of subdivision three of this section may also be granted by said chief as follows: (a) a general exemption if the firefighting capability of the person is sufficient to defend against an emergency involving such hazardous material; (b) an exemption, based upon the need for confidentiality, from the reporting of specific hazardous materials. Requests for exemptions shall be in writing and shall be filed annually with said chief. Such exemptions shall be filed with said chief and in counties which have an office of county fire coordinator, a copy of said exemption shall be forwarded by said chief to the office of county fire coordinator on a date to be determined by the state fire administrator in the manner prescribed by the state fire administrator. Exemptions shall be in writing and shall expire one year from the date granted. An exemption may be revoked if the conditions provided in paragraph (a) or (b) of this subdivision no longer exist. 7. The state fire administrator shall provide that the report form required in subdivision four of this section shall indicate the manner in which the exemption procedures granted herein shall be followed and also that the form shall make provision for the signature of the fire chief for the purpose of certifying that an exemption to subdivision three has been granted. 8. Any person who fails to report the presence of hazardous materials as required in this section shall be subject to a fine of not more than

two hundred fifty dollars for the first offense, and upon being found guilty of a second or subsequent offense, by a fine of not less than two hundred fifty dollars or more than one thousand dollars. Except as otherwise provided by law, such a violation shall not be a crime and the penalty or punishment imposed therefor shall not be deemed for any purpose a criminal penalty or punishment and shall not impose any disability upon or affect or impair the credibility as a witness, or otherwise, of a person found guilty thereof. - See more at: <http://codes.lp.findlaw.com/nycode/GMU/10/209-u#sthash.c4Zpahfl.dpuf>

