

Town of Rhinebeck
Regular Town Board Meeting

Agenda

May 9, 2016 6:45 pm

Draft 5/5/2016 2:59:48 PM

A. Call to Order

B. Pledge of Allegiance

C. Approval of Prior Minutes

1. April 25, 2016 Regular Board Meeting

D. Announcements

E. Presentation

1. PANDA

F. Committee & Liaison Reports

G. Resolutions

1. Resolution 2016129 Preliminary Accounts Payable Abstract 5, V531-V588, 35 Checks for \$53,377.30
2. Resolution 2016130 Budget Transfers and Amendments
3. Resolution 2016131 Recreation Department Hires for 2016
4. Resolution 2016132 Recreation Department Art Program
5. Resolution 2016133 Town Hall Use Application (Legion Band)
6. Resolution 2016134 Rhinecliff Waterfront Day
7. Resolution 2016135 Central Hudson Blanket LED Street Lighting Order
8. Resolution 2016136 Commencing the Local Law Adoption Process for Local Law No. _ of 2016 Entitled "A Local Law Repealing Chapter 78, Historic Buildings, and Amending Chapter 125, Zoning, of the Town of Rhinebeck Code
9. Resolution 2016137 Commencing the Local Law Adoption Process for Local Law No. __ of 2016 Permitting the Town to Award Purchase Contracts Pursuant to General Municipal Law Section 103(1) on the Basis of Best Value
10. Resolution 2016138 Project Information Sheet from State of New York Dormitory Authority for Municipal Facilities Program Grant for Construction of Handicapped Accessible Restroom at Thompson-Mazzarella Recreation Park Pavilion

**Town of Rhinebeck
Regular Town Board Meeting**

Agenda

May 9, 2016 6:45 pm

11. Resolution 2016139 Awarding Bid for Construction of Trails at Thompson-Mazzarella Park

H. New Business

I. Discussion Items

1. New County grant initiative

J. Public Comment on Non-Agenda Items

K. Adjournment

**Town of Rhinebeck
Regular Board Meeting**

Minutes

April 27, 2016 6:45 PM

E. Committee & Liaison Reports

1. Supervisor Spinzia reported on the work of the Zoning Review Group which is to identify various aspects of the Town zoning laws for correction and improvement.
2. Councilperson Scherr reported that the water pit issue at the Rec Park has been resolved; progress on the Tech Grant IMA with the Village; and the status of the proposed Rec Park playing fields.

F. Resolutions

1. Resolution 2016115 Preliminary Accounts Payable Abstract 4B, V507-V530, 23 Checks for \$32,056.72

Motioned by Supervisor Spinzia
Seconded by Deputy Supervisor Scherr

Voice Vote:

| | |
|--------------------------|-----|
| Supervisor Spinzia | Aye |
| Deputy Supervisor Scherr | Aye |
| Councilperson Fernandez | Aye |
| Councilperson Gelb | Aye |
| Councilperson Roberts | Aye |

Resolution 2016115 Preliminary Accounts Payable Abstract 4B, V507-V530, 23 Checks for \$32,056.72 adopted 5-0.

2. Resolution 2016116 Capital Project Abstract, 1 Check for \$150.00

Motioned by Supervisor Spinzia
Seconded by Councilperson Gelb

Voice Vote:

| | |
|--------------------------|-----|
| Supervisor Spinzia | Aye |
| Deputy Supervisor Scherr | Aye |
| Councilperson Fernandez | Aye |
| Councilperson Gelb | Aye |
| Councilperson Roberts | Aye |

Resolution 2016116 Capital Project Abstract, 1 Check for \$150.00 adopted 5-0.

3. Resolution 2016117 Budget Transfers and Amendments

Motioned by Supervisor Spinzia
Seconded by Deputy Supervisor Scherr

**Town of Rhinebeck
Regular Board Meeting**

Minutes

April 27, 2016 6:45 PM

Voice Vote:

| | |
|--------------------------|-----|
| Supervisor Spinzia | Aye |
| Deputy Supervisor Scherr | Aye |
| Councilperson Fernandez | Aye |
| Councilperson Gelb | Aye |
| Councilperson Roberts | Aye |

Resolution 2016117 Budget Transfers and Amendments adopted 5-0.

4. Resolution 2016118 Intermunicipal Agreement with Rhinebeck Central School District for Facility Use

Motioned by Supervisor Spinzia
Seconded by Deputy Supervisor Scherr

Voice Vote:

| | |
|--------------------------|-----|
| Supervisor Spinzia | Aye |
| Deputy Supervisor Scherr | Aye |
| Councilperson Fernandez | Aye |
| Councilperson Gelb | Aye |
| Councilperson Roberts | Aye |

Resolution 2016118 Intermunicipal Agreement with Rhinebeck Central School District for Facility Use adopted 5-0.

5. Resolution 2016119 Recreation Department Hires for 2016

Motioned by Deputy Supervisor Scherr
Seconded by Councilperson Gelb

Voice Vote:

| | |
|--------------------------|-----|
| Supervisor Spinzia | Aye |
| Deputy Supervisor Scherr | Aye |
| Councilperson Fernandez | Aye |
| Councilperson Gelb | Aye |
| Councilperson Roberts | Aye |

Resolution 2016119 Recreation Department Hires for 2016 adopted 5-0.

6. Resolution 2016120 Recreation Yoga Program

Motioned by Councilperson Roberts
Seconded by Councilperson Fernandez

Voice Vote:

**Town of Rhinebeck
Regular Board Meeting**

Minutes

April 27, 2016 6:45 PM

| | |
|--------------------------|-----|
| Supervisor Spinzia | Aye |
| Deputy Supervisor Scherr | Aye |
| Councilperson Fernandez | Aye |
| Councilperson Gelb | Aye |
| Councilperson Roberts | Aye |

Resolution 2016120 Recreation Yoga Program adopted 5-0.

7. Resolution 2016121 Town Hall Use Application (Sinterklaas Artisan Craft Fair)

Motioned by Councilperson Fernandez
Seconded by Deputy Supervisor Scherr

Voice Vote:

| | |
|--------------------------|-----|
| Supervisor Spinzia | Aye |
| Deputy Supervisor Scherr | Aye |
| Councilperson Fernandez | Aye |
| Councilperson Gelb | Aye |
| Councilperson Roberts | Aye |

Resolution 2016121 Town Hall Use Application (Sinterklaas Artisan Craft Fair)
adopted 5-0.

8. Resolution 2016122 Town Hall Use Application (Sinterklaas in Rhinebeck Event)

Motioned by Deputy Supervisor Scherr
Seconded by Councilperson Fernandez

Voice Vote:

| | |
|--------------------------|-----|
| Supervisor Spinzia | Aye |
| Deputy Supervisor Scherr | Aye |
| Councilperson Fernandez | Aye |
| Councilperson Gelb | Aye |
| Councilperson Roberts | Aye |

Resolution 2016122 Town Hall Use Application (Sinterklaas in Rhinebeck Event)
adopted 5-0.

9. Resolution 2016123 Appointment to the Open Space Affordable Housing
Committee

Motioned by Deputy Supervisor Scherr
Seconded by Councilperson Gelb

Voice Vote:

**Town of Rhinebeck
Regular Board Meeting**

Minutes

April 27, 2016 6:45 PM

| | |
|--------------------------|-----|
| Supervisor Spinzia | Aye |
| Deputy Supervisor Scherr | Aye |
| Councilperson Fernandez | Aye |
| Councilperson Gelb | Aye |
| Councilperson Roberts | Aye |

Resolution 2016123 Appointment to the Open Space Affordable Housing Committee adopted 5-0.

10. Resolution 2016124 Appointment to the Board of Assessment Review

Motioned by Councilperson Roberts
Seconded by Deputy Supervisor Scherr

Voice Vote:

| | |
|--------------------------|-----|
| Supervisor Spinzia | Aye |
| Deputy Supervisor Scherr | Aye |
| Councilperson Fernandez | Aye |
| Councilperson Gelb | Aye |
| Councilperson Roberts | Aye |

Resolution 2016124 Appointment to the Board of Assessment Review adopted 5-0.

G. New Business

1. Resolution 2016125 Contract for Installation of Backflow Preventer

Motioned by Councilperson Gelb
Seconded by Deputy Supervisor Scherr

Voice Vote:

| | |
|--------------------------|-----|
| Supervisor Spinzia | Aye |
| Deputy Supervisor Scherr | Aye |
| Councilperson Fernandez | Aye |
| Councilperson Gelb | Aye |
| Councilperson Roberts | Aye |

Resolution 2016125 Contract for Installation of Backflow Preventer adopted 5-0.

2. Resolution 2016126 Stenographer for May 4, 2016 Zoning Board of Appeals Public Hearing

Motioned by Councilperson Roberts
Seconded by Councilperson Fernandez

**Town of Rhinebeck
Regular Board Meeting**

Minutes

April 27, 2016 6:45 PM

Voice Vote:

| | |
|--------------------------|-----|
| Supervisor Spinzia | Aye |
| Deputy Supervisor Scherr | Aye |
| Councilperson Fernandez | Aye |
| Councilperson Gelb | Aye |
| Councilperson Roberts | Aye |

Resolution 2016126 Stenographer for May 4, 2016 Zoning Board of Appeals
Public Hearing adopted 5-0.

3. Resolution 2016127 Insurance Settlement for Automobile Collision in Hamlet of Rhinecliff

Motioned by Councilperson Fernandez
Seconded by Deputy Supervisor Scherr

Voice Vote:

| | |
|--------------------------|-----|
| Supervisor Spinzia | Aye |
| Deputy Supervisor Scherr | Aye |
| Councilperson Fernandez | Aye |
| Councilperson Gelb | Aye |
| Councilperson Roberts | Aye |

Resolution 2016127 Insurance Settlement for Automobile Collision in Hamlet of Rhinecliff adopted 5-0.

4. Resolution 2016125 Town Pool Replacement Parts for Pressure Reduction Valve

Motioned by Deputy Supervisor Scherr
Seconded by Councilperson Gelb

Voice Vote:

| | |
|--------------------------|-----|
| Supervisor Spinzia | Aye |
| Deputy Supervisor Scherr | Aye |
| Councilperson Fernandez | Aye |
| Councilperson Gelb | Aye |
| Councilperson Roberts | Aye |

Resolution 2016125 Town Pool Replacement Parts for Pressure Reduction Valve
adopted 5-0.

H. Discussion Items

**Town of Rhinebeck
Regular Board Meeting**

Minutes

April 27, 2016 6:45 PM

The Board discussed the following items:

1. Discussion regarding zoning amendment petition (Ruge's 9 & 9G)
2. Proposed law relating to affordable housing

I. Presentation

1. Jeff Farber, Kingston Rhinecliff Ferry

J. Public Comment on Non-Agenda Items

1. County Legislator Joel Tyner

K. Adjournment

The Board adjourned by unanimous voice vote at 7:34 pm.

Respectfully submitted,

Jon Gautier
Town Clerk

TOWN OF RHINEBECK

RESOLUTION NO. 2016129

**PRELIMINARY ACCOUNTS PAYABLE ABSTRACT 5, V531-V588, 35 CHECKS FOR
\$53,377.30**

WHEREAS, the Town Bookkeeper has submitted the attached Preliminary Accounts Payable Abstracts 5, V531-V588, 35 Checks for \$53,377.30, to the Town Board for approval; and

WHEREAS, the Town Board has reviewed the attached abstract of vouchers and finds the vouchers appropriate for payment; now, therefore; be it

RESOLVED, that the vouchers listed in the attached Preliminary Accounts Payable Abstracts 5, V531-V588, 35 Checks for \$53,377.30, are approved for payment.

| CAL YEAR | FY | TRANS | MAN | PO | ACCOUNT CODE | CREDIT CODE | DESCRIPTION | AMOUNT |
|----------|----|-------|-----|----|--------------|-------------|-------------|--------|
| ===== | == | ===== | == | == | ===== | ===== | ===== | ===== |

Bank: TRUST AGENCY FD TRUST AGENCY FD

-----Checks-----

Vendor: AMERICAN PRINTING & OFFICE SUP AMERICAN PRINTING & OFFICE SUPPLIES REMIT ADDRESS
 Invoice ID: 657287-0 Invoice Date: 04/29/2016 Due Date: 05/09/2016

| | | | | | | | | |
|------|------|---|----|--|-------------------|----------|-------------------------------|-----------|
| 2016 | 2016 | 1 | No | | 000 -01 -1650-410 | 000 -200 | V531 4/29/16 3 BOXES K-CUPS | \$ 41.37 |
| 2016 | 2016 | 2 | No | | 000 -01 -1650-410 | 000 -200 | V531 4/29/16 12 STENO BOOKS | \$ 14.28 |
| 2016 | 2016 | 3 | No | | 000 -01 -1650-410 | 000 -200 | V531 4/29/16 4 BOXES FOLDERS | \$ 27.96 |
| 2016 | 2016 | 4 | No | | 000 -01 -1650-410 | 000 -200 | V531 4/29/16 5 CT PAPER | \$ 154.95 |
| 2016 | 2016 | 5 | No | | 000 -01 -1650-410 | 000 -200 | V531 4/29/16 PENS/PENCILS/BND | \$ 82.60 |
| 2016 | 2016 | 6 | No | | 001 -07 -8020-410 | 001 -200 | V531 4/29/16 INDEX PAPER | \$ 12.49 |
| 2016 | 2016 | 7 | No | | 000 -01 -1410-410 | 000 -200 | V531 4/29/16 TONER | \$ 119.99 |

INVOICE TOTAL (INVOICE ID: 657287-0) = \$ 453.64

CHECK TOTAL (CHECK #: 15031) = \$ 453.64

Vendor: AMERICAN ROCK SALT CO., LLC AMERICAN ROCK SALT CO., LLC REMIT ADDRESS
 Invoice ID: 0483793 Invoice Date: 04/01/2016 Due Date: 05/09/2016

| | | | | | | | | |
|------|------|---|----|------------|-------------------|----------|-------------------------------|-------------|
| 2016 | 2016 | 1 | No | 2016-5142- | 003 -04 -5142-416 | 003 -200 | V533 4/1 39.47 TON @ 89.17 | \$ 7,016.79 |
| 2016 | 2016 | 1 | No | 2016-5142- | 003 -04 -5142-416 | 003 -200 | V533 3/29: 39.8 TONS @ 89.17 | \$ 3,548.97 |
| 2016 | 2016 | 1 | No | 2016-5142- | 003 -04 -5142-416 | 003 -200 | V532 4/7: 70.65 TON SALT @89. | \$ 6,299.86 |

CHECK TOTAL (CHECK #: 15032) = \$ 16,865.62

Vendor: BILLY BOY TOOL BILLY BOY TOOL CO. REMIT ADDRESS
 Invoice ID: 3/16/16 Invoice Date: 03/16/2016 Due Date: 05/09/2016

| | | | | | | | | |
|------|------|---|----|------------|-------------------|----------|-------------------------------|----------|
| 2016 | 2016 | 1 | No | 2016-5130- | 003 -04 -5130-427 | 003 -200 | V534 3/16/16 WASHERS, NUTS, B | \$ 98.40 |
|------|------|---|----|------------|-------------------|----------|-------------------------------|----------|

CHECK TOTAL (CHECK #: 15033) = \$ 98.40

Vendor: BOTTINI FUEL BOTTINI FUEL REMIT ADDRESS
 Invoice ID: 42292 Invoice Date: 01/29/2016 Due Date: 05/09/2016

| | | | | | | | | |
|------|------|---|----|------------|-------------------|----------|-------------------------------|------------|
| 2016 | 2016 | 1 | No | 2016-5132- | 000 -04 -5132-440 | 000 -200 | V535 1-29 SERVICE TO FURNACE | \$ 416.75 |
| 2016 | 2016 | 1 | No | | 000 -04 -5132-440 | 000 -200 | V535 CREDIT TOWARDS INV #4229 | \$ 177.75- |

CHECK TOTAL (CHECK #: 15034) = \$ 239.00

Vendor: CARDMEMBER SERVICE CARDMEMBER SERVICE REMIT ADDRESS
 Invoice ID: 1685 Invoice Date: 04/18/2016 Due Date: 05/09/2016

| | | | | | | | | |
|------|------|---|----|------------|-------------------|----------|-------------------------------|-----------|
| 2016 | 2016 | 1 | No | 2016-5130- | 003 -04 -5130-427 | 003 -200 | V536 SURPLUS CTR: CLUTCH ENDS | \$ 31.78 |
| 2016 | 2016 | 1 | No | | 000 -01 -1650-449 | 000 -200 | V536 POSTAGE STAMPS.COM | \$ 200.00 |
| 2016 | 2016 | 1 | No | | 000 -01 -1680-401 | 000 -200 | V536 MAIL CHIMP FEE | \$ 15.00 |
| 2016 | 2016 | 2 | No | | 000 -01 -1650-449 | 000 -200 | V536 STAMPS.COM FEE | \$ 15.99 |

INVOICE TOTAL (INVOICE ID: 4049) = \$ 30.99

Invoice ID: 4231 Invoice Date: 03/18/2016 Due Date: 05/09/2016

| | | | | | | | | |
|------|------|---|----|------------|-------------------|----------|--------------------------------|-----------|
| 2016 | 2016 | 1 | No | 2016-1220- | 000 -01 -1220-447 | 000 -200 | V536 SPINZIA GIDEON-PUTNAM MA | \$ 176.28 |
| 2016 | 2016 | 2 | No | 2016-1220- | 000 -01 -1220-447 | 000 -200 | V536 DAY GIDEON PUTNAM MAY \$1 | \$ 176.28 |

INVOICE TOTAL (INVOICE ID: 4231) = \$ 352.56

CHECK TOTAL (CHECK #: 15035) = \$ 615.33

Vendor: CENTRAL HUDSON CENTRAL HUDSON GAS & ELECTRIC CORP REMIT ADDRESS
 Invoice ID: 55111260003AP16 Invoice Date: 04/25/2016 Due Date: 05/09/2016

TOWN OF RHINEBECK
 PRELIMINARY ABSTRACT 5 V531-V588 35 CHECKS DUE 5-9-16
 Executed By: sday

