

REGULAR TOWN BOARD MEETING
February 15, 2023

A Regular Meeting of the Lansing Town Board was held at the Town Hall Board Room, 29 Auburn Road, Lansing, NY, and streamed live on YouTube on the above date at 6:32 p.m. The meeting was called to order by Edward LaVigne, Supervisor, and opened with the Pledge of Allegiance to the flag. Roll call by Deborah K. Munson, Town Clerk, showed the following to be

PRESENT:

Andra Benson, Councilperson Ruth Groff, Councilperson
Bronwyn Losey, Councilperson Joseph Wetmore, Councilperson (remotely)
Edward LaVigne, Supervisor

ABSENT: No one absent

ALSO PRESENT: Mike Moseley, Highway Superintendent, John Zepko, Director of Planning (temp under 90 days), Mary Ellen Albrecht, Bookkeeper, Guy Krogh, Town Counsel, Chelsie Radcliffe-Denman, Information Aide, Patrick Jordan, Insero & Co. CPAs, LLP, Dennis Griffin, Eric Trotter, Lucille Straub, and a few other attendees.

MOTION TO OPEN THE PUBLIC HEARING ON PROPOSED LOCAL LAW #2 OF 2023 – A LOCAL LAW TO AMEND AND UPDATE THE TOWN CODE CHAPTER 108, BUILDING CODES

Councilperson Joseph Wetmore, moved to **OPEN THE PUBLIC HEARING ON PROPOSED LOCAL LAW # 2 OF 2023 A LOCAL LAW OF THE TOWN OF LANSING TO AMEND AND UPDATE THE TOWN CODE CHAPTER 108, BUILDING CODES** at 6:33 pm.

Councilperson Ruth Groff seconded the motion.

All in Favor – 5 Opposed – 0

No one addressed the Town Board.

MOTION TO CLOSE THE PUBLIC HEARING

All persons desiring to be heard, having been heard, Councilperson Ruth Groff, moved to **CLOSE THE PUBLIC HEARING ON PROPOSED LOCAL LAW #2 OF 2023** at 6:35 pm.

Councilperson Andra Benson seconded the motion.

All in Favor – 5 Opposed – 0

RESOLUTION ADOPTING LOCAL LAW #2 OF 2023 TO AMEND AND UPDATE TOWN CODE CHAPTER 108, BUILDING CODES

RESOLUTION 23-61

RESOLUTION ADOPTING LOCAL LAW #2 OF 2023 TO AMEND AND UPDATE TOWN CODE CHAPTER 108, BUILDING CODES

The following Resolution was duly presented for consideration by the Town Board:

WHEREAS, as the Town Board tabled the prior proposed local law numbered as local law #2 of 2023 (zoning amendments), such proposal to be numbered whenever it is that the same may be reconsidered, and this local law is now numbered as Local Law #2 of 2023 per the filing and other requirements of the NYS Secretary of State; and

WHEREAS, NYS has amended 19 NYCRR Part 1203 and mandated that all agencies adopt local laws and related policies consistent with the minimum NYS standards for interpreting, investigating, applying, and inspecting and enforcing the various NYS building, fire, and energy codes; and

WHEREAS, this action is a Type II SEQRA Action such that no environmental review is mandated or required; and

WHEREAS, a public hearing was duly noticed and duly held at the Lansing Town Hall on the 15th day of February 2023, whereat all persons interested in the subject matter of this local law were duly heard and, upon deliberation thereupon, the Town Board of the Town of Lansing has hereby resolved as follows:

1. Local Law Number 2 of 2023 be and hereby is approved and adopted in the form as presented to this meeting, and in such form “be it so enacted.”
2. In accord with the Municipal Home Rule Law the final adopted version of this local law shall be filed with the Town Clerk and the New York Secretary as required by the Municipal Home Rule Law.
3. This local law shall be forwarded to the municipal code service the Town has contracted with for immediate inclusion in the Town Code.