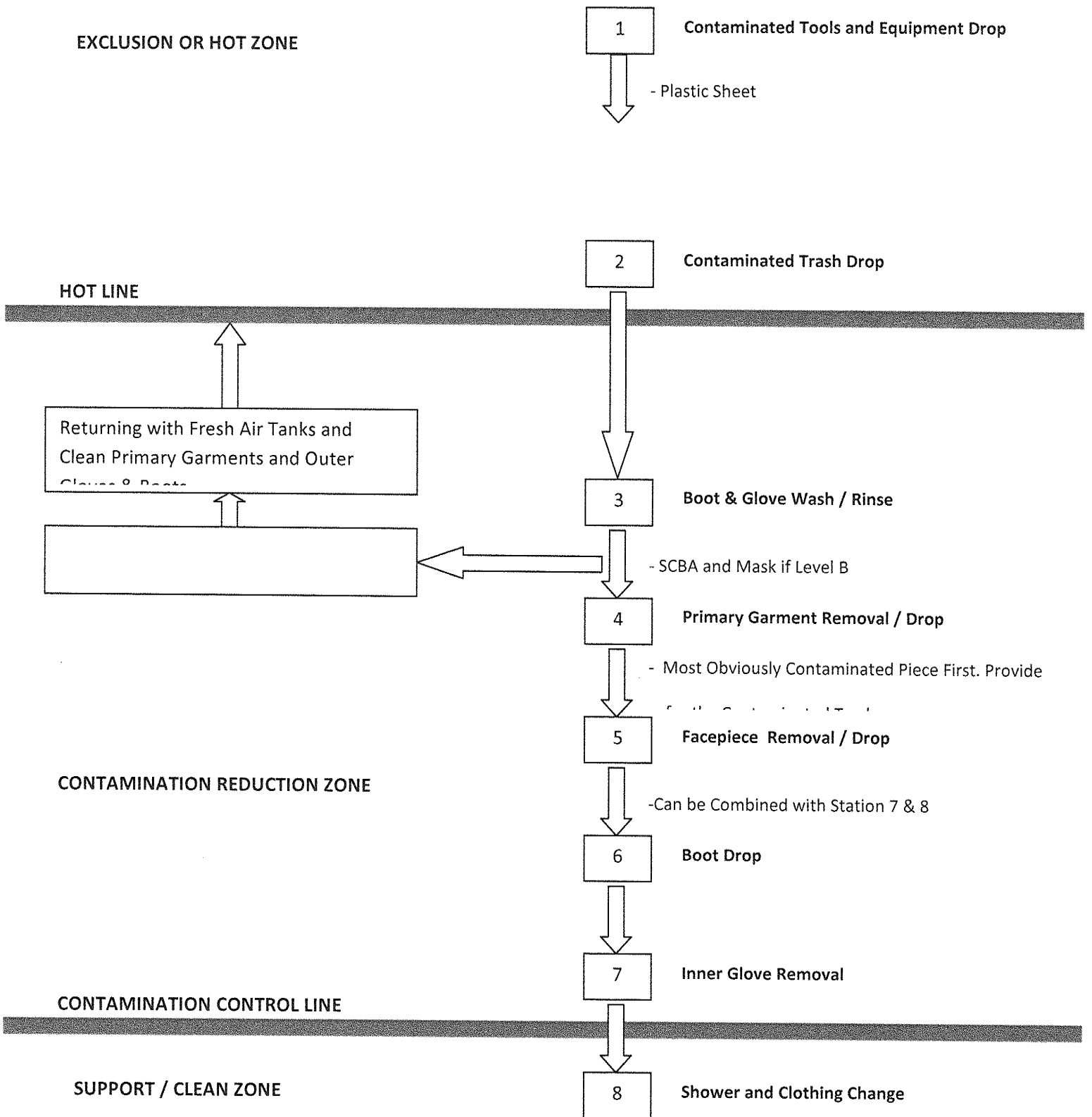
Plan – 1

Nine Step Personnel Decontamination Plan



Plan – 2

Eight Step Dry Personnel Decontamination Plan



RESOLUTION NO. 431-14 INTRODUCED BY PLANNING, ENVIRONMENTAL MANAGEMENT AND REAL PROPERTY COMMITTEE TO CORRECT THE 2014 TAX ROLL OF THE TOWN OF FALLSBURG FOR TAX MAP #19.-12-3

WHEREAS, an application dated October 2014 having been filed by Burt Attent with respect to property assessed to said applicant on the 2014 tax roll of the Town of Fallsburg Tax Map #19.-12-3 pursuant to Section 556 of the Real Property Tax Law, to correct a clerical error on said tax roll resulting from an incorrect entry of 16 sewer units when in fact it should be one sewer unit; and

WHEREAS, the Acting Director of Real Property Tax Services has duly investigated the application and filed his report dated November 6, 2014 recommending this Board approve said application; and

WHEREAS, this Board has duly examined the application and report and does find as follows:

(a) That the application be approved because of a clerical error

NOW, THEREFORE, BE IT RESOLVED, that the application be approved upon the grounds herein set forth; and

BE IT FURTHER RESOLVED, that the Chairman of the County Legislature be and he hereby is directed to note the decision of this Board on the application, execute an order to such effect to the officer having custody of the tax roll, send notice of approval to the applicant and file a copy of the records of this proceeding with the Clerk of the County Legislature; and

BE IT FURTHER RESOLVED, that the amount of any tax corrected pursuant to this Resolution shall be a charge upon the said municipal corporation or special district to the extent of any such municipal corporation or special district taxes that were so levied and that the amount so charged to any such municipal corporation or special district shall be included in the next ensuing tax levy and to the extent that the levy made pursuant to this resolution includes a relieved school tax, the Treasurer shall charge back such amount in accordance with law.

Moved by Mr. Benson, seconded by Ms. Vetter, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 432-14 INTRODUCED BY THE PLANNING ENVIRONMENTAL MANAGEMENT & REAL PROPERTY COMMITTEE AUTHORIZING AN ADVANCE FROM THE GENERAL FUND TO ADMINISTER A NEW YORK MAIN STREET GRANT

WHEREAS, pursuant to Resolution No. 278-13, the Sullivan County Legislature authorized the Division of Planning & Environmental Management to apply for and accept a grant from the New York Main Street Technical Assistance (NYMSTA) Program through Round III of the Consolidated Funding Application (CFA) in 2013, and

WHEREAS, the County was awarded \$20,000 from the NYMSTA program, with Sullivan Renaissance committing \$5,000 towards the project, \$1,000 coming from project applicants, and \$9,225 would be provided as in-kind contribution from the County, for a total project cost of \$35,225 for the NYMSTA project; and

WHEREAS, a letter was submitted by the County Manager to the funding source committing to the availability of funds and the ability to front the costs with the understanding the State will reimburse the County upon receipt of a disbursement request, dated August 9, 2013.

NOW, THEREFORE, BE IT RESOLVED, that the Sullivan County Legislature does hereby authorize the advancement of \$20,000 from the General Fund to pay costs incurred for the administration of the NYMSTA program, and

BE IT FURTHER RESOLVED, the Department of Planning shall process the necessary paperwork to acquire the reimbursement from New York State.