PAGE: 2
 TIME: 11:19:26
 DATE: 05/05/2016

| CAL YEAR | FY | TRANS | MAN | PO | ACCOUNT CODE | CREDIT CODE | DESCRIPTION | AMOUNT |
|---|--------|-------|-------------------------------------|----|-------------------|---------------|-------------------------------|-------------|
| ===== | == | ===== | == | == | ===== | ===== | ===== | ===== |
| 2016 | 2016 1 | No | | | 001 -04 -5182-400 | 001 -200 | V537 APRIL'16 2051 KWH | \$ 698.15 |
| Invoice ID: 55111280001AP16 Invoice Date: 04/25/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 020 -04 -5182-400 | 020 -200 | V537 APRIL'16 1884 KWH | \$ 935.86 |
| Invoice ID: 55804309000AP16 Invoice Date: 04/25/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -01 -1620-431 | 000 -200 | V538 2/19-4/19/16 966 KWH | \$ 88.21 |
| Invoice ID: 56091880001AP16 Invoice Date: 04/25/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -06 -7180-431 | 000 -200 | V538 2/19-4/19/16 97 KWH | \$ 94.66 |
| Invoice ID: 56091890022AP16 Invoice Date: 04/18/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -04 -5132-431 | 000 -200 | V537 3/17-4/18/16 0KWH | \$ 212.52 |
| 2016 | 2016 2 | No | | | 000 -04 -5132-431 | 000 -200 | V537 3/17-4/18/16 GEN CR 2591 | \$ 212.52- |
| INVOICE TOTAL (INVOICE ID: 56091890022AP16) = | | | | | | | | \$ 0.00 |
| Invoice ID: 56612065005AP16 Invoice Date: 04/25/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -07 -8161-431 | 000 -200 | V537 3/24-4/26/16 516 KWH | \$ 167.16 |
| Invoice ID: 58031183005AP16 Invoice Date: 04/25/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -06 -5720-431 | 000 -200 | V537 2/23-4/25/16 757 KWH | \$ 84.30 |
| Invoice ID: 58031920018AP16 Invoice Date: 04/25/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -07 -8810-431 | 000 -200 | V537 2/23-4/25/16 1420 KWH | \$ 96.66 |
| Invoice ID: 58042555001AP16 Invoice Date: 04/25/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -06 -7140-431 | 000 -200 | V538 2/19-4/19/16 13875 KWH | \$ 2,099.29 |
| 2016 | 2016 2 | No | | | 000 -06 -7180-431 | 000 -200 | V538 2/19-4/19/16 0 KWH | \$ 70.18 |
| INVOICE TOTAL (INVOICE ID: 58042555001AP16) = | | | | | | | | \$ 2,169.47 |
| Invoice ID: 58042590016AP16 Invoice Date: 04/25/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -06 -7140-431 | 000 -200 | V538 2/19-4/19/16 19 KWH | \$ 70.54 |
| CHECK TOTAL (CHECK #: 15036) = | | | | | | | | \$ 4,405.01 |
| Vendor: CONSTELLATION NEWENERGY, INC | | | CONSTELLATION NEWENERGY, INC | | | REMIT ADDRESS | | |
| Invoice ID: 0032216308-0001 Invoice Date: 04/28/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -07 -8161-431 | 000 -200 | V585 3/24-4/25/16 516 KWH | \$ 41.02 |
| Invoice ID: 32144190-0001 Invoice Date: 04/24/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -01 -1620-431 | 000 -200 | V539 2/19-4/18/16 966 KWH | \$ 76.80 |
| Invoice ID: 32144421-0001 Invoice Date: 04/24/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -06 -7140-431 | 000 -200 | V539 2/19-4/18/16 19 KWH | \$ 1.51 |
| Invoice ID: 32189481-0001 Invoice Date: 04/24/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -07 -8810-431 | 000 -200 | V540 2/23-4/24/16 1420 KWH | \$ 112.89 |
| Invoice ID: 32189503-0001 Invoice Date: 04/24/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -06 -5720-431 | 000 -200 | V540 2/23-4/24/16 757 KWH | \$ 60.18 |
| CHECK TOTAL (CHECK #: 15037) = | | | | | | | | \$ 292.40 |
| Vendor: CORBALLY, GARTLAND & RAPPLEYEA | | | CORBALLY, GARTLAND & RAPPLEYEA, LLP | | | REMIT ADDRESS | | |
| Invoice ID: 185880 Invoice Date: 04/19/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -01 -1355-452 | 000 -200 | V541 STRAWBERRY HILL NURSER T | \$ 67.98 |
| Invoice ID: 185881 Invoice Date: 04/19/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -01 -1355-452 | 000 -200 | V541 MARC WISOTSKY THRU 3/31/ | \$ 390.89 |
| Invoice ID: 185882 Invoice Date: 04/19/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -01 -1355-452 | 000 -200 | V541 WILLIAM PATRICK THRU 3/3 | \$ 152.96 |
| CHECK TOTAL (CHECK #: 15038) = | | | | | | | | \$ 611.83 |
| Vendor: CUNNINGHAM, BAR | | | CUNNINGHAM, BARBARA | | | REMIT ADDRESS | | |
| Invoice ID: MAY 2016 Invoice Date: 05/04/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 000 -08 -9060-801 | 000 -200 | V584 MAY'16 COVERAGE | \$ 397.55 |
| CHECK TOTAL (CHECK #: 15039) = | | | | | | | | \$ 397.55 |
| Vendor: DAILY FREEMAN | | | DAILY FREEMAN | | | REMIT ADDRESS | | |
| Invoice ID: 951551/ACT50692 Invoice Date: 03/24/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 001 -07 -8010-449 | 001 -200 | V542 ALEX CHAPPLE | \$ 83.70 |
| Invoice ID: 975143/ACT50692 Invoice Date: 04/15/2016 Due Date: 05/09/2016 | | | | | | | | |
| 2016 | 2016 1 | No | | | 001 -07 -8010-449 | 001 -200 | V543 SOPHIA PAPANSTANTIS | \$ 60.30 |

TOWN OF RHINEBECK
 PRELIMINARY ABSTRACT 5 V531-V588 35 CHECKS DUE 5-9-16
 Executed By: sday

PAGE: 3
 TIME: 11:19:26
 DATE: 05/05/2016

| CAL YEAR | FY | TRANS | MAN | PO | ACCOUNT CODE | CREDIT CODE | DESCRIPTION | AMOUNT |
|---|------|-----------------------------------|------|----------------------|-------------------|-------------|-----------------------------------|----------|
| ===== | == | ===== | ==== | == | ===== | ===== | ===== | ===== |
| Invoice ID: 975149/ACT50692 | | Invoice Date: 04/15/2016 | | Due Date: 05/09/2016 | | | | |
| 2016 | 2016 | 1 | No | | 001 -07 -8010-449 | 001 -200 | V543 PAUL ANTONELL & SANDRA W \$ | 33.30 |
| | | | | | | | | ----- |
| CHECK TOTAL (CHECK #: 15040) = \$ | | | | | | | | 177.30 |
| Vendor: DUTCHESS COUNTY | | DUTCHESS COUNTY HEALTH DEPARTMENT | | REMIT ADDRESS | | | | |
| Invoice ID: 2016 PERMIT | | Invoice Date: 04/29/2016 | | Due Date: 05/09/2016 | | | | |
| 2016 | 2016 | 1 | No | | 000 -06 -7180-461 | 000 -200 | V543 2016 PERMIT TO OPERATE \$ | 235.00 |
| | | | | | | | | ----- |
| CHECK TOTAL (CHECK #: 15041) = \$ | | | | | | | | 235.00 |
| Vendor: EVOLUTION TECH | | EVOLUTION TECHNOLOGIES | | REMIT ADDRESS | | | | |
| Invoice ID: 18-2016 | | Invoice Date: 04/25/2016 | | Due Date: 05/09/2016 | | | | |
| 2016 | 2016 | 1 | No | 2016-1110- | 000 -01 -1110-401 | 000 -200 | V544 SERVER MAINT \$ | 90.00 |
| | | | | | | | | ----- |
| CHECK TOTAL (CHECK #: 15042) = \$ | | | | | | | | 90.00 |
| Vendor: FRED CARTIER | | FRED C. CARTIER SERVICES | | REMIT ADDRESS | | | | |
| Invoice ID: 1281 | | Invoice Date: 04/19/2016 | | Due Date: 05/09/2016 | | | | |
| 2016 | 2016 | 1 | No | | 001 -07 -8020-450 | 001 -200 | V546 4/18/16 PLAN BRD MEETING \$ | 85.00 |
| | | | | | | | | ----- |
| CHECK TOTAL (CHECK #: 15043) = \$ | | | | | | | | 85.00 |
| Vendor: FRONTIER | | FRONTIER | | REMIT ADDRESS | | | | |
| Invoice ID: 8763203-MAY16 | | Invoice Date: 03/28/2016 | | Due Date: 05/09/2016 | | | | |
| 2016 | 2016 | 1 | No | | 000 -01 -1620-430 | 000 -200 | V547 4/28/16 - 5/27/16 \$ | 47.87 |
| Invoice ID: 8763961-MAY16 | | Invoice Date: 03/28/2016 | | Due Date: 05/09/2016 | | | | |
| 2016 | 2016 | 1 | No | | 000 -07 -8810-429 | 000 -200 | V547 4/28/16 - 5/27/16 INTERN \$ | 19.99 |
| 2016 | 2016 | 2 | No | | 000 -07 -8810-430 | 000 -200 | V547 4/28/16 - 5/27/16 \$ | 41.34 |
| | | | | | | | | ----- |
| INVOICE TOTAL (INVOICE ID: 8763961-MAY16) = \$ | | | | | | | | 61.33 |
| Invoice ID: 8766161-MAY16 | | Invoice Date: 03/28/2016 | | Due Date: 05/09/2016 | | | | |
| 2016 | 2016 | 1 | No | | 000 -06 -7180-430 | 000 -200 | V547 4/28/16 - 5/27/16 \$ | 36.31 |
| Invoice ID: 8766235-MAY16 | | Invoice Date: 04/28/2016 | | Due Date: 05/09/2016 | | | | |
| 2016 | 2016 | 1 | No | 2016-5132- | 000 -04 -5132-430 | 000 -200 | V548 5/3: APRIL 16 BILL \$144. \$ | 144.32 |
| | | | | | | | | ----- |
| CHECK TOTAL (CHECK #: 15044) = \$ | | | | | | | | 289.83 |
| Vendor: GENERAL CODE | | GENERAL CODE PUBLISHERS | | REMIT ADDRESS | | | | |
| Invoice ID: C0021284 | | Invoice Date: 05/01/2016 | | Due Date: 05/09/2016 | | | | |
| 2016 | 2016 | 1 | No | | 000 -01 -1410-460 | 000 -200 | V549 ECODE360 ANNUAL MAINT \$ | 1,195.00 |
| | | | | | | | | ----- |
| CHECK TOTAL (CHECK #: 15045) = \$ | | | | | | | | 1,195.00 |
| Vendor: HIGHWAY PART-TO | | HIGHWAY PART-TOWN FUND | | REMIT ADDRESS | | | | |
| Invoice ID: 2016-BLDG-MAR | | Invoice Date: 04/12/2016 | | Due Date: 05/09/2016 | | | | |
| 2016 | 2016 | 1 | No | | 001 -02 -3620-450 | 001 -200 | V550 25.9 GAL GAS @ 1.514/GAL \$ | 39.21 |
| | | | | | | | | ----- |
| CHECK TOTAL (CHECK #: 15046) = \$ | | | | | | | | 39.21 |
| Vendor: JOAN LISHMAN | | JOAN LISHMAN | | REMIT ADDRESS | | | | |
| Invoice ID: 549 | | Invoice Date: 04/08/2016 | | Due Date: 05/09/2016 | | | | |
| 2016 | 2016 | 1 | No | 2016-8010- | 001 -07 -8010-459 | 001 -200 | V551 4/6/16 APPEARANCE FEE+TR \$ | 175.00 |
| | | | | | | | | ----- |
| CHECK TOTAL (CHECK #: 15047) = \$ | | | | | | | | 175.00 |
| Vendor: LOCAL 445 WELFA | | LOCAL 445 WELFARE FUND | | REMIT ADDRESS | | | | |
| Invoice ID: MAY 2016 | | Invoice Date: 04/12/2016 | | Due Date: 05/09/2016 | | | | |
| 2016 | 2016 | 1 | No | 2016-9060- | 003 -08 -9060-801 | 003 -200 | V552 MAY'16 EYE \$ | 222.40 |
| | | | | | | | | ----- |
| CHECK TOTAL (CHECK #: 15048) = \$ | | | | | | | | 222.40 |
| Vendor: M & O SANITATIO | | M & O SANITATION, INC. | | REMIT ADDRESS | | | | |

TOWN OF RHINEBECK
 PRELIMINARY ABSTRACT 5 V531-V588 35 CHECKS DUE 5-9-16
 Executed By: sday

PAGE: 4
 TIME: 11:19:26
 DATE: 05/05/2016

| CAL YEAR | FY | TRANS | MAN | PO | ACCOUNT CODE | CREDIT CODE | DESCRIPTION | AMOUNT |
|--|------|-------|-----|---------------------------|-------------------|----------------------|-------------------------------|-------------|
| ===== | == | ===== | === | == | ===== | ===== | ===== | ===== |
| Invoice ID: 49387 | | | | Invoice Date: 02/20/2016 | | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | | 000 -07 -8810-427 | 000 -200 | V587 2/20/16 PUMPED 1250 GALS | \$ 810.00 |
| | | | | | | | | ----- |
| CHECK TOTAL (CHECK #: 15049) = \$ | | | | | | | | 810.00 |
| Vendor: MAC'S FARM & GA | | | | MAC'S FARM & GARDEN WORLD | | REMIT ADDRESS | | |
| Invoice ID: 215269 | | | | Invoice Date: 04/19/2016 | | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | | 000 -07 -8810-410 | 000 -200 | V588 1 BG LANDSCAPERS MIX | \$ 76.99 |
| 2016 | 2016 | 2 | No | | 000 -07 -8810-410 | 000 -200 | V588 1 BG SCOTT'S STEP 3 | \$ 49.99 |
| 2016 | 2016 | 3 | No | | 000 -07 -8810-410 | 000 -200 | V588 SHREDDERED STRAW | \$ 50.97 |
| 2016 | 2016 | 4 | No | | 000 -07 -8810-410 | 000 -200 | V588 POST HOLE DIGGER | \$ 48.99 |
| | | | | | | | | ----- |
| INVOICE TOTAL (INVOICE ID: 215269) = \$ | | | | | | | | 226.94 |
| CHECK TOTAL (CHECK #: 15050) = \$ | | | | | | | | 226.94 |
| Vendor: MATUK JR, EDMUND J | | | | MATUK JR, EDMUND J | | REMIT ADDRESS | | |
| Invoice ID: 4/20/16 MI | | | | Invoice Date: 04/14/2016 | | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | | 001 -02 -3620-447 | 001 -200 | V554 76 MI @ .575/MI NYSBOC | \$ 43.70 |
| | | | | | | | | ----- |
| CHECK TOTAL (CHECK #: 15051) = \$ | | | | | | | | 43.70 |
| Vendor: PECKHAM INDUSTRIES, INC. | | | | PECKHAM INDUSTRIES, INC. | | REMIT ADDRESS | | |
| Invoice ID: 717068 | | | | Invoice Date: 04/22/2016 | | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-5112- | 003 -04 -5112-218 | 003 -200 | V555 4/22 3.96 TON @ \$50.99 | \$ 201.90 |
| | | | | | | | | ----- |
| CHECK TOTAL (CHECK #: 15052) = \$ | | | | | | | | 201.90 |
| Vendor: PLANNERS EAST | | | | PLANNERS EAST INC. | | REMIT ADDRESS | | |
| Invoice ID: 2016-MAR-1 | | | | Invoice Date: 03/31/2016 | | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-PE-MA | 001 -07 -8020-408 | 001 -200 | V570 MARCH PLANNING 10.25 HRS | \$ 1,148.00 |
| | | | | | | | | ----- |
| CHECK TOTAL (CHECK #: 15053) = \$ | | | | | | | | 1,148.00 |
| Vendor: POWERTECH HYDRA | | | | POWERTECH HYDRAULICS | | REMIT ADDRESS | | |
| Invoice ID: 3428232 | | | | Invoice Date: 04/26/2016 | | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-5130- | 003 -04 -5130-427 | 003 -200 | V556 HOSE ASSEMBLY AND SLEEVE | \$ 76.96 |
| | | | | | | | | ----- |
| CHECK TOTAL (CHECK #: 15054) = \$ | | | | | | | | 76.96 |
| Vendor: PROTECTIVE POWER | | | | PROTECTIVE POWER SYSTEMS | | REMIT ADDRESS | | |
| Invoice ID: 4774 | | | | Invoice Date: 04/07/2016 | | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-MAIN2 | 000 -01 -1620-454 | 000 -200 | V557-ANNUAL SRVC-TH GENERATOR | \$ 350.00 |
| 2016 | 2016 | 2 | No | 2016-MAIN2 | 022 -07 -8130-454 | 022 -200 | V557-ANNUAL SRVC-2 VC GENERAT | \$ 700.00 |
| | | | | | | | | ----- |
| INVOICE TOTAL (INVOICE ID: 4774) = \$ | | | | | | | | 1,050.00 |
| CHECK TOTAL (CHECK #: 15055) = \$ | | | | | | | | 1,050.00 |
| Vendor: RECREONICS, INC. | | | | RECREONICS, INC. | | REMIT ADDRESS | | |
| Invoice ID: 715152 | | | | Invoice Date: 04/21/2016 | | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-7180- | 000 -06 -7180-200 | 000 -200 | V558-POOL-2 DIVING BOARDS | \$ 7,593.30 |
| 2016 | 2016 | 2 | No | 2016-7180- | 000 -06 -7180-200 | 000 -200 | V558-POOL- FREIGHT-2 DIVING B | \$ 403.85 |
| | | | | | | | | ----- |
| INVOICE TOTAL (INVOICE ID: 715152) = \$ | | | | | | | | 7,997.15 |
| CHECK TOTAL (CHECK #: 15056) = \$ | | | | | | | | 7,997.15 |
| Vendor: SMITH, MARIA | | | | SMITH, MARIA | | REMIT ADDRESS | | |
| Invoice ID: 4/14/16 | | | | Invoice Date: 04/14/2016 | | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-9060- | 000 -01 -1110-458 | 000 -200 | V553 4/14/16 INTERPRETING | \$ 65.00 |
| | | | | | | | | ----- |
| CHECK TOTAL (CHECK #: 15057) = \$ | | | | | | | | 65.00 |

TOWN OF RHINEBECK
 PRELIMINARY ABSTRACT 5 V531-V588 35 CHECKS DUE 5-9-16
 Executed By: sday