The question of the adoption of such proposed Resolution was duly motioned by Councilperson Andra Benson, duly seconded by Supervisor Edward LaVigne, and put to a roll call vote with the following results:

Councilperson Andra Benson – Aye	Councilperson Ruth Groff – Aye
Councilperson Bronwyn Losey – Aye	Councilperson Joseph Wetmore – Aye
Supervisor Edward LaVigne – Aye	

Accordingly, the foregoing Resolution was approved, carried, and duly adopted on February 15, 2023.

**TOWN OF LANSING
Local Law # 2 of 2023
Code Enforcement Law and Regulations**

BE IT ENACTED by the Town Board of the Town of Lansing, County of Tompkins, State of New York, as follows:

SECTION 1. PURPOSE AND INTENT –

This local law provides for the administration and enforcement of the New York State Uniform Fire Prevention and Building Code (the Uniform Code) and the State Energy Conservation Construction Code (the Energy Code) in this Town. This local law is adopted pursuant to § 10 of the Municipal Home Rule Law, § 130 of Town Law, Article 18 of the Executive Law, and the regulations promulgated thereunder and by Title 19 of the New York Codes, Rules and Regulations, as well as pursuant to other laws and regulations of the State of New York. Except as otherwise provided in the Uniform Code, the Energy Code, in another state law, or pursuant to some other section of this local law, all buildings, structures, and premises, regardless of use or occupancy, are subject to the provisions this local law. This local law shall be integrated into the Town Code of the Town of Lansing as Chapter 108 thereof, updating, superseding, and replacing the existing Chapter 108 addressing this subject matter.

SECTION 2. DEFINITIONS AND CONSTRUCTION –

(a) **Definitions.** In this local law, and whenever the context of use thereof requires or so admits, the following terms shall have the meanings shown in this section:

“Assembly Area” shall mean an area in any building, or in any portion of a building, that is primarily used or intended to be used for gathering fifty or more persons for uses including, but not limited to, amusement, athletic, entertainment, social, or other recreational functions; patriotic, political, civic, educational, or religious functions; food or drink consumption; awaiting transportation; or similar purposes.

“Building Permit” shall mean a building permit, construction permit, demolition permit, or other permit that authorizes the performance of work. The term “Building Permit” shall also include a Building Permit which is renewed, amended, or extended pursuant to any provision of this local law.

“Certificate of Compliance” shall mean a document issued by the Town stating that work was done in compliance with approved construction documents and the Codes.

“Certificate of Occupancy” shall mean a document issued by the Town certifying that the building or structure, or portion thereof, complies with the approved construction documents that have been submitted to, and approved by the Town, and indicating that the building or structure, or portion thereof, is in a condition suitable for occupancy.

“Code Enforcement Officer” shall mean the Code Enforcement Officer appointed pursuant to subdivision (b) of § 3 of this local law. Unless otherwise stated herein, such term includes a qualified building inspector as referenced in § 138 of Town Law. The Town may have more than one Code Enforcement Officer, and a qualified individual appointed as an acting Code Enforcement Officer, such as (but not limited to) pursuant to an intermunicipal or shared services agreement, shall be deemed a Code Enforcement Officer of the Town for all purposes under this local law.

“Code Enforcement Personnel” shall include the Code Enforcement Officer and all Inspectors.

“Codes” shall mean the Uniform Code and Energy Code.

“Energy Code” shall mean the New York State Energy Conservation Construction Code adopted pursuant to Article 11 of the Energy Law.

“FCNYS” shall mean the 2020 Fire Code of New York State as currently incorporated by reference in 19 NYCRR Part 1225.

“Fire Safety and Property Maintenance Inspection” shall mean an inspection performed to determine compliance with the applicable provisions of 19 NYCRR Part 1225 and the publications incorporated therein by reference and the applicable provisions of 19 NYCRR Part 1226 and the publications incorporated therein by reference.

“Hazardous Production Materials” shall mean a solid, liquid, or gas associated with semiconductor manufacturing that has a degree-of-hazard rating in health, flammability, or instability of Class 3 or 4, as ranked by NFPA 704 (Standard Systems for Identification of the Hazards of Materials for Emergency Response), and which is used directly in research, laboratory, or production processes which have, as their end product, materials that are not hazardous.