Moved by Mr. Steingart, seconded by Mr. Sorensen, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 433-14 INTRODUCED BY THE PLANNING & ENVIRONMENTAL MANAGEMENT AND REAL PROPERTY COMMITTEE TO ACCEPT FUNDING FROM SULLIVAN RENAISSANCE TO ASSIST WITH THE ADMINISTRATION OF THE NEW YORK MAIN STREET TECHNICAL ASSISTANCE GRANT AWARD THROUGH THE CFA 2013

WHEREAS, pursuant to Resolution No. 278-13, the Sullivan County Legislature authorized the Division of Planning & Environmental Management to apply for and accept a grant from the New York Main Street Technical Assistance (NYMSTA) Program through Round III of the Consolidated Funding Application (CFA) in 2013, and

WHEREAS, the County was awarded \$20,000 from the NYMSTA program, with Sullivan Renaissance committing \$5,000 towards the project and \$1,000 would come from project applicants, and \$9,225 would be provided as in-kind contribution from the County, for a total project cost of \$35,225 for the NYMSTA project; and

NOW, THEREFORE, BE IT RESOLVED, that the Sullivan County Legislature does hereby accept the \$5,000 from Sullivan Renaissance to administer the NYMSTA program in such form as the County Attorney shall approve.

Moved by Mr. Steingart, seconded by Mr. Sorensen, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 434-14 INTRODUCED BY THE PLANNING ENVIRONMENTAL MANAGEMENT AND REAL PROPERTY COMMITTEE TO AUTHORIZE FUNDING TO ASSIST THE DELAWARE HIGHLANDS CONSERVANCY TO PURCHASE A PARCEL OF PROPERTY (SBL 26.-3-41) TO ENHANCE THE LONG EDDY ACCESS TO THE UPPER DELAWARE RIVER

WHEREAS, the New York State Department of State (NYS DOS) administers funding to advance preparation, refinement or implementation of Local Waterfront Revitalization Programs, made available to local governments under Title 11 of the New York State Environmental Protection Fund Local Waterfront Revitalization Program (LWRP); and

WHEREAS, the LWRP encourages municipalities to plan for the future of their waterfronts and undertake improvement projects to implement their plans; and

WHEREAS, the Sullivan County Division of Planning and Environmental Management (SCDPEM) was awarded a grant in 2012 from the NYS Local Waterfront Revitalization Program to plan for improvements to river access areas along the Upper Delaware River; and

WHEREAS, in 2013 SCDPEM contracted with consultants, Environmental Planning and Design (EP&D), to prepare the river access plan using a process that fully engaged residents and community officials of the riverfront communities involved; and

WHEREAS, EP&D completed a draft river access improvement plan in June of 2014 recommended improvements to the access area in Long Eddy that proposed the development of a boat ramp and parking area on a 0.63-acre riverfront parcel of privately owned land (SBL 26.-3-41), which was known to be for sale; and

WHEREAS, the Delaware Highlands Conservancy (DHC) has signed a contract to purchase the Long Eddy access parcel for the purpose of conveying it to the New York State Department of Environmental Conservation (NYS DEC), which has agreed to develop and maintain the proposed improvements to public river access; and

WHEREAS, the Delaware Highlands Conservancy is fully funding the purchase of the river access parcel but is seeking financial assistance from Sullivan County and other sources to cover costs associated with carrying the parcel until the transfer to NYS DEC is completed; and

WHEREAS, the proposed river access improvements are components of a County initiated project to enhance and facilitate public enjoyment of the Upper Delaware River; implement the County's Local Waterfront Revitalization Plan; and support the County's tourism-based economy; and

WHEREAS, SCDPEM has funding available in its 2014 New Initiatives budget line which may be used for plan implantation.