PAGE: 5
 TIME: 11:19:26
 DATE: 05/05/2016

| CAL YEAR | FY | TRANS | MAN | PO | ACCOUNT CODE | CREDIT CODE | DESCRIPTION | AMOUNT |
|--|------|-------|------|------------|------------------------------|----------------------|-----------------------------------|----------|
| ===== | == | ===== | ==== | == | ===== | ===== | ===== | ===== |
| Vendor: SPINZIA, ELIZABETH | | | | | SPINZIA, ELIZABETH | | REMIT ADDRESS | |
| Invoice ID: MAR/APR VERIZON | | | | | Invoice Date: 05/05/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | | 000 -01 -1220-454 | 000 -200 | V586 3-11 THRU 4-10 VERIZON R \$ | 80.00 |
| Invoice ID: MAY 2 MTG | | | | | Invoice Date: 05/05/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | | 000 -01 -1220-447 | 000 -200 | V586 MAY 2 DCSMA MONTHLY MTG \$ | 30.00 |
| CHECK TOTAL (CHECK #: 15058) = \$ | | | | | | | | 110.00 |
| Vendor: TIME WARNER CAB | | | | | TIME WARNER CABLE | | REMIT ADDRESS | |
| Invoice ID: 26628186 | | | | | Invoice Date: 05/13/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | | 000 -01 -1620-429 | 000 -200 | V559 4/30-5/29/19 \$ | 189.00 |
| 2016 | 2016 | 2 | No | | 000 -01 -1620-430 | 000 -200 | V559 4/30-5/29/19 \$ | 531.48 |
| INVOICE TOTAL (INVOICE ID: 26628186) = \$ | | | | | | | | 720.48 |
| CHECK TOTAL (CHECK #: 15059) = \$ | | | | | | | | 720.48 |
| Vendor: ULSTER UNIFORM | | | | | ULSTER UNIFORM SERVICE, INC. | | REMIT ADDRESS | |
| Invoice ID: MAR'16 | | | | | Invoice Date: 03/31/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-9089- | 003 -08 -9089-800 | 003 -200 | V560 MARCH 2016 UNIFORMS \$ | 247.50 |
| 2016 | 2016 | 2 | No | | 000 -08 -9089-800 | 000 -200 | V560 MARCH 2016 UNIFORMS \$ | 30.00 |
| INVOICE TOTAL (INVOICE ID: MAR'16) = \$ | | | | | | | | 277.50 |
| CHECK TOTAL (CHECK #: 15060) = \$ | | | | | | | | 277.50 |
| Vendor: VALLEY OIL CO, INC. | | | | | VALLEY OIL CO, INC. | | REMIT ADDRESS | |
| Invoice ID: 18163 | | | | | Invoice Date: 02/29/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-5142- | 003 -04 -5142-412 | 003 -200 | 2/29 716.1 GAL DIESEL @ \$1.74 \$ | 1,038.48 |
| Invoice ID: 181642 | | | | | Invoice Date: 02/29/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-5142- | 003 -04 -5142-450 | 003 -200 | 2/29 1026.6 GAL GAS @ \$1.21 \$ | 1,242.19 |
| Invoice ID: 18165 | | | | | Invoice Date: 02/29/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-5142- | 000 -04 -5142-411 | 000 -200 | 2/29 441.0 GAL OIL @ \$1.2181 \$ | 537.18 |
| Invoice ID: 19147 | | | | | Invoice Date: 04/26/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-5110- | 003 -04 -5110-450 | 003 -200 | V565 4/26: 760.8 GAL UNL GAS \$ | 1,266.05 |
| Invoice ID: 19148 | | | | | Invoice Date: 04/26/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-5110- | 003 -04 -5110-412 | 003 -200 | V565 4/26:280.4 GAL DIESEL @1 \$ | 423.99 |
| Invoice ID: 19149 | | | | | Invoice Date: 04/26/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-5110- | 000 -04 -5132-411 | 000 -200 | V565 4/26:306.3 GAL @1.4494 \$ | 443.95 |
| Invoice ID: 1948 | | | | | Invoice Date: 03/15/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-5142- | 000 -04 -5132-411 | 000 -200 | 3/15 120.3 GAL @ \$1.3621 \$ | 163.86 |
| Invoice ID: 1950 | | | | | Invoice Date: 03/15/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-5142- | 003 -04 -5142-412 | 003 -200 | V562 3/15 363.0 GAL @ \$1.5964 \$ | 579.50 |
| Invoice ID: 1951 | | | | | Invoice Date: 03/15/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-5142- | 003 -04 -5142-450 | 003 -200 | V562 3/15 670 GAL @ \$1.3636 \$ | 913.61 |
| Invoice ID: 2206 | | | | | Invoice Date: 03/29/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-5142- | 003 -04 -5142-412 | 003 -200 | V563 3/29:351.6 GAL DIESEL @1 \$ | 495.79 |
| Invoice ID: 2207 | | | | | Invoice Date: 03/29/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-5142- | 003 -04 -5142-450 | 003 -200 | V563 3/29:692 GAL UNL GAS @1. \$ | 1,047.41 |
| Invoice ID: 2488 | | | | | Invoice Date: 04/11/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-5110- | 003 -04 -5110-412 | 003 -200 | 4/11 367 GAL DIESEL @ \$1.4227 \$ | 522.13 |
| Invoice ID: 2489 | | | | | Invoice Date: 04/11/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | 2016-5110- | 003 -04 -5110-450 | 003 -200 | 4/11 500 GAL UNL GAS @ \$1.57 \$ | 785.10 |
| CHECK TOTAL (CHECK #: 15061) = \$ | | | | | | | | 9,459.24 |
| Vendor: WARREN S. REPLA | | | | | WARREN S. REPLANSKY, ESQ. | | REMIT ADDRESS | |
| Invoice ID: MARCH 2016 | | | | | Invoice Date: 04/05/2016 | Due Date: 05/09/2016 | | |
| 2016 | 2016 | 1 | No | | 000 -07 -8810-452 | 000 -200 | V566 CEMETERY MARCH .7HRS @ \$ \$ | 115.50 |
| 2016 | 2016 | 2 | No | | 001 -07 -8020-499 | 001 -200 | V566 ZONING TASK GRP MARCH 5 \$ | 891.00 |
| 2016 | 2016 | 3 | No | | 000 -01 -1420-452 | 000 -200 | V566 TECH GRANT MARCH 3.3 HRS \$ | 544.50 |
| 2016 | 2016 | 4 | No | | 000 -01 -1420-452 | 000 -200 | V566 MISC MARCH 1.7 HRS @ \$16 \$ | 280.50 |

| CAL YEAR | FY | TRANS MAN | PO | ACCOUNT CODE | CREDIT CODE | DESCRIPTION | AMOUNT |
|----------|----|-----------|----|--------------|-------------|-------------|--------|
| ===== | == | ===== | == | ===== | ===== | ===== | ===== |

| | | | | | | | | | | |
|----------------------------|--------|----|------------|-------------------|--------------------------|-------------------------------|----------------------|--|--|----------|
| Invoice ID: MARCH 2016 ZBA | | | | | Invoice Date: 04/05/2016 | | Due Date: 05/09/2016 | | INVOICE TOTAL (INVOICE ID: MARCH 2016) = \$ | 1,831.50 |
| 2016 | 2016 1 | No | 2016-1420- | 000 -01 -1420-402 | 000 -200 | V566 3-5 .10HRS REP TOWN - ZB | \$ | | 16.50 | |
| 2016 | 2016 2 | No | 2016-1420- | 000 -01 -1420-402 | 000 -200 | V566 3-11 .7HRS REP TOWN - ZB | \$ | | 115.50 | |
| 2016 | 2016 3 | No | 2016-1420- | 000 -01 -1420-402 | 000 -200 | V566 3-30 .4HRS REP TOWN - ZB | \$ | | 66.00 | |
| | | | | | | | | | INVOICE TOTAL (INVOICE ID: MARCH 2016 ZBA) = \$ | 198.00 |
| | | | | | | | | | CHECK TOTAL (CHECK #: 15062) = \$ | 2,029.50 |

Vendor: WILLIAMS LUMBER & H WILLIAMS LUMBER & HOME CENTER REMIT ADDRESS

| | | | | | | | | | | |
|--------------------|--------|----|------------|-------------------|--------------------------|-------------------------------|----------------------|--|------------------------------------|--------|
| Invoice ID: 684303 | | | | | Invoice Date: 04/15/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-5130- | 003 -04 -5130-427 | 003 -200 | V567 4-15 PAINT FOR R6 | \$ | | 46.22 | |
| Invoice ID: N81489 | | | | | Invoice Date: 03/25/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-5110- | 003 -04 -5110-422 | 003 -200 | V567 3-25 SCOTTS WEED & FEED | \$ | | 52.99 | |
| Invoice ID: N98003 | | | | | Invoice Date: 03/18/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-5132- | 000 -04 -5132-410 | 000 -200 | V567 3-18 VICTOR MULTI CATCH | \$ | | 4.74 | |
| Invoice ID: N98456 | | | | | Invoice Date: 03/30/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-5132- | 000 -04 -5132-440 | 000 -200 | V567 3-30 REPLACEMENT OUTLETS | \$ | | 36.46 | |
| | | | | | | | | | CHECK TOTAL (CHECK #: 15063) = \$ | 140.41 |

Vendor: WILLIAMSON LAW WILLIAMSON LAW BOOK CO. REMIT ADDRESS

| | | | | | | | | | | |
|--------------------|--------|----|------------|-------------------|--------------------------|------------------------------|----------------------|--|------------------------------------|-------|
| Invoice ID: 160171 | | | | | Invoice Date: 04/20/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-1110- | 000 -01 -1110-410 | 000 -200 | V568 2 PKS OF 50 SMALL CLAIM | \$ | | 25.00 | |
| | | | | | | | | | CHECK TOTAL (CHECK #: 15064) = \$ | 25.00 |

TOTAL CHECKS = \$ 50,869.30

TOTAL BANK (TRUST AGENCY FD) = \$ 50,869.30

Bank: TRUST AGENCY MM TRUST AGENCY MM

-----Checks-----

Vendor: PLANNERS EAST PLANNERS EAST INC. REMIT ADDRESS

| | | | | | | | | | | |
|-------------------------|--------|----|------------|-------------------|--------------------------|-------------------------------|----------------------|--|--------|--|
| Invoice ID: 2016-MAR-10 | | | | | Invoice Date: 03/31/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-PE-MA | 010 -07 -0085-400 | 010 -230 | V578 PARKER (BORDEN-HILL) MAR | \$ | | 181.50 | |
| Invoice ID: 2016-MAR-11 | | | | | Invoice Date: 03/31/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-PE-MA | 010 -07 -0085-400 | 010 -230 | V579 SLOAN MAR .75HRS | \$ | | 99.00 | |
| Invoice ID: 2016-MAR-12 | | | | | Invoice Date: 03/31/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-PE-MA | 010 -07 -0085-400 | 010 -230 | V569 SOLOMON MAR 3.875HRS | \$ | | 511.50 | |
| Invoice ID: 2016-MAR-13 | | | | | Invoice Date: 03/31/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-PE-MA | 010 -07 -0085-400 | 010 -230 | V580 WEINTRAUB MAR 1HR | \$ | | 132.00 | |
| Invoice ID: 2016-MAR-15 | | | | | Invoice Date: 03/31/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-PE-MA | 010 -07 -0085-400 | 010 -230 | V581 WILDERSTEIN MAR .75HRS F | \$ | | 99.00 | |
| Invoice ID: 2016-MAR-16 | | | | | Invoice Date: 03/31/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-PE-MA | 010 -07 -0085-400 | 010 -230 | V583 WISOTSKY MAR .875HRS | \$ | | 115.50 | |
| Invoice ID: 2016-MAR-17 | | | | | Invoice Date: 03/31/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-PE-MA | 010 -07 -0085-400 | 010 -230 | V582 WOLZIEN MAR 1.625HRS @ | \$ \$ | | 214.50 | |
| Invoice ID: 2016-MAR-3 | | | | | Invoice Date: 03/31/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-PE-MA | 010 -07 -0085-400 | 010 -230 | V571 MAR ANTONNELL & WILLIAMS | \$ | | 115.50 | |
| Invoice ID: 2016-MAR-4 | | | | | Invoice Date: 03/31/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-PE-MA | 010 -07 -0085-400 | 010 -230 | V572 BAPTIST HOME MAR 1.125HR | \$ | | 148.50 | |
| Invoice ID: 2016-MAR-5 | | | | | Invoice Date: 03/31/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-PE-MA | 010 -07 -0085-400 | 010 -230 | V573 GBR MAR 1.25HRS (GILBRAI | \$ | | 165.00 | |
| Invoice ID: 2016-MAR-6 | | | | | Invoice Date: 03/31/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-PE-MA | 010 -07 -0085-400 | 010 -230 | V574 JAPPEN-HINRICHSEN MAR .8 | \$ | | 115.50 | |
| Invoice ID: 2016-MAR-7 | | | | | Invoice Date: 03/31/2016 | | Due Date: 05/09/2016 | | | |
| 2016 | 2016 1 | No | 2016-PE-MA | 010 -07 -0085-400 | 010 -230 | V575 KOPYSCIANSKI MAR 1.25HRS | \$ | | 165.00 | |

TOWN OF RHINEBECK
 PRELIMINARY ABSTRACT 5 V531-V588 35 CHECKS DUE 5-9-16
 Executed By: sday

PAGE: 7
 TIME: 11:19:26
 DATE: 05/05/2016

| CAL YEAR | FY | TRANS | MAN | PO | ACCOUNT CODE | CREDIT CODE | DESCRIPTION | AMOUNT |
|-------------------------------------|--------|-------|--------------------------|---------|--------------|----------------------|----------------------------------|-----------|
| ===== | == | ===== | === | == | ===== | ===== | ===== | ===== |
| Invoice ID: 2016-MAR-8 | | | Invoice Date: 03/31/2016 | | | Due Date: 05/09/2016 | | |
| 2016 | 2016 1 | No | 2016-PE-MA | 010 -07 | -0085-400 | 010 -230 | V576 MENSCH GRASMERE MAR 2.12 \$ | 280.50 |
| Invoice ID: 2016-MAR-9 | | | Invoice Date: 03/31/2016 | | | Due Date: 05/09/2016 | | |
| 2016 | 2016 1 | No | 2016-PE-MA | 010 -07 | -0085-400 | 010 -230 | V577 ONE KERR RD MAR 1.25HRS \$ | 165.00 |
| CHECK TOTAL (CHECK #: 15065) = \$ | | | | | | | | 2,508.00 |
| TOTAL CHECKS = \$ | | | | | | | | 2,508.00 |
| TOTAL BANK (TRUST AGENCY MM) = \$ | | | | | | | | 2,508.00 |
| TOTAL PAYMENTS = \$ | | | | | | | | 53,377.30 |

TOWN OF RHINEBECK

RESOLUTION NO. 2016130

BUDGET TRANSFERS AND AMENDMENTS

WHEREAS, the Town Bookkeeper has submitted the following budget transfers and amendments:

| | | | |
|---------------------------------|-----------------|---|----------|
| GENERAL FUND | | | |
| TOWN CLERK | | | |
| Codification / On Web | 000-01-1410-460 | - | \$30.00 |
| Equipment | 000-01-1410-200 | + | \$30.00 |
| | | | |
| PART-TOWN FUND | | | |
| ZONING | | | |
| Contingency | 001-01-1990-400 | - | \$500.00 |
| 2016 Zoning Review in comp Plan | 001-07-8020-499 | + | \$500.00 |

now, therefore, be it

RESOLVED, that the Bookkeeper is authorized to make the foregoing budget transfers, amendments, and any necessary bookkeeping entries.

TOWN OF RHINEBECK

RESOLUTION NO. 2016131

RECREATION DEPARTMENT HIRES FOR 2016

WHEREAS, the Recreation Department has submitted the following names, titles and pay rates for certain individuals to be hired for the Summer Recreation Program

| Name | Title | Salary |
|------------------------|------------------------------------|-----------------|
| Katie Sistare | Swim Team Coach | \$800 |
| Erin Behrens | Swim Team Junior Coach | \$375 |
| Nate Britt | Swim Team Junior Coach | \$375 |
| Matthew Fraczek-Syczyk | 1 st Responder for Camp | \$500 (stipend) |

; now, therefore, be it

RESOLVED, that the hire of above individuals is approved.

TOWN OF RHINEBECK

RESOLUTION NO. 2016132

RECREATION ART PROGRAM

WHEREAS, the Recreation Department wishes to add the following program:

| Event/Program | Day & Time | Date(s) | Place | Cost to Participant | Staffing & Fee |
|----------------------|--|--|---------------|--|--|
| Art Class | Mondays & Wednesdays 10am to Noon | Three 2-week sessions of 4 classes each Session 1 July 11-22 Session 2 July 25-Aug 5 Session 3 Aug 8-19 | Starr Library | \$80/session plus a \$20 materials fee per session | Christine Livesey Receives 65% of gross |

, now, therefore, be it

RESOLVED, that the above program is approved.

TOWN OF RHINEBECK

RESOLUTION NO. 2016133

TOWN HALL USE APPLICATION (LEGION BAND)

WHEREAS, the Clerk's Office has received the attached application for the use of Town Hall from the American Legion Band on Tuesday evenings from 6:30 pm to 10:15 pm from May 24 through August 30, 2016; now, therefore, be it

RESOLVED, that the attached Town Hall use application is approved.

TOWN OF RHINEBECK TOWN HALL USAGE APPLICATION

Application date April 18, 2015

- When approved this application authorizes the sponsor to conduct the activity described. This authorization is subject to revocation by the Town Board at any time.
- Applications must be submitted to Town Clerk's office at least 45 days prior to the requested event.

Application is hereby made by:

NAME Vincent Zitz

ADDRESS 261 Salisbury Turnpike, Rhinebeck, NY 12572

PHONE NUMBER 845-876-4992 EMAIL _____

Name of event Rhinebeck Legion Band – rehearsals

Date of event every Tuesday from May 24-August 30 from 6:30 p.m. to 10:15 p.m.

Description of Event The Rhinebeck Legion Band rehearses throughout the summer to prepare concerts. These concerts are performed throughout the summer, free of charge, for the Rhinebeck community.

Will there be amplified sound? No

Approximate number of attendee's expected 45

The applicant hereby agrees to indemnify and hold harmless the Town of Rhinebeck from any and all claims and judgments for personal injury or damage to property resulting directly or indirectly from the activities held and from any costs. Applicant agrees to clean up Town Hall after the event.

Security – Rhinebeck Village Police will receive notice of event, main entrance will be monitored by an adult volunteer, side and rear doors will not be used as entrances except for handicapped accessibility, east hallway and lower level are off limits and will be monitored by an adult, and bathrooms will be monitored by an adult.

Set-up – all garbage, trash and waste will be removed from the premises and restore hall tables and chairs per diagram on wall.

Applicant cannot charge entry fee.

Vincent Zitz
Applicant signature

4/23/2016
Date

TOWN OF RHINEBECK

RESOLUTION NO. 2016134

**RHINECLIFF WATERFRONT DAY PRESS RELEASE, VENDOR LETTER AND
VENDOR AGREEMENT**

WHEREAS, the Recreation committee has set June 11, 2016 as the 9th annual Rhinecliff Waterfront Day; and

WHEREAS, the attached press release, vendor letter and vendor agreement for approval; now, therefore, be it

RESOLVED, that the attached press release, vendor letter and vendor agreement are approved for use in the same or substantially the same form.

[TOWN OF RHINEBECK LETTERHEAD]

For Immediate Release:
May 10, 2016

Contact: Elaine Fernandez
(518) 256-0714

**TOWN OF RHINEBECK PROUDLY ANNOUNCES
THE 9th ANNUAL WATERFRONT DAY CELEBRATION – RAIN OR SHINE!**

(*Rhinebeck, NY*) – The Town of Rhinebeck invites the public to enjoy the Town’s 9th Annual Waterfront Day, a free event at the Rhinecliff Landing on Saturday, June 11th from 11am-7pm.

“The Recreation Committee had a lot of fun planning this year’s waterfront day,” Councilperson Fernandez said. “There will be live music and activities for people of all ages, as well as some interesting and beautiful handmade crafts for sale.” Food will be provided by China Rose Restaurant, with a waterfront menu featuring hamburgers, hot dogs, corn on the cobb, cole slaw, cold sesame noodles, and soft drinks available for sale. Some vendors include *Possibility Studios*, which offers the use of tools, space to work, and assistance in creating projects for both adults and children; *FiberFlame Studio*, a make-your-own mixed-media art space for all ages and abilities; *Living Edge Designs*, a Country Living Fair local favorite offering “live edge” cutting and serving boards carved out of local hardwoods such as Walnut, Cherry, Sugar Maple, Locust, and Sycamore; *Hudson Valley Pottery* school and studio; *Healing Pads*, heating pads made with corn and infused with lavender; the *Town of Rhinebeck Recreation Dept.*, with information on summer programs and a game table for checkers, chess, dominoes and backgammon; the *Rhinebeck Farmers Market*; art programs and more!

An exciting new feature this year is the water ferry, which will shuttle people from the Rhinecliff Landing to the Rondout in Kingston (see schedule below). The cost is \$12 one way and \$20 roundtrip. The ferry will also offer excursions on the Hudson for anyone who wants a tour of the area between 2:00-4:00 pm for only \$5 per passenger.

| SATURDAY | |
|----------------|---------------------------|
| Leave Kingston | Leave Rhinecliff (Amtrak) |
| 11:45 AM ☒ | 12:05 PM ☒ |
| 12:30 PM | 1:10 PM |
| 4:30 PM | 5:00 PM ☒ |
| 6:30 PM ☒ | 7:05 PM |
| 7:30 PM | 7:50 PM ☒ |

The day’s events will take place rain or shine. No vehicles will be allowed on the dock from 10:30am - 7:00pm. Free parking is available in the Amtrak parking lot, across from the Landing.

###

May 10, 2016

Dear Business Owner,

The Rhinecliff Waterfront Committee is in the process of planning the 9th annual Rhinecliff Waterfront Day. We would like to invite you to join us as a vendor this year. We were very pleased with the variety of vendors and educational exhibits we enjoyed in the past and hope you will participate. This is a great opportunity for you to showcase your art, craft, organization or business! The event date this year is Saturday, June 11, 2016 (rain or shine).

If you are not familiar with Rhinecliff Waterfront Day, it is a day-long event hosted by the Town of Rhinebeck and held each year at the Rhinecliff Landing. We invite a variety of local retail shops and artists to set up tents and tables to advertise and sell their products. There is live music throughout the day, food, beverages, entertainment, and activities for people of all ages. This year, the Water Ferry will be available to transport people roundtrip from Rhinecliff to the Roundout Landing in Kingston and will also offer tours of the Hudson for only \$5 per person.

If you would like to participate this year, your reservation form (attached) must be received no later than May 15th. Please email me asap if you want to attend but will miss the application deadline: e.fernandez.rhinecliff@gmail.com. You will receive a final letter with further instructions and promotional materials as we get closer to the event date. If you have questions, please feel free to call me at 518-256-0714.

Set up will begin at 8 AM with the kick-off beginning at 11 AM. There will be a variety of activities taking place at the dock throughout the day. No vehicles will be allowed on the dock from 10:30 AM – 7:00 PM. You may bring your vehicle back on the dock after 7:00 PM to load your material. Free parking is available in the Amtrak parking lot.

The day's events will take place rain or shine. You are required to bring your own tent, no larger than 10' x 10', table and chairs. We have limited electric so if you can go without, please do. Please plan to have someone at your booth at all times. Recreation Committee members will be on-site to direct you and cover any problems or concerns that may arise.

Upon receiving your signed agreement, we will send you your space assignment at the dock. Please contact me if you do not plan on participating this year and let us know if you would like to remain on our vendor /exhibitor list for next year.

We hope you will join us this year!

Sincerely,

Elaine Fernandez
Councilperson, Town of Rhinebeck

Rhinecliff Waterfront Day

Vendor / Exhibitor Registration Form

Deadline: Sunday, May 15th, 2016

Vendor's / Exhibitor's Legal Name: _____

Tax ID#: _____

Non-Profit (Check here) []

Business Name: _____

Street Address: _____

City: _____ State: _____ Zip: _____

Phone: _____ Email Address: _____

Liability Insurance: Yes [] No [] If yes, you must produce a valid Certificate of Insurance naming the Town of Rhinebeck as an additional insured.

Need for electricity: Yes [] No [] If yes, briefly describe need: _____

Briefly describe your display, services or items for sale (Use the reverse side if necessary): _____

Briefly describe your demonstration or free give-away: _____

For Office Use

Date Rec'd: _____

Date Confirmation

Sent: _____

Booth #: _____

All vendors and exhibitors agree that neither the Town of Rhinebeck or its agents or employees will, in any manner, be liable or responsible for any damage to property or goods, or for personal injuries to the vendor/exhibitor, or its agents or employees, which may occur on or about any part of the subject premises regardless of how such injury or damage may have occurred. Vendor/Exhibitor waives any claim against the Town of Rhinebeck, its agents or employees, and assumes all liability and expense arising out of any claim, injury or damage to any person or property together with all costs in connection with the defense thereto, including attorneys' fees.

I, _____, state the above completed information is correct

(Print Full Name)

and I agree to the stated terms and conditions.

Signed: _____

Date: _____

TOWN OF RHINEBECK

RESOLUTION NO. 2016135

CENTRAL HUDSON BLANKET LED STREET LIGHTING ORDER

WHEREAS, the Town has received the attached notice from Central Hudson that Central Hudson is transitioning to Light Emitting Diodes (LEDs) for certain of its streetlights; and

WHEREAS, Central Hudson informs the that the new streetlights will be cheaper and more energy efficient, among other advantages; and

WHEREAS, Central Hudson requires the Town to execute the attached order to allow replacement of the existing streetlights with LEDs; now, therefore, be it

RESOLVED, that the Supervisor is authorized to execute the attached order in the same or substantially similar form.

From: Anita Carfora
Sent: Wednesday, 24 February, 2016 11:48 AM
To: Anita Carfora
Subject: LED Streetlights - Routine Maintenance - Response Required
Importance: High

Dear Community Leader,

For those streetlights that Central Hudson owns and maintains (classified as Rate A), we are transitioning to Light Emitting Diodes (LEDs). This means that "Rate A" fixtures in need of repair or replacement will automatically be replaced with an LED equivalent. The LED lights are being used now and we want to include your municipality in this program. Please respond asap.

Your municipality will benefit from several advantages of LED streetlights, which produce similar amounts of light and are less expensive to operate. LED street lights have an expected life of nearly 12 years, offering significant savings on maintenance. LED lighting is also better for the environment when compared to mercury vapor and high pressure sodium.

Because LED streetlights use less energy, they save your municipality on electricity costs. Please see the chart below for a comparison of the savings with one LED streetlight versus one traditional sodium vapor streetlight. (A full list of rates filed with the New York State Public Service Commission is posted in Service Classification No. 8 in our most recently approved tariff, dated Aug. 13, 2015. The link is here: <https://www2.dps.ny.gov/ETS/jobs/display/download/5797380.pdf>www2.dps.ny.gov)

| Sodium Vapor Lights | Annual kWh | Annual charge | VS | Equivalent LED fixture | Annual kWh | Annual charge | Annual charge Savings Per year | Energy (kWh) Savings | Total Savings Per Street Light When Replaced with LED |
|-----------------------|------------|---------------|----|------------------------|------------|---------------|--------------------------------|----------------------|---|
| 70-watt sodium vapor | 344 | \$156.13 | | 39-watt LED | 156 | \$140.18 | (\$15.95) | (\$14.97) | (\$30.92) |
| 150-watt sodium vapor | 720 | \$173.53 | | 82-watt LED | 328 | \$158.03 | (\$15.50) | (\$31.21) | (\$46.71) |
| 250-watt sodium vapor | 1,264 | \$210.39 | | 93-watt LED | 372 | \$191.01 | (19.38) | (\$71.02) | (\$90.40) |

Replacements will take place only during routine maintenance or when we respond to a report of a streetlight out. There will be no up-front or installation charge to your municipality because we are replacing a non-working street light. We will complete the replacement and update the billing based on the annual costs in the table above.

A simple one-page PDF agreement is attached to this email. If you haven't done so already, please fill it out and send it to your district contact below. You may also contact this person if you have questions.

Thank you for your prompt attention.

- Lisa Carver, Newburgh District Director, 610 Little Britain Road, New Windsor, NY 12553 icarver@cenhud.com 845-563-4529

- **Victor Narkaj**, Fishkill District Director, 25 Central Hudson Way, Fishkill
NY 12524 vnarkaj@cenhud.com 845-897-6152
- **Jeff Doane**, Poughkeepsie District Director, 284 South Avenue, Poughkeepsie,
NY jdoane@cenhud.com 845-486-5474
- **Joe Hetsler**, Kingston & Catskill District Director, 2001 Rt. 9W, Kingston,
NY 12449 jhetsler@cenhud.com 845-334-3513

Anita Carfora
Business Development Associate
610 Little Britain Road
New Windsor NY 12553
Phone (845) 563-4585
Fax (845) 563-4503
acarfora@cenhud.com

Central Hudson Gas & Electric Corporation
284 South Avenue
Poughkeepsie, NY 12601
(845) 452-2700

Blanket LED Street Lighting Authority Order

(Municipality)

(Address)

(City, State Zip)

To Central Hudson Gas & Electric Corporation:

You are hereby authorized to make changes specified below to the street lighting service for all street lighting districts located within the _____ of _____, in accordance with a resolution duly adopted as provided by law by the _____ (Council/Board) of the _____ of _____ at a meeting held on _____, 20__ as follows:

_____ All Rate A street lights which fail shall be replaced with an LED equivalent fixture.
(indicate yes or no)

These changes are subject to the terms of the existing street lighting service classifications and does not include the cost of electricity.

Municipality: _____

By: _____

Date: _____, 20__

Title: _____

TOWN OF RHINEBECK

RESOLUTION NO. 2016136

**COMMENCING THE LOCAL LAW ADOPTION PROCESS FOR LOCAL LAW NO. _
OF 2016 ENTITLED "A LOCAL LAW REPEALING CHAPTER 78, HISTORIC
BUILDINGS, AND AMENDING CHAPTER 125, ZONING, OF THE TOWN OF
RHINEBECK CODE**

WHEREAS, the Town's Zoning Code, adopted as Local Law No. 6 of 2009 in December 2009, ("Zoning Law") has been in effect for in excess of six years; and

WHEREAS, during these six years various "housekeeping issues" have occurred in matters of interpretation and administration of the Zoning Law; and

WHEREAS, throughout the past four months the Zoning Law Review Task Group comprised of the Town Supervisor, Planning Board Chair and Vice Chair, ZBA Chair, Land Use Attorney, ZEO and Planning Consultant has met, discussed these issues, and proposed measures to (1) correct errors or oversights in the drafting of the 2009 Zoning Law that have become apparent as its provisions have been applied, (2) clarify certain other provisions and (3) in doing so, simplify and otherwise facilitate both understanding and compliance by applicants with its provisions and by Town officials, including the ZEO, Planning Board and ZBA, in its administration; and

WHEREAS, the Zoning Law Review Task Group has set forth its recommendations in an April 21, 2016, 'Report of the Zoning Law Review Task Group, Recommendations in Review of Rhinebeck Town Code Chapter 125, Zoning, and Chapter 78, Historic Buildings'; and

WHEREAS, the Town Board has reviewed the Report of the Zoning Law Revision Task Group and determined it in the public interest to consider the implementation of its recommendations, including enactment of the proposed Local Law set forth within the Report; and

WHEREAS, a copy of said Report inclusive of said proposed Local Law entitled "Local Law No. __, 2016, Repealing Chapter 78, Historic Buildings, and Amending Chapter 125, Zoning, of the Town of Rhinebeck Code" has been provided to the Town Board and the Town Clerk; and

WHEREAS, the Town Board has determined that the proposed action is a Type I Action under SEQRA and that the Town Board is the only involved agency in the enactment of this Local Law and has reviewed a Part 1 of a Full Environmental Assessment Form prepared for the Town Board by the Town Planning Consultant; now, therefore be it

RESOLVED, that the Town Board hereby commences the local law adoption process for Local Law No. __ of 2016 by introducing said Local Law and scheduling a public hearing on said local law for June 13, 2016, at 6:45 p.m. at the Rhinebeck Town Hall; and, be it further

RESOLVED, that the Town Board hereby declares itself to be the lead agency under SEQRA for environmental review of said local law and adopts Part 1 of the Full Environmental Assessment Form for purposes of conducted environmental review of this proposed action; and, be it further

RESOLVED, that the Town Clerk is hereby directed to (i) duly publish and post notice of the public hearing to be held on this local law, as required by law, including providing a copy of said notice to the municipal clerk of each municipality within or adjoining the Town of Rhinebeck; (ii) refer the proposed local law and Part 1 of the Full Environmental Assessment Form to the Dutchess County Department of Planning and Development, as required by General Municipal Law Section 239-m; (iii) refer the proposed local law to the Town of Rhinebeck Planning Board for its review and report in accordance with Section 125-132 of the Town Code and in fulfillment of the periodic review requirement set forth within Section 125-12 of the Town

Code; and (iv) refer the proposed local law to the Town of Rhinebeck Conservation Advisory Board for its review and comment, in accordance with Chapter 9 of the Town Code; and (v) refer the proposed local law to the Town of Rhinebeck Waterfront Advisory Committee for local waterfront consistency review, in accordance with Chapter 118 of the Town Code.

Report of Zoning Law Review Task Group
Recommendations in Review of Rhinebeck Town Code
Chapter 125, Zoning, and Town Chapter 78, Historic Buildings

April 21, 2016

Town Code Chapter 125, "The Zoning Law of the Town of Rhinebeck, Dutchess County, New York" was adopted by the Town Board as Local Law No. 6 of 2009, on December 29, 2009. Local Law No. 6 of 2009 comprehensively amended the Town's prior Zoning Law dating from June 12, 1989, and from time-to-time amended.

Since December 29, 2009, four local laws have been adopted by the Town Board in amendment of the Zoning Law, these being:

- On March 12, 2012, Local Law No. 1 of 2012, which addressed certain "housekeeping" issues of a ministerial nature that had arisen during the Town's initial two years of experience under the "new" Zoning Law.
- On May 13, 2013, Local Law No. 2 of 2013, which reclassified certain land from Rural Countryside (RC5) District to Office Research Park (ORP) District and provided for the establishment of "special event venue" as a special permit use.
- On March 24, 2014, Local Law No. ___ of 2014, which designated certain lands within the Rural Countryside (RC5) District as also within the Neighborhood Infill Overlay (NI-O) District.
- On September 28, 2015, Local Law No. ___, 2015, which while maintaining the underlying Rural Countryside (RC5) District designation modified the boundaries of the Mining Overlay (Mi-O) District as applicable to certain of the lands within the RC5 District.

In addition, a sequence of local laws have been adopted first establishing and then extending on a year-to-year basis a moratorium on implementation of the "Green Building Standards" set forth within Section 125-61, of the 2009 Zoning Law. More recently, on February 22, 2016, the Town Board introduced Local Law No. ___, 2016, providing for the repeal of the "Green Building Standards", and adopted said Local Law on April 11, 2016.

During the past three months a Zoning Law Review Task Group comprised of the Town Supervisor, Planning Board Chair and Vice Chair, ZBA Chair, Land Use Attorney, ZEO and Planning Consultant have discussed in the spirit of Local Law No. 1 of 2012, additional "housekeeping" issues that have continued to occur or otherwise arisen as the Town has experienced an additional four years under the 2009 Zoning Law. It has not been the intent of this effort, except in the matter of a single perceived correction, to address, as did the three of the Local Laws adopted by the Town Board, the zoning district classification of any parcel or parcels within the Town.

It has instead been the intent of this effort to (1) focus on correcting errors or oversights in the drafting of the 2009 Zoning Law that have become apparent as its provisions have been applied, (2) clarify certain of other provisions and (3) in doing so, simplify and otherwise facilitate both understanding and compliance by applicants with its provisions and by Town officials, including the ZEO, Planning Board and ZBA, in its administration.

Further the Task Group recommends that the Planning Board's consideration of the courses of action proposed for consideration by the Town Board within the attached draft local law serve to satisfy the below requirement set forth at Section 125-12 of the Zoning Law:

From time to time, at intervals of not more than five years, the Planning Board shall conduct a review of the effectiveness of the provisions of this chapter, including the location of zoning district boundaries, and shall submit a report thereon to the Town Board, recommending such changes or amendments, if any, which may be desirable in the interest of public health, safety, convenience, necessity or welfare.

A brief discussion of the principal recommendations offered by the Task Group follows:

- Recommendation that all parties with a role in administration of the Zoning Law acknowledge that both existing legal nonconforming uses and existing legal non-complying conditions, whether the latter be termed "nonconforming" or "noncomplying", and particularly those related to either the area and bulk, or dimensional, requirements set forth within the District Schedule of Area and Bulk Regulations or numerical requirements set forth within the Supplementary Regulations, have been customarily protected under zoning laws through the concept of "grandfathering" by general rule and that any other requirement to secure relief from the ZBA on a case-by-case basis to continue indefinitely these non-compliances, whether apart from or in tandem with requests for any other permit or approval by the Town, is neither necessary nor a productive exercise. Further while these non-compliances are protected it is not the role of the ZBA to "undo" any of these non-compliances by virtue of the grant of an area variance.
- Recommendation there be clarification and modification in the provisions regulating accessory structures, most evident to the Planning Board by virtue of the numerous cases brought forward involving the installation of fixed location generators and the construction or installation of other minor improvements and generally with respect to the current practice based upon ambiguous provisions in the Zoning Law of applying principal building setbacks to all accessory structures and including even minor accessory structures in consideration of limitations as to both the number and aggregate square footage of such structures authorized.

More specifically, modifications recommended in the regulation of accessory structures include the following:

- Elimination of special use permit and/or site plan approval for most accessory structures with a floor area or other structure footprint of less than 50 square feet.
- In the matter of required setbacks for accessory structures the intent of the recommendations made by the Task Group is to fill a gap which exists in Town Code Chapter 125. As now legislated, a minimum setback of 20 feet is specified for all accessory structures with the exception of solar collectors where a lesser setback is authorized and for the few special permit uses where setbacks the same as those applicable to a principal dwelling are specified. Clearly, on one hand the presence of the latter supports the position the minimum setbacks set forth in the District Schedule of Area and Bulk Regulations were not intended to apply to accessory structures (that is, there would have been no reason to state the need for those few uses to comply with principal

building setbacks) while, on the other hand, it can be recognized that a minimum setback of 20 feet for any accessory structure is inconsistent with the residential development of the larger lots or parcels required in the RL5, RC5, RA10 and HP20 Districts.

- In the matter of the aggregate accessory structure square footage allowance the Task Group has recommended a modified standard for the larger parcels required in the RC5, RA10 and HP20 Districts based upon the present 300 square feet per acre allowance when considered in terms of a minimum complying lot of 5 acres within the Town's most widespread zoning district, the RC5 District.
- Recommendation of amendments to address through definition and associated percentages detailing the three distinct and overall components of "coverage", which are described here as being "maximum building coverage", "maximum lot (or impervious surface) coverage" and "minimum open space" and which in the aggregate total 100% of a lot or parcel.

The 2009 Zoning Law includes only standards for maximum coverage and minimum open space. While these do not aggregate to 100%, in practice the maximum coverage standard which was intended to apply only to buildings and other structures (both principal and accessory) has been consistently applied to the composite footprint of all buildings and other structures and all other impervious surface areas on a lot.

Recommendations include proposed modifications in the definition of "Coverage, Lot or Impervious Surface Coverage" and the addition of a definition of "Building Coverage". Upon adoption of the proposed amendments the delta between the total of maximum building coverage and minimum open space and 100% will be the maximum percentage of the lot available for the installation of impervious surfaces not included within the definition of Building Coverage.

- Recommendation that all parties with a role in administration of the Zoning Law acknowledge, and where appropriate amendments be adopted to clarify understanding of, the somewhat expansive, role set forth for the Planning Board within Town Code Chapter 125 in the consideration of certain "waivers" concerning what are foremost "planning and/or environmental matters" instead of reserving these matters for variance consideration by the ZBA. Examples of this circumstance within the 2009 Zoning Law include the following:
 - Within Article VI, Section 125-69, at Subsection E, paragraph 11, the Planning Board is the agency empowered upon specific request of an applicant to waive or modify upon issuance of written findings and with imposition of reasonable conditions any of the requirements set forth within Section 125-69. Rhinecliff Overlay (Rc-O) District "provided that the public interest is protected, the plan is in keeping with the general spirit and intent of these regulation and full compliance with SEQR is provided" in its consideration of an application for special use permit.
 - Within Article VIII, Section 125-87, at Subsection B, paragraph 1, it is provided that no application for site plan approval, special use permit approval, and/or subdivision plat approval within the CB-S District may be approved unless the standards and guidelines set forth within Article VIII, Neighborhood Design Standards and Guidelines, have been incorporated into the development design to the greatest extent practicable. In its

consideration of the application the Planning Board is empowered as a condition of approval to modify the area and bulk regulations found in Article IV and may impose modifications that would have to be incorporated into the proposed action to merit a determination of consistency with the standards and guidelines set forth herein.