NOW, THEREFORE, BE IT RESOLVED, that the Sullivan County legislature authorizes the County manager to execute a Memorandum of Understanding with the Delaware Highlands Conservancy to collaborate on the implementation of the County's Local Waterfront Revitalization Plan, said MOU to be in a form approved by the County Attorney's Office, and

BE IT FURTHER RESOLVED, that the County will provide funding in the amount of \$5,000 to the DHC to support those efforts

Moved by Mr. Steingart, seconded by Mr. Sorensen, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 435-14 INTRODUCED BY THE PLANNING AND ENVIRONMENTAL MANAGEMENT COMMITTEE TO AUTHORIZE THE AWARD AND EXECUTION OF AN AGREEMENT TO DEVELOP A DAIRY PROCESSING FACILITY AND RESCIND RESOLUTION NO. 36-13

WHEREAS, pursuant to Resolution No. 163 of 2011, the Sullivan County Legislature authorized the Division of Planning and Environmental Management to prepare an application for funding under the United States Department of Agriculture-Rural Development (USDA-RD) Rural Business Enterprise Grant (RBEG) program for development of dairy processing facilities; and

WHEREAS, the County was awarded the RBEG grant in the amount of \$186,500.00, with an in-kind match of \$15,000.00 from the Division of Planning and Environmental Management for a total project cost of \$201,500.00; and

WHEREAS, Resolution No. 36-13 authorized the County Manager to execute the necessary documents with Sullivan County Dairy Products, LLC; and

WHEREAS, Sullivan County Dairy Products, LLC did not meet the necessary grant requirements and the RFP was re-issued; and

WHEREAS, the evaluation team selected a new applicant, Catskill Mountain Dairies, LLC, and recommends that the County enter into an agreement with them to utilize the RBEG funds; and

WHEREAS, under this agreement, the County will use the RBEG funds to purchase dairy processing equipment, including but not limited to production and packaging equipment, to be leased to Catskill Mountain Dairies, LLC for the development of a dairy processing facility.

NOW, THEREFORE, BE IT RESOLVED, that Resolution No. 36-13 is rescinded; and

THEREFORE BE IT FURTHER RESOLVED, the Sullivan County Legislature authorizes the County Manager to execute the necessary lease agreements, contracts and documentation with Catskill Mountain Dairies, LLC in an amount not to exceed \$186,500.00 in such form as the County Attorney shall approve.

Moved by Mr. Steingart, **seconded by** Mr. Sorensen, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

RESOLUTION NO. 436-14 INTRODUCED BY THE PUBLIC SAFETY COMMITTEE TO AUTHORIZE THE SULLIVAN COUNTY MANAGER TO EXECUTE ANY AND ALL NECESSARY DOCUMENTS TO ACCEPT THE AWARD AND ACCESS THE FUNDING FOR THE IGNITION INTERLOCK DEVICE MONITORING PROGRAM.

WHEREAS, the New York State Division of Criminal Justice Services (DCJS) projected award for the Ignition Interlock Device Monitoring Program allocation is **\$21,330.00** for the 2014-2015 contract year, and

WHEREAS, based upon the 2014-2015 award for the Ignition Interlock Device Monitoring Program appropriation, DCJS will reimburse eligible expenditures for each sentencing order received which requires Ignition Interlock Device installation and monitoring up to the projected allocation,

WHEREAS, in order to access said funds it will be necessary for the County to file documents with the New York State Division of Criminal Justice Services,

NOW, THEREFORE, BE IT RESOLVED that the County Manager be and is hereby authorized to execute any and all necessary documents to accept the award and access the funding, in such form as the County Attorney shall approve.

Moved by Mr. Steingart, **seconded by** Mr. Sorensen, put to a vote with Mr. Rouis absent, unanimously carried and declared duly adopted on motion November 20, 2014.

There being no further business, Mrs. LaBuda moved to adjourn, seconded by Mrs. Gieger. The meeting was declared closed at 5:25PM, subject to the call of the Chairman.