- In the matter of fences or walls either in excess of the maximum height standard or designed as a solid barrier allowing for no passage of view within Article IV, Section 125-38, the Planning Board is the agency empowered to waive or modify these requirements in consideration of an application for special use permit for the intended installation.

On the other hand, recommendation is made that another element within the waiver authority extended the Planning Board be eliminated. Within Article VI, Section 125-66, at Subsection E, the 2009 Zoning Law empowers the Planning Board in its consideration of an application for special use permit to waive or modify upon issuance of written findings and with imposition of reasonable conditions any of the requirements set forth within Section 125-68. Specific standards for certain uses. This empowerment is beyond the reasonable authority given a Planning Board and might even be construed in its setting aside of specific standards for a given use to be relief which could only be granted by the ZBA through a use variance and not an area variance.

- Recommendation that a mapping error made at the time of the final drafting of the proposed Zoning Law, confirmed as such by the Master Plan Committee Chairperson, and reflected in the adopted 2009 Zoning Law be corrected, this being in the case of a single parcel on NYS Route 9 occupied by Phantom Gardener, a permitted nursery business.

More specifically, this single lot is depicted on the Zoning Districts Map where it lies near Route 9 within the CB-S District and to its rear within the RA10 District. It is understood this circumstance was not intended but instead is the result of a drafting error made as the CB-S District boundary was depicted in the months leading to December 2009; simply stated, the boundary of the CB-S District was drawn as a straight line instead of "bumping out" to encompass the whole of this single parcel. The Zoning District Map should have encompassed the whole parcel in a manner consistent with the approach taken by the drafters of the Zoning District Map at other locations throughout the community in depicting zoning district boundaries.

- Recommendation of various ministerial corrections; modifications in submission timing and requirements; cross-referencing to related provisions within the Zoning Law; modified and additional definitions, including those consistent with amendments that have occurred to the NYS Agricultural and Markets Law; and like non-policy refinements proposed by either the Zoning Enforcement Officer of the Town Planning Consultant based upon their day-to-day experience in interpreting and/or otherwise applying the 2009 Zoning Law when providing guidance to the Planning Board and/or ZBA and concomitantly assisting applicants and their professionals through required processes.
- Recommendation that Town Code Chapter 78, Historic Buildings, be acknowledged to be duplicative legislation and thus be repealed.

More specifically, Town Code Chapter 125 as adopted in December 2009 incorporates in their entirety the provisions of Town Code Chapter 78, Historic Buildings, as Subsections A through

F, H and I and establishes additional provisions concerning "adaptive reuse" which are set forth within Subsection G. Town Code Chapter 78 had been earlier adopted by the Town Board on February 14, 2005 as a final prerequisite after more than 15 years of dialogue to approval of the Town's Local Waterfront Revitalization Program by the New York State Department of State Coastal Management Unit and should have been repealed in December 2009 to eliminate the presence of fully duplicate local legislation. It is recommended such repeal occur as part of this "housekeeping" effort to obviate the need recognized by some applicants to apply at this time for dual approvals under the identical terms of Chapter 78 and Chapter 125, Section 125-62, Subsections A through F.

In issuing this report the Task Group acknowledges there are additional matters which might have been addressed but were deemed to either fall outside this "housekeeping" effort, being at one level either policy issues or matters involving need for substantial evaluation of planning and legal implications or at another level involving routine items within the discretion of those responsible for administering the Zoning Law. Principal among these matters include, but are not limited to, the drafting of private road standards to complement the conservation density subdivision principles set forth within the 2009 Zoning Law and related Chapter 101, Subdivision of Land; the regulation of emerging uses such as "live-work units"; "airbnb" accommodations and solar energy farms; the permissibility of certain additional uses within some portion of the Civic District; the regulation of nonconforming signs; the possibility of re-instituting requirement for grading permits as present in the pre-2009 Zoning Law; as stated within the Zoning Law providing ready access to the Town's Natural Resource Inventory and other documents "in electronic form on the Town of Rhinebeck's web-site"; and the marshalling of the necessary resources to effectively enforce the Zoning Law.

Lastly, no modifications have been proposed in the referral requirements under NYS General Municipal Law Section 239 stated within the Zoning Law in recognition that the agreement recently executed by Dutchess County and the Town of Rhinebeck with respect to these requirements is for a limited duration, one year, and may or may not be continued in either its present or modified form. It is however recommended discussion occur with the County Planning Department of the modification of this agreement, either now or upon its renewal, to add among the eliminated referrals "site plans for all individual single-family or two-family uses" and modify among the referrals not eliminated "site plans (all)" to read "site plans for all other uses". Without this modification, many small residential projects remain the subject of required referral to County Planning due to the requirement set forth within Town Code Chapter 125, Section 125-73, that any matter subject of application for special use permit (for example, including all projects within the Rc-O or WR-O Districts) be also subject to requirement for an application for site plan approval.

In closing the Task Group recommends this report be considered and endorsed by the Planning Board in fulfillment of its periodic review requirement and subsequently the draft local law presented, accompanied by required environmental assessment and coastal assessment forms, be introduced on its own initiative, considered and adopted by the Town Board in accordance with the requirements and/or procedures set forth within Town Code Chapter 125, Zoning, and, as pertinent, NYS Town Law, General Municipal Law, Municipal Home Rule Law, and Environmental Conservation Law, and the Town's Waterfront Consistency Law.

Proposed Local Law No. __, 2016
Amendment of Town of Rhinebeck Code
Chapter 125, Zoning, and Chapter 78, Historic Buildings

Throughout the below presentation existing text is shown in *italics*, text proposed for deletion is both italicized and set forth within *[brackets]* and text proposed for addition is both italicized and underlined.

Section 1. Town Code Chapter 78, Historic Buildings.

The Town Board of the Town of Rhinebeck hereby repeals Town Code Chapter 78, Historic Buildings, adopted by Local Law No. 1 of 2005, in its entirety.

Section 2. Town Code Chapter 125, Zoning

The Town Board of the Town of Rhinebeck hereby amends Town Code Chapter 125, Zoning, adopted by Local Law No. 6 of 2009, and from time-to-time amended, in the manner set forth below:

Article I. Scope and Purposes.

- *Section 125-6. How to use Zoning Law.*
 - Modify the opening sentence within Subsection E as follows:
 - E. Article IX applies to nonconforming [uses, structure and bulk] and noncomplying buildings, structures and uses.*
 - Modify the second sentence within Subsection H as follows:
 - H. Appendix A contains complementary Design Standards adopted by the Town Board as an integral part of this chapter. The Design Standards are used in conjunction with Article VII to help applicants understand what is intended by the criteria for site design, building design, landscape design and [lighting] design of both lighting and signage*
- *Section 125-11. Effect of existing violations.*

Modify *Section 125-11. Effect of existing violations.* as follows:

- By deleting in its entirety the below paragraph:

[No subdivision, site plan or special use permit shall be approved, no building permit, certificate of use, or certificate of occupancy issued, or variance granted for any premises upon which there is an existing violation of this chapter or any related Town, county or state regulation governing either building construction, development or the use of land, buildings and structures within the Town of Rhinebeck. This limitation does not, however, prohibit such an approval, issuance or grant with respect to a legal nonconforming use or legal nonconforming structure.]

- By adding the below Subsections:

- A. *No application for subdivision plat approval, site plan approval, special use permit, certificate of demolition or removal, change of nonconforming use, or variance pursuant to this Zoning Law shall be deemed complete for purposes of commencing review of the same by either the Planning Board or the Zoning Board of Appeals, as applicable, for any premises or property on which there is an existing violation of this Zoning Law or of any Town, county or state law or regulation governing building construction and/or the development and use of land, buildings and structures within the Town of Rhinebeck.*
- B. *No building permit, sign permit, certificate of occupancy or certificate of compliance shall be issued by the Zoning Enforcement Officer or Code Enforcement Officer for any premises or property on which there is an existing violation of this Zoning Law or of any Town, county or state law or regulation governing building construction, and/or the development and use of land, buildings and structures within the Town of Rhinebeck.*
- C. *For purposes of this Section, a premises or property shall be deemed to be in violation of this Zoning Law where a Stop Work Order, Notice of Violation, Order to Remedy Violation or similar notice or order has been issued by the Town's Code Enforcement Officer and/or Zoning Enforcement Officer in accordance with the provisions of the Code of the Town of Rhinebeck or the Town of Rhinebeck has filed a criminal, or civil, action in a court of competent jurisdiction and the violation which is the subject of the order, notice or legal action has not been remedied by the property owner. In the event the automatic stay provisions of Section 125-111 of the Code of the Town of Rhinebeck, or Section 267-a (6) of the Town Law, are invoked by timely appeal of any such order or notice to the Zoning Board of Appeals, the applicable Board can deem the application complete for purposes of commencing review but no final approval shall be granted by the Board until such time as the Zoning Board of Appeals has reversed the determination of the officer or the violation has been remedied. For purposes of this provision, remedy of a violation shall be deemed to have occurred when the officer who issued the order or notice has inspected the property and has notified the property owner in writing that the violation has been satisfactorily remedied.*

Article II. Establishment of Zoning Districts.

- Section 125-16. Zoning districts maps.

Amend the Zoning Districts Map cited within Section 125-16 and appearing as Attachment 1.2 so as to classify the entirety of TMP _____ within the Community Business South (CB-S) District instead of only its easterly portion as presently classified and depicted.

- Section 125-19. Application of zoning district regulations.

Amend Section 125-19. Application of zoning district regulations. Subsection F as follows:

F. Except as otherwise provided by this chapter, there shall be no more than one principal building or use and its accessory structures or uses on any one lot within any residential district. This limitation shall however not be construed to prohibit the conduct of agriculture, conservation or forestry use in combination with another permitted building or use and its accessory structures or uses on any lot within any residential district except the Neighborhood Residential (NR), Village Gateway (VG) and Rhinecliff Hamlet (Rc-H) Districts.

Article III. Use Regulations.

- Section 125-20. District Schedule of Use Regulations.

- Within the District Schedule of Use Regulations noted in Subsection A and appearing as Attachment 2, 2:1 through 2:7:
 - Add within Attachment 2:2 under Accessory Uses and in proper alphabetical sequence "Private airstrip or helicopter pad / landing area" as a prohibited use in all zoning districts.
 - Add within Attachment 2:3 under General Uses and in proper alphabetical sequence "Private airstrip or helicopter pad / landing area" as a prohibited use in all zoning districts.
 - Delete within Attachment 2:1 the use "Guest cottage" under the category "Residential Uses".
 - Add within Attachment 2:2 and in proper alphabetical sequence the use "Guest cottage" under the category "Accessory Uses" with the district-by-district classification of "Guest cottage" being established as a special permit use subject to site plan approval within the Historic Preservation (HP20), Rural Agricultural (RA10), Rural Countryside (RC5), Residential Low Density (RL5), Residential Medium Density (RM1), Water Resources Protection Overlay (WR-O), and Active Senior – Floating (ASH-F) Districts and a prohibited use in all other zoning districts.

- In the matter of a "Guest cottage" as a special permit use subject to site plan approval within the Residential Medium Density (RM1) District add a reference within Attachment 2:2 to footnote 8.
- Modify within Attachment 2:2 the use "Elder cottage housing (ECHO) or cottage dwelling" under the category "Accessory Uses" to read "ECHO unit (Elder cottage housing opportunity)" in a manner consistent with the definition of this use and the special conditions set forth at Section 125-68F.
- Within Attachments 2:4 through 2:6, under the heading "Special Conditions", delete the reference to Section 125-68K at each location the reference presently occurs, being set forth in the matter of the following "Business and Service Uses":
 - Advertising and mailing
 - Antiques shop
 - Apparel and home goods
 - Artisans shop and gallery
 - Auto body shop
 - Bank
 - Bicycle shop
 - Bookstore
 - Business or professional office
 - Business service (not listed elsewhere)
 - Employment services
 - Florist shop
 - Home furnishings / appliances
 - Limousine or taxi
 - Non-motorized water sports shop
 - Office equipment and leasing
 - Photofinishing
 - Retail business (not otherwise specified)
 - Small equipment rental or sales
 - Wholesale business
- Modify within Attachment 2:5 the use "Gas station" to read "Gas station or automobile service facility".
- o Modify the first sentence within Subsection B to read as follows:

Any use not listed specifically within the District Schedule of Use Regulations shall be considered a prohibited use in all districts under this chapter and may not be authorized by the Zoning Board of Appeals at any location within the Town through grant of a use variance.

Article IV. Area and Bulk Regulations.

- Section 125-21. District Schedule of Area and Bulk Regulations.
 - On Subsection A, Attachment 3, modify the column heading "Maximum Coverage" to read "Maximum Building Coverage".
 - On Subsection A, Attachment 3, modify the column heading "Minimum Building Setbacks" to read "Minimum Building Setbacks (Principal Buildings)".
 - Modify Subsection A, Attachment 3, by adding a new column heading "Maximum Lot Coverage" and stating thereunder for each of the zoning districts the below-stated percentage as calculated by deducting the minimum open space requirement for the zoning district from 100%:

 HP20 – 20%; RA10 – 20%; RC5 – 25%; RL5 – 25%; RM1 – 35%; Rc-B – 35%; Ni-O – 35%; BP – 80%; Cr-B – 65%; CB-N – 55%; CB-S – 55%; GW-N – 55%; GW-E – 55%; GW-S – 55%; GB – 55%; ORP – 65%; and LC – 60%.

- Section 125-22. Existing lots of record. Subsection A.

Modify the caption of, and first sentence within, Subsection A. Existing nonconforming lots of record. In the manner set forth below:

A. Existing [nonconforming] lots of record.

A building or structure may be erected as either a permitted use or special permitted use as may be applicable on any existing lot of record which, as defined in Article XIII, of this chapter, does not conform to the lot area, lot width and/or lot frontage requirements of the District Schedule of Area and Bulk Regulations, provided that:

- Section 125-27. Accessory structures.

Modify the entirety of Subsection A. in the manner set forth below:

A. Except for structures used for agricultural purposes when conducted using sound agricultural practices as defined by the New York State Department of Agriculture and Markets, or for bona fide works of art such as sculptures, [for Class 2 home occupations for which a special use permit has been granted, or for detached accessory dwelling units permitted in accordance with the special use requirements of Article VI of this chapter] the following limitations shall apply to all accessory structures as defined in Article XIII of this chapter:

- (1) No such structure shall exceed 20 feet in height in any [residence] residential district.
- (2) Delete the below paragraph reading:

[No structure shall be set back less than 20 feet from any lot line.]

Add a substitute paragraph reading:

Except for solar collectors regulated as to location within Article V, Section 125-47(D)(9) of this chapter, no structure shall be set back from any lot line less than the greatest of the minimum setbacks determined upon application of the following criteria:

- (a) 20 feet;
 - (b) 60% of the minimum rear setback and 75% of the minimum side setbacks set forth within the District Schedule of Area and Bulk Regulations for a principal building in the zoning district;
 - (c) 200% of the height of the accessory structure; or
 - (d) The minimum setbacks set forth for such uses as Class 2 home occupations, detached accessory dwelling units and guest cottages, within Article VI, Section 125-68. Specific standards for certain uses.
- (3) Except for agricultural structures, guest cottages or [caretakers' houses] caretaker's dwellings, no such structure shall either project closer to the fronting street than the principal building on the lot or be located within a required front yard. A guest cottage or caretaker's dwelling must however meet the minimum setback requirements for the zoning district.
- (4) In all zoning districts except HP20 and RA10, [All] all roofed or otherwise enclosed accessory structures, except for agricultural buildings, shall in the aggregate comprise not more floor area than the principal dwelling on the lot or 1,500 square feet, whichever is the more restrictive. Within the HP20 and RA10 Districts the aggregate of such structures shall not exceed the general rule of 1,500 square feet or 300 square feet per acre or part thereof of lot or parcel area, whichever is the less restrictive.
- (5) All such roofed or otherwise enclosed structures in the aggregate shall not occupy more than 20% or [, in the case of roofed structures,] more than 1,000 square feet of any required yard. In addition, the aggregate of both roofed and non-roofed structures, such as swimming pools, may not exceed more than 40% of any required yard.
- (6) Not more than three [such] roofed or otherwise enclosed accessory structures, other than [a permitted sign or] agricultural buildings and those structures less than 50 square feet in floor area or structure footprint, of which not more than one accessory structure shall be a private garage detached from the dwelling, shall be permitted on an individual lot in a residential district. In the event the lot exceeds 10 acres, additional accessory structures may be sited if a special use permit is granted by the Planning Board in accordance with Article VI of this chapter.

- Section 125-33. *Special setbacks on scenic roads and in scenic areas.*
 - Within Subsection B, paragraph 1, modify the term [CAC] to read CAB.
 - Modify Subsection B, paragraph 4, in the manner set forth below:

(4) The construction of a driveway and the installation of underground utilities is permitted through the buffer area provided that native and natural vegetation are maintained to the extent practicable and both erosion and siltation controls and tree protection measures approved by the Zoning Enforcement Officer are installed prior to the commencement of any construction work on site and are properly maintained throughout the construction period.

Article V. *Supplementary Regulations.*

- Section 125-36. *Off-street parking and loading standards.*

Modify the first sentence within Section 125-35, Subsection L, paragraph 1, in the manner set forth below:

All off-street parking shall be located in conformance with the minimum parking setbacks set forth within Section 125-21, District Schedule of Area and Bulk Regulations, and where practicable behind or to the side of the principal building(s) [except as provided in Subsection M below].

- Section 125-37. *Sign regulations.*

- Add the following at the end of Subsection A, *Intent and Purposes*:

Also refer to Section 125-76, Subsection G, Signs; Section 125-89, Subsection I, General Signage Standards; and Section 125-140, Terms used in Section 125-37, Sign regulations, of this chapter.

- Add the following at the end of Subsection D, *Permit required*:

Upon issuance of the sign permit, the sign work must be completed within one year and the applicant must notify the Zoning Enforcement Officer when the sign installation is complete. If the sign work is incomplete, the sign permit shall expire one year from the date of issuance. The applicant may apply in writing to the ZEO for an extension of the sign permit, who may then extend the permit once for a period of not more than six calendar months.

- Modify Subsection F, *Exempt signs*, paragraph 9 a in the manner set forth below:

One sign, not exceeding 16 square feet in area, on a farm or farm [stand] market premises.

- Section 125-38. *Fences, gates and walls.*

- Modify the caption of Section 125-38 in the manner set forth below:

Section 125-38. Fences, gates, [and] walls and berms.

- Modify Subsection A in the manner set forth below:

Fences, gates and walls shall as a permitted use not exceed six feet in height when erected in a required side or rear yard nor exceed four feet in height when erected within 50 feet of the front lot line or highway right-of-way. Except where accessory to agriculture and forestry uses, any fencing which exceeds six feet in height or which consists of a solid fence or wall that does not allow for the passage of views shall be subject to the issuance of a special use permit by the Planning Board in accordance with Article VI of this chapter.

- Modify Subsection F in the manner set forth below:

A berm shall be deemed to be a fence, gate or wall within the meaning of this section if the berm is constructed and landscaped to provide a property boundary delineation, protection or privacy to a property owner, and has not received Planning Board approval in accordance with either subdivision plat and/or site plan review and approval procedures.

- Add a new Subsection H reading:

The installation of fences consisting of flexible plastic, vinyl mesh or any other non-rigid material and constructed in a manner without posts and supports of the type associated with permanent construction is prohibited in all districts. The above prohibition shall not apply to either of the following: (1) siltation fence or similar protective barrier employed during the course of land development or construction work for which required permits and approvals have been granted by the Town, county or state, or (2) natural burlap or black plastic or vinyl fence mesh fence employed on a seasonal basis to protect natural landscaping from snow, deer and other damage, with however the use of more visible color mesh or other material prohibited for this purpose.

- Add a new Subsection I reading:

Also refer to Section 125-25. Corner lots, Section 125-48. Required screening for nonresidential uses; Section 125-89. Guidelines applicable to both residential and nonresidential development; Section 125-91. Residential neighborhood areas; and Section 125-135, Terms used throughout chapter.

- *Section 125-39. Excavation as part of site preparation:*

- Within Subsection A correct typographical error by modifying “regarding” to read “re-grading”.

- *Section 125-40. Development near streams, rivers, wetlands and other water bodies.*

- Add a new Subsection D reading:

D. Also refer to Section 125-32, Freshwater wetlands and floodplains; 125-39, Excavation as part of site preparation; 125-41, Development within Flood Fringe Overlay (FF-O) District; and 125-54, Development within Water Resources Protection Overlay (WR-O) District of this chapter and Town Code Chapter 120, Wetlands.
- Section 125-42. Home occupations.
 - Modify the last line within Subsection A in the manner set forth below:

Such characteristics are identified through thresholds in [Subsection M] Subsections I and N herein.
 - Modify Subsection K as set forth below:

K. If a use is prohibited in all districts [,] under the District Schedule of Use Regulations found in Article III, it shall additionally be prohibited as a home occupation.
 - Add a new Subsection P reading:

Also refer to Section 125-68, Specific standards for certain uses, Subsection 125-68 (G); Section 125-135, Terms used throughout this chapter; and all of Article VI, Sections 125-65 through 125-70.
- Section 125-46. Swimming pools.

Modify Section 125-46 in the manner set forth below:

Any outdoor swimming pool, spa, whirlpool or hot tub, as defined within Article XIII of this chapter, shall be subject to all requirements of the New York State Uniform Fire Prevention and Building Code and Residential Code.
- Section 125-49. Agriculture.
 - Modify the phrase reading “except the mixed-use and neighborhood residential districts (i.e., Rc-H, Rc-B, Nr and VG)” within the opening paragraph of Section 125-49 as follows:

except the mixed-use and neighborhood residential districts (i.e., Rc-H, Rc-B, Rc-HT, Nr and VG) and the NI-O District
 - Modify the last sentence within Subsection G, paragraph 3(f) as follows:

Action by the Planning Board shall follow the procedures enumerated in Article VII, Section [125-76] 125-78, of this chapter.
- Section 125-51. Roadside Stands.

Add a new Subsection E reading:

E. Also refer to Section 125-37, Sign regulations.

- *Section 125-54. Development within Water Resources Protection Overlay (WR-O) District. Subsection A.*

Modify Subsection A, Special use permit required. by deleting in its entirety the second sentence as set forth below:

[The Town Zoning Board of Appeals shall treat any application for a variance from the provisions of the WR-O District regulations as a use variance.]

- *Section 125-55. Preservation of natural and cultural features; design standards.*
 - Modify the last two sentences within Subsection A in the manner set forth below:

The Town further finds that development that conforms to the Town's Design Standards is appropriate if such development is carefully planned to maintain, conserve and enhance the scenic features of the area and the landscape views from public roads and waterways. Aesthetic resource conservation will also have the effect of protecting Rhinebeck's significant wildlife habitats, biodiversity, watersheds, water quality, air quality and other environmentally fragile areas as well as preserving open space and maintaining visual character.

- *Section 125-57. Landscaping standards.*

Modify the second sentence within Subsection E, paragraph 1, in the manner set forth below:

"[In parking lots of ½ acre or more, at] At least 20% of the area within the inside perimeter of the parking surface of the parking area shall be landscaped and maintained with trees, shrubs and other plant materials, as determined necessary by the Planning Board."

- *Section 125-58. Noise regulations.*

- Modify Subsection E by deleting in its entirety the fourth sentence reading:

[The Town Zoning Enforcement Officers, the local law enforcement agencies and such other employees or officials authorized by the Town Board shall be trained in the use of dbA sound meters, and the sound meters shall be certified for accuracy.]

- Delete in their entirety Subsection G. *Application for special use permit*; Subsection H. *Applicant to obtain other necessary permits*; Subsection I, *Revocation of special use permit*; and Subsection J, *Powers and duties of the Planning Board*; and re-number Subsection K as Subsection G.

- *Section 125-59. Habitat and natural resource management.*

Within Subsection G, *Quality control / followup*. modify the term [CAC] to read CAB.

- Section 125-60. Stormwater management.
 - Modify Subsection B, paragraph 1 as set forth below:

Require land development activities to conform to the substantive requirements of the New York State Department of Environmental Conservation State Pollutant Discharge Elimination System (SPDES) General Permit for Construction [Activities GP-02-01] Activity GP-0-15-002 or as amended or revised.

- Section 125-62. Historic buildings.
 - Within Subsection B, Definitions. modify [Article XIII, Section 125-38] to read Article XIII, Section 125-138.

- Add a new Section 125-64.2 reading as follows:

125-64.2. Maximum Floor Area of Certain Buildings.

For all Business and Service Uses set forth within Article III, Section 125-20, District Schedule of Use Regulations, Attachment 2, and located within any district except the Office Research Park (ORP) District, the maximum gross floor area of any individual building housing one or more of the listed uses shall be 8,000 square feet. No such building shall be attached by roofed area to any other such building and shall be separated, except for pedestrian walkways occupying not more than 10% of the intervening open space, from any other such building on at least two sides by not less than 50 feet of maintained and suitably landscaped open space.

- Add a new Section 125-64.3 reading as follows:

125-64.3. Generators.

Any generator proposed to be sited at a fixed location on a parcel within the Rhinecliff Overlay (Rc-O) or Neighborhood Infill (NI-O) Districts or to be sited at a fixed location on a parcel in any other residential district within 200 feet of a property boundary or other dwelling shall be designed and /or equipped with noise-dampening features such as, but not limited to, insulated housing and/or silencing mufflers determined suitable by the Zoning Enforcement Officer to achieve reasonable compliance with Town noise standards prior to the issuance of a building permit for the generator's installation. This provision shall not apply to portable generators.

Article VI. Special Use Permit Requirements.

- Section 125-66. Application procedures.
 - Modify Subsection A. Application and fee. as set forth below:

All special use permit applications are made to the Zoning Enforcement Officer (ZEO) in writing, on forms, and in accordance with the review procedures prescribed by this section of the Zoning Law. In the event that the Zoning Enforcement Officer determines that the proposed building and/or use subject of the application meets all of the requirements of the Zoning Law, the application shall be forwarded, accompanied by such written determination, by the ZEO to the Planning Board for further review in accordance with the provisions of the Zoning Law and/or Subdivision Regulations and the Planning Board's procedures, including placement on the next regular meeting agenda for initial presentation, determination as to completeness and processing as may be timely under the Zoning Law and SEQRA of any application both received by the ZEO not less than 21 calendar days prior to the meeting and forwarded by the ZEO not less than 14 calendar days prior to the meeting. In the event the ZEO finds the application does not comply in one or more aspects with the provisions of the Zoning Law, the application shall be denied by the ZEO, with leave to either appeal the ZEO's determination to the Zoning Board of Appeals in accordance with the provisions of Article XI of this chapter or correct the deficiencies in the application determined by the ZEO and resubmit the same to the ZEO for reconsideration. In order to be considered complete, a special use application shall be accompanied by the following:

- Modify Subsection B. *Public notice and hearing.* as set forth below:

The Planning Board shall, within 62 calendar days of [receipt of the complete application] its determination an application is complete, conduct a public hearing on any such special permit application.

- Modify Subsection C. *Agency and consultant review.* as set forth below:

In its review, the Planning Board may consult with the Town [Code Enforcement Officer and Zoning] Zoning and Code Enforcement Officers, the Superintendent of Highways, the Conservation Advisory [Council] Board, the Town Historian, other local and county officials and its designated private planning, legal and engineering consultants,

- Modify Subsection D. *Required referral.* by adding at the end of this Section the sentence set forth below:

In the matter of any application involving land within the Local Waterfront Revitalization Area the Planning Board shall also refer the application to the Town's Waterfront Advisory Committee pursuant to the requirements of Town Code Chapter 118, Waterfront Consistency Review for a report as to consistency of the application with coastal policies.

- Delete in its entirety Subsection E. *Waiver of requirements.* and renumber subsequent present Subsections F through N as E through M.

[E. Waiver of requirements.

The Planning Board may waive any specific requirements set forth in Article VI, Section 125-68, of this chapter for the approval of a special use permit. The grant

of any such waiver shall be accompanied by a written finding that compliance with the requirements is either not requisite in the interest of the public health, safety and general welfare or is inappropriate to the particular special permit use. The Planning Board may, in granting waivers, incorporate such reasonable conditions as will, in its judgment, substantially secure the objectives of the requirements so waived. No waiver or modification may be deemed approved or granted by implication. All waivers and modifications must be expressly set forth in the findings of the Planning Board.]

- Modify present Subsection F. *Area variances.* as set forth below:

F. [Area variances] Variances.

Where a proposed special use permit use contains one or more features which do not comply with the special use permit regulations, application may be made to the Zoning Board of Appeals for [an area] a variance pursuant to Article XI of this chapter [without the necessity of a decision or determination of the Zoning Enforcement Officer].

- Modify present Subsection G. *Decisions.* as set forth below:

Every decision of the Planning Board with respect to a special use permit application shall be made within 62 calendar days of the close of the public hearing, which resolution shall clearly state the decision, including findings pertinent to both the Zoning Law and, when applicable, Town Code Chapter 118, Waterfront Consistency Review, and any modifications attached thereto. The time within which the Planning Board shall render its decision may be extended by mutual consent of the applicant and the Board. Each such decision shall be filed in the office of the Town Clerk within five business days after such decision is rendered, and a copy thereof shall be mailed to the applicant. The public hearing may not be closed and [No] the time periods for decision-making in this subsection shall not begin to run until the Planning Board or other designated lead agency has either classified the proposed action as a Type II Action for which further environmental quality review is precluded, accepted a draft environmental impact as complete or adopted a negative declaration under SEQR. The failure of the Planning Board to render a decision within the time period set forth in this subsection shall not be deemed to be an automatic approval of the special use permit application.

- Modify present Subsection I. *Effect of special use permit approval.* by substituting the term "Zoning Enforcement Officer" for "Code Enforcement Officer" within paragraphs (1) and (4).
- Further modify present Subsection I. *Effect of special use permit approval.* by modifying the first sentence within Subsection I as set forth below:

The Planning Board may require in its resolution of approval that a special use permit be renewed periodically, typically being for a period of three to five years and in

consideration of land uses such as mining where jurisdiction is shared by the Town and a county or state agency.

- Section 125-67. General standards. Subsection H.

- Revise Subsection H. as set forth below:

Except for [preexisting] existing lots of record subject of Article IV, Section 125-22 of this chapter, the use shall meet the prescribed area and bulk requirements for the district in which it is located and as further specified in the supplementary regulations, including but not limited to setbacks, maximum height, environmental and open space standards, required off-street parking, lighting, noise and sign regulations.

- Section 125-68. Specific standards for certain uses. Subsections F, I, K, LL, NN and PP.

- Modify the opening line of Subsection F. *Elder cottage housing opportunity (ECHO) unit or cottage housing unit, provided:* by deleting the phrase "or cottage housing unit". In addition, delete the phrase "or cottage housing unit" in both the opening line of Subsection 2 and paragraphs (a) and (e) therein.

- Within Subsection I. *Cemetery*, paragraph 1 modify the second sentence as follows:

Burial or memorial plots [of] with headstones, monuments or other grave markers limited to less than six feet in height may be located as close as 25 feet to any residential property line.

- Delete in its entirety below Subsection K and mark this Subsection reserved:

[K. Maximum floor area of a nonresidential building.

- (1) *The maximum interior floor area of an establishment shall be 8,000 square feet.]*

- Within Subsection LL. *Country Inn 1*. delete the second of three parentheses within paragraph 3.

- Within Subsection NN. *Major excavation and/or tree clearing*. add the following at the end of paragraph (1):

Also refer to Section 125-39, Excavation as part of site preparation; Section 125-54, Development within the Water Resources Protection Overlay (WR-O) District; Section 125-55, Preservation of natural and cultural features; design standards; Section 125-57, Landscaping standards; Section 125-60, Stormwater management; and 125-135, Terms uses throughout this chapter, of this chapter and Town Code Chapter 101, Subdivision of Land, Section 101-6.2, Subdivision design standards.

- Within Subsection *PP. Bed-and-breakfast establishment*. correct a typographical error within paragraph 1 by modifying “home vetoccupation” to read “home occupation”.
- *Section 125-69. Rhinecliff Overlay (Rc-O) District.*

Modify Subsection E, paragraph (11) *Waivers*. as set forth below:

11. *Waivers. The Planning Board may waive or modify any requirement under this Section 125-69 under the following circumstances:*

- (a) *Where the Planning Board finds that compliance with the objectives and guidelines for either additions to existing structures or new construction is not possible due to the exceptional conditions of topography, access, location, shape or other physical features of the site, the minimum requirements of these regulations may be waived or modified, provided that the public interest is protected, the plan is in keeping with the general spirit and intent of these regulations and full compliance with SEQR and the Town's Local Waterfront Revitalization Program is still provided.*
- (b) *No waiver or modification may be granted if it would have the effect of nullifying the intent and purpose of the Zoning Law, the Comprehensive Plan or these regulations. No waiver or modification may be made on a condition which would otherwise require variance from the Town Zoning Board of Appeals, such as in the case of request for approval of a use not authorized within the underlying zoning district. The Planning Board may refer a request for a waiver to the Zoning Board of Appeals for an interpretation as to whether such request constitutes a waiver or variance. The Planning Board may hold a public hearing on a request for waiver from the standards set forth within this section, in addition to the mandatory public hearings on the proposed special use permit and site plan approval.*
- (c) *The Planning Board may, in granting waivers of, or modifications to [these] the standards or guidelines herein, incorporate such reasonable conditions as will, in its judgment, substantially secure the objectives of the requirements so waived.*
- (d) *No waiver or modification may be deemed approved or granted by implication. All waivers and modifications must be expressly sought in writing by the applicant and set forth in the written findings, resolution and minutes of the Planning Board.*

- *Section 125-70. Rhinecliff Hamlet Transition (Rc-HT) District.*

Modify Subsection C, paragraph 3, subparagraph (d) as set forth below:

If feasible and applicable, parking shall be located behind the front façade line of the

principal dwelling unit on the lot or preferably behind the building, and it shall be suitably screened with planting and/or fencing designed in accordance with Section 125-38 and Section 125-57 of this chapter and approved by the Planning Board.

Article VII. Site Plan Review and Approval.

- Section 125-71. Purposes.

Modify the opening sentence of Section 125-71 as follows:

The purpose of this Article as expressed in its Comprehensive Plan and Local Waterfront Revitalization Program, thereby protecting the natural, cultural, historic and rural landscapes and aesthetic qualities of the Town.

- Section 125-73. Uses subject to site plan approval.
 - Modify Subsection A. as set forth below:

All special permit uses cited in the District Schedule of Use Regulations and accessory uses to special permit uses, or as identified herein, shall be subject to site plan review and approval, with this provision not to be construed as requiring site plan review and approval by the Planning Board for either maintenance which should be performed on a periodic basis of structures of all types in their continuing use, including the landscaping of properties, [or] the substantially identical replacement by design, location, dimension and material of site appurtenances such as fencing, signs, walkways and driveways but not to include the replacement of either off-site commercial or other advertising signs or noncomplying lighting.

Further, the construction and/or installation of accessory structures of less than 50 square feet in floor area or structure footprint which are proposed in conformance with the minimum setback requirements found within Article IV, Section 125-27, shall not be subject to the requirement for site plan review and approval unless both of the following criteria apply:

- (1) the use is otherwise established as a special permit use within Article IV, Section 125-40, Development near streams, rivers, wetlands and other water bodies, Section 125-41, Development within Flood Fringe Overlay (FF-O) District, and/or Section 125-54, Development within Water Resources Protection Overlay (WR-O) District, of this chapter, and*
- (2) notwithstanding the requirement for special use permit otherwise stated within Section 125-40, Subsection A, paragraph 3, and Section 125-54, Subsection C for any development within 1000 feet of the Hudson River, the use is located within 250 feet of the Hudson River.*
- Modify the opening paragraph of Subsection B as set forth below:

With the exception of agriculture, forestry and conservation uses and the construction and/or installation of accessory structures of less than 50 square feet in floor area or

structure footprint, including those proposed accessory structures located within areas identified in paragraphs (2), (3) and (4) below, site plan approval is required for excavation and construction activities associated with all permitted and accessory uses thereto within areas of environmental sensitivity as identified herein:

- Section 125-74. Sketch Plan Conference.

- Modify the caption of Section 125-74 to read:

Section 125-74. Pre-Application and Sketch Plan Conferences.

- Add a new Subsection A reading as set forth below and re-number Subsections A through C as B through D:

Except in the case of site plan applications for modification of an existing single-family dwelling, the filing of any new application for Planning Board review and approval of a site plan and/or special use permit must be preceded by a pre-application conference with the Planning Board Chair, the Planning Consultant and other persons who may be designated by the Chair. The purpose of the pre-application conference is to conceptually review the proposed development of buildings or the use of open land and associated site improvements, identify related application and submission requirements, and discuss Planning Board procedures under this chapter and related regulations such as SEQRA.

- Section 125-75. Application for site plan approval.

- Modify Subsection A in the manner set forth below.

All site plan applications, accompanied when applicable by a related request for waiver of requirements within the purview of the Planning Board as established in Section 125-77(F) of this chapter, are made to the Zoning Enforcement Officer (ZEO) in writing, on forms, and in accordance with the review procedures prescribed by this section of the Zoning Law. In the event that the Zoning Enforcement Officer determines the application meets all of the requirements of the Zoning Law, the application shall be forwarded, accompanied by such written determination, by the ZEO to the Planning Board for further review in accordance with the provisions of the Zoning Law and/or Subdivision Regulations and the Planning Board's procedures, including placement on the next regular meeting agenda for initial presentation, determination of completeness and processing as may be timely under the Zoning Law and SEQRA of any application both received by the ZEO not less than 21 calendar days prior to the meeting and forwarded by the ZEO not less than 14 calendar days prior to the meeting. In the event the ZEO finds the application does not comply in one or more aspects with the provisions of the Zoning Law, the application shall be denied by the ZEO, with leave to appeal the ZEO's determination to the Zoning Board of Appeals in accordance with the provisions of Article XI of this chapter.