AnnMarie Martin, Clerk to the Legislature

November 2014
 Modifications to the 2014 Sullivan County Budget

G/L Account Number	Account Description	Revenue		Appropriation	
		Increase Amount	Decrease Amount	Increase	Decrease
A-1420-40-4007	CONTRACT LABOR RELATIONS			14,000.00	
A-1420-40-4008	CONTRACT LEGAL SERVICES			17,000.00	
A-1420-47-4704	DEPT STENOGRAPHIC SERVICES			5,000.00	
A-1420-47-4705	DEPT COUNSEL/WITNESS EXPENSE			16,199.00	
A-1420-47-4705	DEPT COUNSEL/WITNESS EXPENSE			5,000.00	
A-1420-R1265-R170	ATTORNEY FEE DFS CHARGEBACK				
A-1450-42-4203	OFFICE OFFICE SUPPLIES	44,699.00			
A-1450-R2215-R247	ELECTION SERV CHRG MISC FEE/REIMBURSMNT			565.00	
A-3020-21-2106	FIXED ELECTRONIC/COMPUTER EQUIP	565.00			
A-3020-45-4506	SPEC DEPT SUPPLY PUBLIC SAFETY			298,047.00	
A-3020-R3389-R167	ST AID PUBLIC SAFETY DEPARTMENTAL AID			3,000.00	
A-3020-R3389-R167	ST AID PUBLIC SAFETY DEPARTMENTAL AID				
A-4082-42-4207	OFFICE FURNITURE	298,047.00			
A-4082-45-4501	SPEC DEPT SUPPLY SPEC DEPT SUPPLY MISC/OTHER			2,425.00	
A-4082-45-4503	SPEC DEPT SUPPLY RECREATION			20,759.00	
A-4082-45-4509	SPEC DEPT SUPPLY PATIENT EDUCATNL MATERIAL			7,341.00	
A-4082-45-4541	SPEC DEPT SUPPLY SM EQUIP TOOLS APPLNCS, SM ELECT			7,487.00	
A-4082-47-4703	DEPT DUES			2,587.00	
A-4082-47-4717	DEPT BLDG/PROP/EQUIP REPAIRS&MAINTNCE			59.00	
A-4082-47-4729	DEPT SPECIAL PROJECTS			166.00	
A-4082-47-4774	DEPT PUBLIC HEALTH EDUCATION			540.00	
A-4082-R3450-R167	ST AID OTHR PUBLIC HEALTH DEPARTMENTAL AID			8,870.00	
A-9999-R1051-R239	GAIN FRM SALE TAX ACQ PROP MAIN	50,234.00			
A-9999-R1051-R239	GAIN FRM SALE TAX ACQ PROP MAIN	7,500.00			
A-9999-R1051-R239	GAIN FRM SALE TAX ACQ PROP MAIN	5,000.00			
General Fund Total		409,045.00		409,045.00	

November 2014
 Modifications to the 2014 Sullivan County Budget

G/L Account Number	Account Description	Revenue		Appropriation	
		Increase Amount	Decrease Amount	Increase	Decrease
D-5110-45-40-4037	CONTRACT PAVING			52,766.00	
D-5142-10-1012	PERSONAL SERV OVERTIME PAY			15,345.00	
D-9998-R2302-R146	SNOW REMVL SERV OTHR GOV COLLEGE	3,815.00			
D-9998-R2302-R235	SNOW REMVL SERV OTHR GOV LOCAL GOVERNMENT	11,530.00			
D-9998-R2306-R239	ROAD/BRIDGE SERV OTHR GOV MAIN	52,766.00			
	County Road Fund Total			68,111.00	
DM-5130-48-41-4106	AUTO/TRAVEL REPAIRS/MAINTENANCE			7,500.00	
DM-5130-48-45-4540	SPEC DEPT SUPPLY PARTS/FLUIDS/FILTERS			42,500.00	
DM-5130-48-45-4540	SPEC DEPT SUPPLY PARTS/FLUIDS/FILTERS			10,000.00	
DM-9997-R1710-R129	PUBLIC WORKS CHARGE CENTRAL GARAGE	50,000.00			
DM-9997-R1710-R129	PUBLIC WORKS CHARGE CENTRAL GARAGE	10,000.00			
	Road Machinery Fund Total			60,000.00	
H53-3997-21-2103	FIXED MACHINERY/EQUIPMENT			25,800.00	
H53-3997-R3306-R167	ST AID HOMELAND SECRTY DEPARTMENTAL AID	25,800.00			
	Capital Fund Total			25,800.00	

Mortgage Tax Distribution
7/14 to 9/14

Town	Town Assessed Value	Double Town Assessed Value	Village	Village Assessed Value	Village %	Total Distribution	Village Share	Town Share
Callicoon	237,326,311	474,652,622	Jeffersonville	29,170,345	0.061456197	7,320.62	449.90	6870.72
Fallsburg	853,197,475	1,706,394,950	Woodridge	56,412,836	0.033059659	41,573.39	1374.40	40198.99
Liberty	602,203,960	1,204,407,920	Liberty	184,321,167	0.153038820	21,265.91	3254.51	18011.40
Mamakating	682,351,924	1,364,703,848	Bloomington Wurtsboro	23,711,598 52,229,145	0.017374904 0.038271413	34,220.62	594.58 1309.67	32316.37
Thompson	1,448,261,731	2,896,523,462	Monticello	294,432,367	0.101650261	23,284.25	2366.85	20917.40

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7/14 to 9/14

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