- Modify the opening paragraph within Subsection C in the manner set forth below:

Within three calendar months of the sketch plan conference, a complete application for site plan approval shall be made and shall be accompanied by no fewer than [12 paper prints] five full-scale prints and seven half-scale prints of the proposed site plan drawings (or as many additional half-scale prints as may be required for circulation purposes under SEQR) and twelve copies of supporting site assessment data, related technical reports and environmental assessment documents and, unless impracticable, one electronic file of the proposed site plan drawings, site assessment data, related technical reports and environmental impact assessment documents, in a form usable by the Town Engineer and Town Planner and for posting on the Town of Rhinebeck website. The Planning Board may reduce the number of paper copies of such documents upon satisfaction of the electronic filing

- Add the following sentence at the end of Subsection C, paragraph 2, subparagraph b, Environmental assessment form:

Upon initiating preparation of a required full EAF applicants shall employ the Environmental Mapper found on the NYSDEC web-site as an informational resource.

- *Section 125-77. Planning Board review of site plan.*

- *Modify Subsection D. Public notice and hearing. as set forth below:*

The Planning Board shall, within 62 calendar days of [the receipt of the complete application] its determination that an application is complete, conduct a public hearing on any such site plan application.

- *Modify Subsection E. Required referral. by adding at the end of the Subsection the sentence set forth below:*

In the matter of any application involving land within the Local Waterfront Revitalization Area, the Planning Board shall also refer the application to the Town's Waterfront Advisory Committee pursuant to the requirements of Town Code Chapter 118, Waterfront Consistency Review for a report as to the consistency of the application with coastal policies.

- *Section 125-78. Planning Board action on site plan.*

- *Modify the opening paragraph of Section 125-78. Planning Board action on site plan. as set forth below:*

[Within 62 days of the close of the public hearing, the Planning Board shall act on the site plan application.] Every decision of the Planning Board with respect to an application for site plan approval shall be made within 62 calendar days of the close of the public hearing. The time within which the Planning Board must act on the application may be extended by mutual consent of the Planning Board and applicant. The public hearing may not be closed and the time periods for decision-making in this subsection shall not begin to run until the Planning Board or other designated lead agency has either classified the proposed action as a Type II Action for which further

environmental quality review is precluded, accepted a draft environmental impact as complete or adopted a negative declaration under SEQR. The failure of the Planning Board to render a decision within the time period set forth in this subsection shall not be deemed to be an automatic approval of the application for site plan approval.

- Modify Subsection A. *Action by resolution.* by adding at the end of paragraph (1) a sentence reading:

The Planning Board's resolution shall include findings as pertinent to both the Zoning Law and, when applicable, Town Code Chapter 118, Waterfront Consistency Review.

- Modify the last sentence of the opening paragraph of Subsection B. *Submission requirements for stamping.* as set forth below:

The site plan submitted for stamping shall conform strictly to the site plan approved by the Planning Board, except that it shall further incorporate any revisions or other modifications required by the Planning Board and shall be accompanied by a minimum of four copies of the following additional information:

- Modify Subsection C. *Effect of stamping by the Planning Board.* paragraph (2) as set forth below:

After approval or approval with modifications by the Planning Board, any changes, modifications or alterations from the site plan approved by the Planning Board can only be granted based upon application for an amendment to the approved site plan, except in the instance of a request for, and authorization of, a field change involving a limited modification in the approved site plan in the matter of one or more portions of the work not begun by the applicant and determined by the ZEO following consultation with the Planning Board Chair to both involve neither an increase in either building footprint, other impervious area or other dimensional measure set forth within this chapter nor to raise any other planning or environmental issues. The Zoning Board of Appeals shall not have the power to entertain a variance from the approved site plan after site plan approval is granted.

- Section 125-81. *Inspection of improvements.*

- Modify the caption of Section 125-81 as set forth below:

Inspection of building and site improvements.

- Further modify Section 125-81 in the manner set forth below:

The Code Enforcement Officer shall be responsible for the inspection of all buildings and accessory structures for which a building permit is required, and the Zoning Enforcement Officer shall be responsible for the overall inspection of all other site improvements, [including] which may include coordination with the designated Town Engineer and other local officials and agencies, as may be appropriate on projects

subject to site plan approval. Reasonable expenses incurred by the Town for inspections by the designated Town Engineer or other appropriate professionals shall, in addition to costs associated with site plan review and fee paid for a certificate of use, be reimbursed to the Town by the applicant in accordance with Article XIV of this chapter and the fee schedule established and annually reviewed by the Town Board.

Prior to the applicant, owner, operator or occupant utilizing the site, such person shall contact the Zoning Enforcement Officer and request a final inspection of the site work for compliance with the approved site plan. Prior to the issuance of a certificate of use, the Zoning Enforcement Officer shall inspect the land and all site improvements for site plan compliance. Prior to the issuance of the certificate of use the applicant shall provide the ZEO with a written notarized statement as to the applicant's intended use of the land, site, building or structure. Prior to any use of the site and prior to occupancy of any building or land, the applicant shall first obtain the certificate of use from the ZEO, and then obtain the certificate of occupancy or certificate of compliance from the Code Enforcement Officer. Also refer to Section 125-110, Certificates of use, of this chapter.

Upon completion of the work governed by the building permit and associated approved site plan and related request for final inspection, there shall be filed with the Code Enforcement Officer and Zoning Enforcement Officer an affidavit of the registered architect or licensed professional engineer who filed the original plans, of the registered architect or licensed professional engineer who supervised the conduct of the work or of the superintendent of construction who supervised the work and who, by reason of his experience, is qualified to superintend the work for which a certificate of occupancy / use is sought. This affidavit shall state that the approved plans of the structure and all related site improvements set forth on the approved site plan for which a certificate of occupancy is sought have been examined and that the structure has been erected and the site improvements installed in accordance with the approved plans and, as erected and installed, comply with all other requirements governing the building construction and site improvements except insofar as variations therefrom have been legally authorized by the Code Enforcement Officer, Zoning Enforcement Officer and/or Planning Board, as applicable. Such variations shall be specified in the affidavit. For all commercial, institutional and multi-family residential projects involving construction of new buildings, substantial additions to existing buildings, and/or installation of major site improvements, completion of the work, whether completed in strict accordance with the approved plans or inclusive of any legally-authorized variations, shall be documented through submission of an as-built drawing.

Upon completion of the work governed by the building permit and associated approved site plan and receipt of the request for final inspection, accompanied by the above-cited affidavit and as-built drawing as may be required, the Code Enforcement Officer and Zoning Enforcement Officer shall conduct inspections of the work for which the building permit and related site plan approval were issued. When, after final inspection, it is found that the heretofore proposed work has been completed in accordance with the applications, plans and specifications, and supporting data filed in connection with the issuance of the building permit and the grant of site plan approval, or as these documents may have been legally amended, the Zoning

Enforcement Officer may first issue a certificate of use and the Code Enforcement Officer may then issue a certificate of occupancy or compliance. If it is found the proposed work has not been properly completed, either the Code Enforcement Officer or Zoning Enforcement Officer, as applicable to the deficient work, shall order the work completed in conformity with the building permit, the approved site plan and other applicable regulations and requirements governing building construction and the installation of site improvements.

Article VIII. Neighborhood Design Standards and Guidelines.

- Section 125-87. Districts. Subsection B.
 - Modify Subsection B. Community Business – South (CB-S) District. paragraph (2) as set forth below:

Projects deemed consistent with the standards and guidelines of this article by the Planning Board are eligible for an increase in density of 50% [over the minimum] from the maximum density otherwise authorized pursuant to the requirements of Article IV, Area and Bulk Regulations. As may be applicable, [Any] any increase in density granted shall comply with the 8,000 square foot individual building limitation for specific uses subject to [Article VI, Section 125-68K] Article V, Section 125-64.2, of this chapter. Nothing herein shall prevent the development of multiple buildings to achieve the density permitted, provided each individual building complies with the 8,000 square foot limitation.

Article IX. Nonconforming Buildings, Structures and Uses.

- Modify the title of Article IX in the manner set forth below:

Nonconforming and Noncomplying Buildings, Structures and Uses.

- Add the below sentence at the end of Section 125-93. Applicability.:

Nothing contained in this Article shall be construed as requiring the grant of a variance by the ZBA or any other Town approval to maintain or restore, subject to the limitations stated therein, a nonconforming or noncomplying building, structure or use in accordance with the provisions of below Sections 125-94, 125-95 and 125-96.

- Modify Section 125-94. Subsection A, paragraph 5 as set forth below:

Any noncomplying building or structure declared unsafe by the Zoning Enforcement Officer, the Code Enforcement Officer or other proper authority may be restored to a proper condition within the time period provided by such authority.

Article X. Administration and Enforcement of Zoning Law and New York State Uniform Fire Prevention and Building Code.

- Section 125-105. Zoning Enforcement Officer.

- Modify Subsection A paragraph (1) as set forth below:

To receive and review all applications for special use permits, site plan approval and [subdivisions] subdivision plat approval and either a certificate of removal or demolition or certificate of economic hardship pursuant to the provisions of this chapter. In the event that the Zoning Enforcement Officer determines that the proposed building and/or uses subject of the application, accompanied when applicable by related requests for waiver(s) within the purview of the Planning Board, meets all of the requirements of the Zoning Law, the application shall be forwarded by the ZEO to the Planning Board for further review in accordance with the provisions of the Zoning Law and/or Subdivision Regulations. In the event the ZEO finds that the application does not comply in one or more respects with the provisions of the Zoning Law, the application shall be denied by the ZEO, with leave to appeal the ZEO's determination to the Zoning Board of Appeals in accordance with the provisions of Article XI of this chapter. All applications that require either a freshwater wetlands permit from the New York State Department of Environmental Conservation or involve development within a regulated area consisting of a wetland and its associated buffer as established under the Town of Rhinebeck Freshwater Wetlands Law shall be forwarded by the ZEO to the Planning Board for review in accordance with [the Town of Rhinebeck Freshwater Wetlands Law] said law.

- Add within Subsection A paragraphs (13) and (14) reading as follows:

(13) To inspect in the role of, or in coordination with the Town's stormwater management officer as may otherwise be applicable, the installation of storm water management measures pursuant to Article V, Section 125-60. Storm water management, of this chapter.

(14) To issue those demolition permits governed by the provisions of Article V, Section 125-62. Historic Buildings, of this chapter.

- Section 125-106. Building permits.

- Add Subsection L as set forth below:

L. Relationship with other Town approvals.

Prior to the issuance of a building permit for any work subject of site plan approval, special use permit approval and/or subdivision plat approval by the Planning Board, the Code Enforcement Officer must first receive from the Planning Board a copy of the Resolution of Approval and a copy of the Approved Site Plan or Subdivision Plat stamped and signed by the Planning Board Chair.

- Section 125-111. *Filing of decisions; appeals.*
 - Modify Subsection B as set forth below:
 - B. *An appeal to the Zoning Board of Appeals shall be taken within 60 days after the filing of any such order by filing with the official a notice of appeal specifying the grounds therefor and the relief sought. The applicant shall provide a sufficient number of copies of all documents (both a minimum of six paper copies and an electronic copy of all appeals documents) to the ZBA Clerk. The official from whom the appeal is taken shall forthwith transmit to the Zoning Board of Appeals all of the papers constituting the record upon which the action appealed from was taken.*

Article XI. Zoning Board of Appeals. Section 125-125. Procedure.

- Modify the second sentence within of Subsection *B Application and fee.* by deleting the words “*or Uniform Code*”.
- Modify the final sentence within Subsection *B. Application and fee.* in the manner set forth below:

Each application shall also be accompanied by a short or full environmental assessment form as required by the Board of Appeals pursuant to SEQR, Article 8 of the Environmental Conservation Law and Title 6, Part 617 NYCRR, and, as pertinent to the location, an agricultural data statement if within or adjacent to a certified Agricultural District, and a coastal assessment form if located within the Town’s Local Waterfront Revitalization Area.

- Modify the first sentence within Subsection *D. Public notice and hearing.* in the manner set forth below:

The Board of Appeals shall [fix a reasonable time and place for] convene a public hearing within 62 calendar days of the filing of [on] any such appeal or application.
- Modify the first sentence within Subsection *E. Required referrals.* by deleting the words “*to the Regional State Park Commission having jurisdiction over any state park or parkway within 500 feet of the property affected by such appeal*”.
- Modify the last two sentences within Subsection *E. Required referrals.* as set forth below:

“The application or appeal for variance shall also be referred prior to the public hearing to the Planning Board for its review and recommendations and, if located within the Town’s Local Waterfront Revitalization Area, to the Waterfront Advisory Committee for a report as to the consistency of the application with Town coastal policies. No action shall be taken by the Board of Appeals until both an advisory recommendation has been received from said Planning Board and, if applicable, a report received from said

Waterfront Advisory Committee or 30 calendar days have elapsed since the Planning Board and the Waterfront Advisory Committee received upon referral from the Board such application or appeal for variance.”

- o Modify Subsection F. *Decisions*. to read as set forth below:

Every decision of the Zoning Board of Appeals on an appeal or request shall be made within 62 calendar days of the close of the public hearing by the Board, shall be recorded in accordance with standard forms adopted by the Board and shall fully set forth the circumstances of the case and contain a full record of the findings on which the decision is based, including a record of compliance with the applicable provisions of SEQR, Article 8 of the Environmental Conservation Law and Title 6, Part 617 NYCRR, and Town Code Chapter 118, Waterfront Consistency Review, as applicable to locations within the Town's LWRA.

The time period for decision-making in this subsection may be extended by mutual consent of the ZBA and the applicant and shall not begin to run until the ZBA or other designated lead agency has either classified the proposed action as a Type II Action for which further environmental quality review is precluded, accepted a draft environmental impact as complete or adopted a negative declaration under SEQR, which action shall precede close of the public hearing. The failure of the ZBA to render a decision within the time period set forth in this subsection shall not be deemed to be an automatic approval of the appeal or other request.

Article XII. Amendments.

- Section 125-133. *Town Board procedure*.
 - o Within paragraph 3 of Subsection A. *Public notice and hearing*. substitute the term “County Legislature” for “Board of Supervisors”.
 - o Modify the caption of Subsection E. *Fee*. to read *E. Filing fee*.
 - o Modify the caption of Subsection F. *Consultant's fee*. to read *F. Reimbursement for consulting fees*.

Article XIII. Definitions.

- Section 125-135. *Terms used throughout this chapter*.
 - o Modify the below definitions either in whole or stated part in the manner set forth below:

ACCESSORY STRUCTURE --- *A structure or building, the use of which is customarily incidental and subordinate to that of the principal structure or building and which is attached thereto, or is located on the same lot or premises. Except for an accessory dwelling unit, quest cottage or ECHO (elder cottage housing opportunity) unit*

approved under Articles VI and/or VII of this chapter, accessory structures are not for the purpose of human habitation and may include such structures or buildings as garages, swimming pools, spas, whirlpools or hot tubs, tennis courts, garden or tool sheds, barns, studios, greenhouses, and playhouses, and such elements as generators, satellite dish antennas, and solar and wind energy systems.

AGRICULTURE – by deleting in its entirety the last sentence as set forth below:

[Agriculture shall not include a confined animal feeding operation (CAFO) as defined herein.]

AREA AND BULK REGULATIONS -- The combination of controls set forth within Article IV which, in combination with Supplemental Regulations set forth within Article V and special permit standards set forth within Article VI, establish the [residential density of a lot or lots and the maximum size of a building or structure and its location on such lot] minimum area of a lot, the minimum extent of yards and open space areas and the maximum dimension of buildings and other improvements and their location on such lot. This term may also be referred to as "bulk regulations".

COTTAGE [HOME] DWELLING – A cottage [home] dwelling is similar to a detached accessory dwelling unit, but rather than being contained within another accessory structure such as a barn, garage or carriage house, shall be a detached structure separate and apart from the single-family dwelling and/or other accessory structures on the lot. A cottage [home] dwelling shall not exceed 750 square feet in gross floor area on lots less than ½ acre nor 1,000 square feet on lots ½ acre or larger, shall be built in accordance with the New York State Uniform Fire Prevention and Building Code, and shall be clearly incidental and subordinate to the principal building or structure.

COVERAGE, LOT [or IMPERVIOUS SURFACE COVERAGE] – That percentage of the plot or lot area covered by the composite building area or extended to the ground plane of all principal and accessory buildings or structures, roads, parking lots and parking areas and all other impervious surfaces as defined herein. [Such coverage excludes uncovered porches, terraces, and wooden decks, except where used for commercial purposes.]

FARM – Land and on-farm buildings, equipment and practices which contribute to the production, preparation and marketing of crops, livestock and livestock products as a commercial enterprise.

For the purposes of this chapter, the term "farm" specifically excludes riding academies and arenas, dog kennels or catteries, and the raising of fur-bearing animals.

FAST FOOD ESTABLISHMENT – An establishment, whether a principal or an accessory use, required by contractual, franchise or other legal arrangements to offer or otherwise be characterized by [some or all] two or more of the following:

FLOOR AREA, GROSS – The floor area within the inside perimeter of the exterior walls of the building under consideration, exclusive of vent shafts and courts, without

deduction for corridors, stairways, closets, the thickness of interior walls, columns or other features. The floor area of a building, or portion thereof, not provided with surrounding exterior walls shall be the usable area under the horizontal projection of the roof or floor above. The gross floor area shall not include:

- A. Shafts with no openings or interior courts.
- B. Vehicular parking [and loading] areas within [the] a residential structure designed to accommodate automobiles or light, non-commercial trucks of less than 20 feet in length, except that when calculating permitted gross floor area within the Rc-O District this exclusion shall not be applied to floor area in excess of that required for the parking of two such vehicles.
- C. Floor area occupied by HVAC (heating, ventilating or air conditioning), mechanical, electrical, communications and security equipment or apparatus.
- D. Basement, cellar or attic areas, as these terms are defined under the NYS Uniform Fire Prevention and Building Code, which are not intended for either human occupancy as habitable space or for use in the conduct and/or support of a home occupation

HOME OCCUPATION – Any limited personal service, professional service or business use customarily conducted within a dwelling or customary accessory building and carried on by the residents thereof, which is clearly incidental and secondary to use of the premises for residential purposes and does not alter the residential character thereof, and which use shall be fully consistent with the use limitations stated in Article V, Section 125-42, of this chapter.

For purposes of this chapter neither a home office for the exclusive use of a resident or residents of the premises nor artistic, literary or similar intellectual work carried on by a resident or residents of the premises and routinely involving no on-premises participation by other persons shall be construed to be a "home occupation".

LOT OF RECORD – A legally existing lot at the time of adoption of this chapter on December 29, 2009, duly filed and recorded in the Dutchess County Clerk's office as either an individual parcel of land or part of an approved subdivision, in accordance with the Town's Land Subdivision Regulations and applicable provisions of Town Law.

MOTEL – A building or group of buildings containing individual living and sleeping accommodations for hire for guests for no more than 30 days, each of which is provided with a separate exterior entrance and a parking space, and is offered for rental and use principally by motor vehicle travelers. The term "motel" includes but is not limited to every type of similar establishment known variously as an "auto court", "motor hotel", "motor inn", "motor lodge", "tourist court", "tourist cabins", or "roadside hotel".

PROHIBITED USE – Any use which is not listed as a permitted use, special permit use, or accessory use within a zoning district in the District Schedule of Use Regulations in Article III of this chapter is a prohibited use within such district. Any use not listed in the District Schedule of Use Regulations as a permitted use, special permit use or accessory use [that is not permitted or specially permitted] in one or more districts within the Town of Rhinebeck is by virtue of such exclusion deemed a prohibited use in all districts within the Town.

USE REGULATIONS – The controls which enumerate the permitted principal uses, permitted accessory uses and special permit uses, either principal or accessory, within each of the zoning districts established by this chapter.

- o Add the below definitions in proper alphabetical sequence:

BONA FIDE WORK OF ART – An original object of an established art form possessing positive aesthetic qualities and created by the artist upon application of his or her skills and with the intent of both expressing human emotion or exhibiting an individual point of view and producing a work of art; the term “bona fide work of art” shall not be construed to include any object produced for prior, present or future utilitarian purpose.

BUILDING COVERAGE. See COVERAGE, BUILDING.

COMMERCIAL EQUINE OPERATION -- An agricultural enterprise, consisting of at least seven acres and stabling at least ten horses, regardless of ownership, that receives \$10,000. or more in gross receipts annually from fees generated through the provision of commercial equine activities including, but not limited to, riding lessons, trail riding activities or training of horses or through the production for sale of crops, livestock and livestock products, or through both the provision of such commercial equine activities and such production.

COMMERCIAL HORSE BOARDING OPERATION -- An agricultural enterprise, consisting of at least seven acres and boarding at least ten horses, regardless of ownership, that receives \$10,000. or more in gross receipts annually from fees generated either through the boarding of horses or through the production for sale of crops, livestock and livestock products, or through both such boarding and such production.

COMPLETE APPLICATION. – A full submission made by an applicant for any approval required under this chapter by the Planning Board, Town Board, ZBA or ZEO, including as pertinent to the specific application type and in required form, number and amounts all executed application forms and certifications; fees; escrow agreement and escrow deposits; land survey, site and building plans stamped by appropriate licensed design professionals; environmental assessment and coastal assessment forms and agricultural data statements; and other required additional information such as engineering studies or archaeological reports, to permit consideration of the application by the responsible party.

COVERAGE, BUILDING -- That percentage of the plot or lot area covered by the composite building area on or extended to the ground plane of all principal and accessory buildings or structures as defined herein. Such coverage excludes uncovered porches, terraces, and wooden decks, except where used for commercial purposes.

EXISTING LOT OF RECORD -- See LOT OF RECORD.

FARM OPERATION -- The land and on-farm buildings, equipment, manure processing and handling facilities, and practices which contribute to the production, preparation and marketing of crops, livestock and livestock products as a commercial enterprise, including a commercial horse boarding operation, a timber operation, compost, mulch or other biomass crops and commercial equine operation, each as defined within Section 301 of the New York State Agriculture and Markets Law. Such farm operation may consist of one or more parcels of owned or rented land, which parcels may be contiguous or non-contiguous to each other.

FORMULA FOOD ESTABLISHMENT -- See FAST FOOD ESTABLISHMENT.

GENERALLY ACCEPTED AGRICULTURAL AND FARM MANAGEMENT PRACTICES -- Those activities and practices including but not limited to business and administrative activities related to the operation of a farm; operation of farm equipment; production, preservation, processing and marketing of farm products; proper use of legal agricultural chemicals and other crop protection methods; and construction, maintenance, repair and use of farm structures, including such buildings used to store farm equipment and to store and/or process farm products; and such other improvements that are necessary to the operation of the farm. Said practices are those that either have been or would be determined "sound agricultural practices" by the New York State Commissioner of Agriculture and Markets upon application of the guidelines recommended for the Commissioner's use by the NYS Advisory Council on Agriculture, including but not limited to (1) "the practice should be legal", (2) "the practice should not cause bodily harm or damage property off the farm", (3) "the practice should achieve the results intended in a reasonable and supportable way", and (4) "the practice should be necessary".

GROSS FLOOR AREA -- See FLOOR AREA, GROSS.

HELICOPTER PAD / LANDING AREA -- Any land area, whether with an improved or natural surface, or water surface area used for the landing and take-off of a helicopter as either a principal or accessory use.

LOCAL WATERFRONT REVITALIZATION AREA -- That area within the Town of Rhinebeck, the boundary of which was established upon local adoption and state approval of the Town's Local Waterfront Revitalization Program (LWRP), and within which all permits, approvals and other actions by Town, county, state and federal agencies require consideration for their consistency with pertinent coastal policies set forth within the LWRP. May be cited as LWRA.

LOT COVERAGE. See COVERAGE, LOT.

NONCOMPLYING BUILDING OR STRUCTURE. A legal existing building or structure which does not conform to the applicable district regulations under either the District Schedule of Area and Bulk Regulations and/or Supplementary Regulations for minimum lot area, width or depth; minimum front, rear or side yard; maximum height; maximum principal and/or aggregate accessory structure coverage; parking requirements; or density after the adoption on December 29, 2009, or subsequent amendment of this Chapter. This condition may also be cited as "noncomplying bulk".

NONCONFORMING USE. A legal existing use of a building or land which does not conform to the applicable use regulations set forth within the District Schedule of Use Regulations for the zoning district in which the use is located after the adoption on December 29, 2009, or subsequent amendment of this Chapter.

PRIVATE AIRSTRIP – Any land area, whether with an improved or natural surface, or water surface area used for the landing and take-off of an airplane either as a principal or accessory use.

SHORT-TERM -- See TEMPORARY.

SWIMMING POOL, SPA, WHIRLPOOL OR HOT TUB – Any outdoor pool or tank, created for the specific purpose of swimming, bathing or other human relaxation, that causes the retaining of water to a depth greater than 18 inches and is subject to the design and safety requirements set forth within the New York State Uniform Fire Prevention and Building Code and Residential Code, Appendix G, Swimming Pools, Spas and Hot Tubs.

Article XIV. Fee Reimbursement.

- Section 125-142. Intent.

- Modify in part Section 125-142 as set forth below:

The intent of the Town Board is to provide a mechanism for the reimbursement of fees and expenses, incurred in connection with applications, both proposed through pre-application conferences and/or pending by virtue of submission of applications, before the Town of Rhinebeck Town Board, Zoning Board of Appeals, Zoning Enforcement Officer, and any other Town agency or department for

- Section 125-143. Applications subject to fees.

- Modify Subsection B by adding within paragraph (1) as items (n) through (q) the following and renumbering present items (o) and (p) as (r) and (s):

(n) Demolition permits;

(o) Application for a certificate of demolition or removal;

(p) Application for a certificate of economic hardship;

(q) Certificates of use; and re-numbering succeeding paragraphs as (r) through (t).

Attachments

- *Attachment 1. Zoning Districts Map(s).*
 - Modify the title of Attachment 1:1 reading "Proposed Zoning Districts Map – Hamlet of Rhinecliff Detail" to read "Zoning Districts Map – Hamlet of Rhinecliff Detail".
 - Update the "Town of Rhinebeck, NY – Zoning Districts Map" presented as Attachment 1:2 to reflect the ORP, NI-O and Mi-O District map amendments adopted by the Town Board within the past three years, including deletion of the note appearing on the Zoning Districts Map concerning the Mi-O District.
 - Include the *Water Resources Protection Overlay (WR-O) District* under the category "Overlay Districts" within the legend on both Attachment 1:1 and Attachment 1:2 and include on both Attachments the following notation: *See Attachment 1:3 for boundaries of WR-O District.*
 - Modify the title of Attachment 1:3 reading "Town of Rhinebeck Zoning Law" to read "Town of Rhinebeck, NY – Zoning District Map – Water Resources Protection Overlay District Detail" and delete the subtitle reading "Water Resources Overlay District".
- *Attachment 2. District Schedule of Use Regulations [Amended 05-13-2013 with Schedule dated 04-01-2010 and in part 09-01-2013]*
 - Amend Attachment 2, Attachments 2:1 through 2:6, to incorporate modifications in the list of uses and their classification as either permitted principal (P), special permit use (S), site plan approval required (*), and/or prohibited use (-) as earlier set forth within this Local Law.
 - Delete note 2 which applies to the Rc-O District; the Rc-O District is not among the Districts set forth within Attachment 2.
 - Affix reference to note 6 to "Conservation subdivision development" on Attachment 2:1.
 - Affix the notation site plan approval required (*) to the following Accessory Uses set forth on Attachment 2:2:

- Accessory dwelling unit (detached) within HP20, RA10, RC5, RL5 and RM1 Districts.
 - Accessory dwelling unit (within principal structure) within HP20, RA10, RC5, RL5, RM1, Rc-Ht and Rc-B Districts.
- o Affix reference to note 7 to "Farm market" on Attachment 2:3.
- *Attachment 3. District Schedule of Area and Bulk Regulations [Amended 03-12-2012 with Schedule dated 05-01-2013]*
 - o Amend Attachment 3 to incorporate modifications and an addition to the column headings and addition of certain district-by-district standards as earlier set forth within this Local Law.

General / Universal Modifications.

- Authorize General Code Publishers to universally search Town Code Chapter 125, Zoning, and make the following modifications in either language or terms used throughout the chapter at each location found:

Substitute "CAB" for "CAC"; "Conservation Advisory Board" for "Conservation Advisory Council"; "Waterfront Resources Protection Overlay (WR-O) District" for "Waterfront Resources Overlay (WR-O) District"; "lot area, width and frontage" for "lot size"; and "SEQRA" for "SEQR".

Section 3. Effective Date.

This Local Law shall take effect immediately upon filing with the NYS Secretary of State in the manner provided by law.

TOWN OF RHINEBECK

RESOLUTION NO. 2016137

**COMMENCING THE LOCAL LAW ADOPTION PROCESS FOR LOCAL LAW NO. ___
OF 2016 PERMITTING THE TOWN TO AWARD PURCHASE CONTRACTS
PURSUANT TO GENERAL MUNICIPAL LAW SECTION 103(1) ON THE BASIS OF
BEST VALUE**

WHEREAS, New York State General Municipal Law Section 103(1) allows the Town to authorize, by local law, the award of certain purchase contracts, including contracts for service work subject to competitive bidding under General Municipal Law Section 103 on the basis of “best value” as defined in Section 163 of the New York State Finance Law or any State law superseding or amending said provision. The “best value” option may be used, for example, if it is more cost efficient over time to award the good or service to other than the lowest responsible bidder or offeror if factors such as lower cost of maintenance, durability, higher quality and longer product life can be documented; and

WHEREAS, before resorting to the Best Value option, the Town is required first to authorize the use of the Best Value award by Local Law; and

WHEREAS, the Attorney to the Town has prepared a proposed Local Law which, if adopted, would permit the Town to make awards of purchase contracts, including contracts for service work subject to competitive bidding under Municipal Law Section 103, on the basis of best value as defined in Section 163 of the New York Finance Law or any State law amending or superseding said provision; and

WHEREAS, the proposed Local Law has been submitted to the Town Board for its review, and to the Town Comptroller for his review; and

WHEREAS, the Town Board has determined it is in the best interests of the Town to adopt said law; now, therefore, be it

RESOLVED, that the Rhinebeck Town Board hereby commences the local law adoption process for Local Law No. ___ of the Year 2016 and schedules a public hearing on said Local Law for May 23, 2016 at 6:45 p.m. at the Rhinebeck Town Hall; and, be it further

RESOLVED, that this is a Type II action under SEQRA and does not require environmental review; and, be it further

RESOLVED, that the Town Clerk is hereby directed to post notice and publish notice of said public hearing as required by law.

TOWN OF RHINEBECK

LOCAL LAW NO. ___ OF 2016

**A LOCAL LAW PERMITTING THE TOWN TO AWARD PURCHASE CONTRACTS
PURSUANT TO GENERAL MUNICIPAL LAW SECTION 103(1) ON THE BASIS OF
BEST VALUE**

BE IT ENACTED by the Town Board of the Town of Rhinebeck as follows:

SECTION 1. NAME.

This local law shall be known as “The Rhinebeck Best Value Competitive Bidding Law”.

SECTION 2. LEGISLATIVE INTENT.

New York State General Municipal Law Section 103(1) allows the Town to authorize, by local law, the award of certain purchase contracts, including contracts for service work subject to competitive bidding under General Municipal Law Section 103 on the basis of “best value” as defined in Section 163 of the New York State Finance Law or any State law superseding or amending said provision. The “best value” option may be used, for example, if it is more cost efficient over time to award the good or service to other than the lowest responsible bidder or offerer if factors such as lower cost of maintenance, durability, higher quality and longer product life can be documented.

SECTION 3. BEST VALUE PROCUREMENT.

The Town Board may award purchase contracts after bidding, including contracts for services work on the basis of “best value”, as that term is defined in New York State Finance Law Section 163. All awards based on best value shall require Town Board approval.

SECTION 4. APPLICABILITY.

The provisions of this law apply to Town purchase contracts, including contracts for services work involving an expenditure of more than \$20,000.00, but excluding purchase contracts necessary for the completion of a public works contract pursuant to Article 8 of the New York Labor Law and any other contract that may in the future be excluded under state law from the best value option. If the dollar thresholds of New York General Municipal Law Section 103 are increased or decreased in the future by the State Legislature, the dollar thresholds set forth herein shall be deemed simultaneously amended to match the new General Municipal Law thresholds.

SECTION 5. STANDARDS FOR BEST VALUE.

Goods and services procured and awarded on the basis of best value are those that the Town Board determines optimize quality, cost and efficiency, among responsive and responsible bidder or offerers. The determination shall be based on an objective analysis of clearly described and documented criteria as they apply to the rating of bids of offers. Where possible, such determination shall also be based upon and include a quantifiable analysis of the same. The criteria may include, but shall not be limited to, any or all of the following: cost of maintenance, proximity to the end use if distance or response time in a significant term; durability, availability of replacement parts or maintenance contractors; longer product life; product performance criteria; and quality of craftsmanship.

SECTION 6. BASIS FOR DETERMINATION.

Whenever any contract is awarded on the basis of best value instead of lowest responsible bidder, the basis for determining best value shall be thoroughly and accurately documented.

SECTION 7. INCONSISTENT PROVISIONS.

Any inconsistent provisions of the Town's procurement policy, as adopted prior to the effective date of this law by resolution of the Town Board, or as amended thereafter, shall be deemed superseded by the provisions of this law.

SECTION 8. SEVERABILITY.

If any section or subsection, paragraph, clause, phrase or provision of this law shall be adjudged invalid or held unconstitutional by any court of competent jurisdiction, any judgment made thereby shall not affect the validity of this law as a whole or any part thereof other than the part or provision so adjudged to be invalid or unconstitutional.

SECTION 9. EFFECTIVE DATE.

This local law shall take effect upon filing with the Secretary of State pursuant to Municipal Home Rule Law.

TOWN OF RHINEBECK

RESOLUTION NO. 2016138

**PROJECT INFORMATION SHEET FROM STATE OF NEW YORK DORMITORY
AUTHORITY FOR MUNICIPAL FACILITIES PROGRAM GRANT FOR
CONSTRUCTION OF HANDICAPPED ACCESSIBLE RESTROOM AT THOMPSON-
MAZZARELLA RECREATION PARK PAVILION**

WHEREAS, the Town has received a \$160,000 State and Municipal Facilities Program grant from the New York State Dormitory Authority (DASNY) for construction of a handicapped accessible restroom at the Thompson-Mazzarella Recreation Park pavilion; and

WHEREAS, DASNY has asked the Town to execute the attached Project Information Sheet as part of the grant process; now, therefore, be it

RESOLVED, that the Supervisor is authorized to execute the attached Project Information Sheet.



DASNY

ANDREW M. CUOMO
Governor

ALFONSO L. CARNEY, JR.
Chair

GERRARD P. BUSHELL
President

April 20, 2016

Mr. Jon Gautier
Town Clerk
Town of Rhinebeck
80 East Market Street
Rhinebeck, NY 12572

*Re: State and Municipal Facilities Program ("SAM")
Construction of an Accessible Restroom Pavilion at the Rhinebeck Community Park
Project ID: #7554*

Dear Mr. Gautier:

As you know, the State has awarded Town of Rhinebeck a State and Municipal Facilities Program ("SAM") grant for the above-referenced project in the amount of \$160,000 (the "Grant"). DASNY will be administering this Grant.

Enclosed you will find the "**Project Information Sheet**" for your SAM Grant. Please complete the four (4) sections in the attached Project Information Sheet, as well as sign and date the Project Information Sheet certifying that the information you provided to DASNY is true and correct. Even if some of the information has been submitted to other parties previously, the enclosed Project Information Sheet and attachments must be provided to DASNY. Please mail the signed original as well as the backup documentation and information, as soon as possible, to:

DASNY
Attn: Grants Administration
515 Broadway
Albany, New York 12207

For your convenience, a sample return letter is attached to assist you when assembling the Package to return to DASNY.

Once DASNY receives the Project Information Sheet, a Grant Administrator may contact you to set up a conference call between DASNY and the Town of Rhinebeck to discuss the project and how we will proceed.

CORPORATE HEADQUARTERS
515 Broadway
Albany, NY 12207-2964

T 518-257-3000
F 518-257-3100

NEW YORK CITY OFFICE
One Penn Plaza, 52nd Floor
New York, NY 10119-0098

T 212-273-5000
F 212-273-5121

BUFFALO OFFICE
539 Franklin Street
Buffalo, NY 14202-1109

T 716-884-9780
F 716-884-9787

DORMITORY AUTHORITY STATE OF NEW YORK

**WE FINANCE, BUILD AND
DELIVER.**

www.dasny.org



DASNY

In the meantime, please review the enclosed list of **Frequently Asked Questions**. This list was designed to answer many of the questions that you may have about the Grant process. **Please keep this document to use as a reference during the administration of the Grant.**

Should you have any questions concerning the enclosed documentation, please call (518) 257-3177 and someone from Grants Administration will contact you.

Very truly yours,

A handwritten signature in cursive script, appearing to read "Sarah D. Antonacci".

Sarah D. Antonacci
Senior Grant Administrator

Enc.

cc (w/out enc.): Mr. Michael Paoli, NYS Senate Finance Committee
Sara Richards, Esq., DASNY

PLEASE PRINT ON ORGANIZATIONAL ("GRANTEE") LETTERHEAD

DASNY

Attn: Grants Administration

515 Broadway

Albany, New York 12207

RE: *State and Municipal Facilities Program ("SAM")
Construction of an Accessible Restroom Pavilion at the Rhinebeck Community Park
Project ID: #7554*

Dear Grants Administration:

Enclosed please find the following documents in connection with the SAM Grant awarded to our organization:

1. Project Information Sheet;
2. Deed or Lease;
3. Evidence of committed funding sources; and
4. SEQRA documentation.

If any further information is needed or if you have any questions, please give [Grantee Contact Person] a call at () _____.

Signature

Print Name

Title

Enclosures

TOWN OF RHINEBECK

RESOLUTION NO. 2016139

AWARDING BID FOR CONSTRUCTION OF TRAILS AT THOMPSON-MAZZARELLA PARK

WHEREAS, on April 11, 2016 the Town solicited bids for construction of certain trails at the Thompson-Mazzarella Recreation Park; and

WHEREAS, the below list summarizes the bids received by the deadline of 12:00 pm April 29, 2016:

| Bidder | Bid |
|---------------------|-------------|
| Quality Landscaping | \$36,000.00 |
| Maggio & Sons | \$39,155.00 |
| LCS Landscaping | \$41,000.00 |
| Clove Excavators | \$58,431.00 |
| Sun Up | \$58,880.00 |

; and

WHEREAS, Quality Landscaping is the lowest bidder, and its bid is otherwise qualified; and

WHEREAS, the Board is informed that Quality Landscaping submitted its required non-collusion statement after the bids were opened rather than before; and

WHEREAS, the Board is in receipt of a statement from Quality Landscaping attesting that its late submission of the non-collusion statement was an inadvertent mistake; and

WHEREAS, the Board accepts Quality Landscaping's representation and finds that other bidders were not prejudiced by the late submission; now, therefore, be it

RESOLVED, that Quality Landscaping's bid is accepted and the Supervisor is authorized execute an agreement with Quality Landscaping for the bid work on substantially the same terms as contained in the bid.