“Inspector” shall mean an inspector appointed pursuant to subdivision (d) of § 3 of this local law, including any qualified building inspector as referenced in § 138 of Town Law. The Town may have more than one Inspector.

“Mobile Food Preparation Vehicles” shall mean vehicles that contain cooking equipment that produces smoke or grease-laden vapors for the purpose of preparing and serving food to the public. Vehicles intended for private recreation shall not be considered mobile food preparation vehicles.

“Operating Permit” shall mean a permit issued pursuant to § 10 of this local law. The term “Operating Permit” shall also include an Operating Permit which is renewed, amended, or extended pursuant to any provision of this local law.

“Order to Remedy” shall mean an order issued by the Code Enforcement Officer pursuant to subdivision (a) of § 17 of this local law.

“Permit Holder” shall mean the Person to whom a Building Permit has been issued.

“Person” shall include an individual, corporation, limited liability company, partnership, limited partnership, business trust, estate, trust, association, or any other legal or commercial entity of any kind or description.

“PMCNYS” shall mean the 2020 Property Maintenance Code of New York State as currently incorporated by reference in 19 NYCRR Part 1226.

“RCNYS” shall mean the 2020 Residential Code of New York State as currently incorporated by reference in 19 NYCRR Part 1220.

“Repair” shall mean the reconstruction, replacement, or renewal of any part of an existing building for the purpose of its maintenance or to correct damage.

“Stop Work Order” shall mean an order issued pursuant to § 6 of this local law.

“Sugarhouse” shall mean a building used, in whole or in part, for the collection, storage, or processing of tree saps and extractions into syrups, sugars, and other products.

“Temporary Certificate of Occupancy” shall mean a certificate issued pursuant to subdivision (d) of § 7 of this local law.

“Town” shall mean the Town of Lansing, located in Tompkins County, New York.

“Town Board” shall mean the Town Board of the Town of Lansing.

“Uniform Code” shall mean the New York State Uniform Fire Prevention and Building Code, Subchapter A of Chapter XXXIII of Title 19 of the NYCRR, adopted pursuant to Article 18 of the Executive Law.

(b) Construction Rules.

(1) Words in the singular or with gendered references shall be interpreted in the plural or other gendered or non-gendered form when required by usage or context.

(2) Any reference herein to a statute, regulation, code, section, or similar rule or law shall be construed to mean that statute, regulation, code, section, or similar rule or law as written when this local law was adopted, as well as such statute, regulation, code, section, or similar rule or law as the same may have been thereafter amended, replaced, or recodified, each as the context and situation thereof may so admit, require, or demand.

(3) Any provision herein that requires a signature of a Town officer or employee shall be deemed met or complied with regardless of whether such signature is electronically made or holographic (original, such as in ink or a “wet” signature), and a photocopy or accurate reproduction thereof, or of any verification or certification thereof, shall have the same force and effect as an original signature, including relative to legal process and admissibility of evidence requirements.

(4) Subject matter headings shall be interpreted and construed only as matters of convenience, and such titles or headings shall not be interpreted or used to limit or define the text and references appearing thereunder.

SECTION 3. CODE ENFORCEMENT OFFICER AND INSPECTORS –

(a) **Offices and Authority.** The Office of Code Enforcement Officer is hereby confirmed, and the duties and authorities of such office are updated, expanded, and authorized in accordance with this law. The Code Enforcement Officer shall administer and enforce all the provisions of the Uniform Code, the Energy Code, and this local law. The Code Enforcement Officer shall have the following powers and duties:

- (1) to receive, review, and approve or disapprove applications for Building Permits, Certificates of Occupancy, Certificates of Compliance, Temporary Certificates of Occupancy, and Operating Permits, and the plans, specifications, and construction documents submitted with such applications;
- (2) upon approval of such applications, to issue Building Permits, Certificates of Occupancy, Certificates of Compliance, Temporary Certificates of Occupancy, and Operating Permits, and to include in terms and conditions as the Code Enforcement Officer may determine to be appropriate Building Permits, Certificates of Occupancy, Certificates of Compliance, Temporary Certificates of Occupancy, and Operating Permits;
- (3) to conduct construction inspections; inspections to be made prior to the issuance of Certificates of Occupancy, Certificates of Compliance, Temporary Certificates of Occupancy, and Operating Permits; fire safety and property maintenance inspections; inspections incidental to the investigation of complaints; and all other inspections required or permitted under any provision of this local law;
- (4) to issue Stop Work Orders;
- (5) to review and investigate complaints;
- (6) to issue orders pursuant to subdivision (a) of § 17 (Violations) of this local law;
- (7) to maintain records;
- (8) to collect fees as set by the Town Board;
- (9) to pursue administrative enforcement actions and proceedings;
- (10) in consultation with this Town's attorney, to pursue such legal actions and proceedings as may be necessary to enforce the Uniform Code, the Energy Code, and this local law, or to abate or correct conditions not in compliance with the Uniform Code, the Energy Code, or this local law; and
- (11) to exercise all other powers and fulfill all other duties conferred upon the Code Enforcement Officer by this local law.

(b) **Appointment & Residency Rules.** The Code Enforcement Officer shall be appointed by the Town Board. The Code Enforcement Officer shall possess background experience related to building construction or fire prevention (or have a suitable amount of time training with or being mentored by an experienced CEO, as determined by the Town) and shall, within the time prescribed by law, obtain such basic training, in-service training, advanced in-service training, and other training as the State of New York shall require for code enforcement personnel, and the Code Enforcement Officer shall obtain certification from the Department of State pursuant to the Executive Law and the regulations promulgated thereunder. A Code Enforcement Officer may be hired by contract as a consultant or consulting Code Enforcement Officer, and the Public Officers Law (e.g., § 3) and Town Law (e.g., §§ 20, 23 and 138), to the extent such require a Code Enforcement Officer to be a resident or elector of the Town, be and hereby are superseded and a Code Enforcement Officer may be a resident of the Town, or a resident of Tompkins County or any adjoining county.

(c) **Acting Code Enforcement Officers.** In the event that the Code Enforcement Officer is unable to serve as such for any reason, another individual shall be appointed by the Town Board to serve as Acting Code Enforcement Officer. The Acting Code

Enforcement Officer shall, during the term of their appointment, exercise all powers and fulfill all duties conferred upon the Code Enforcement Officer by this local law.

(d) **Inspectors.** One or more Inspectors may be appointed by the Town Board to act under the supervision and direction of the Code Enforcement Officer and to assist the Code Enforcement Officer in the exercise of the powers and fulfillment of the duties conferred upon the Code Enforcement Officer by this local law. Each Inspector shall, within the time prescribed by law, obtain such basic training, in-service training, advanced in-service training, and other training as the State of New York shall require for Code Enforcement Personnel, and each Inspector shall obtain certification from the Department of State pursuant to the Executive Law and the regulations promulgated thereunder.

(e) **Remuneration for Code Enforcement Officers and Inspectors.** The compensation for each Code Enforcement Officer, any acting Code Enforcement Officer, and all Inspectors shall be fixed from time to time by the Town Board.

SECTION 4. BUILDING PERMITS –

(a) **Building Permits Required.** Except as otherwise provided in subdivision (b) of this section, a Building Permit shall be required for any work which must conform to the Uniform Code and the Energy Code, including, but not limited to, the construction, enlargement, alteration, improvement, removal, relocation, or demolition of any building or structure or any portion thereof, and the installation of a solid fuel burning heating appliance, chimney, or flue in any dwelling unit. No Person shall commence any work for which a Building Permit is required without first having obtained a Building Permit from the Town.

(b) **Exemptions.** No Building Permit shall be required for work in any of the following categories:

- (1) construction or installation of one-story detached structures associated with one- or two-family dwellings or multiple single-family dwellings (townhouses), which are used for tool and storage sheds, playhouses, or similar uses, provided the gross floor area does not exceed 144 square feet;
- (2) construction of temporary sets and scenery associated with motion picture, television, and theater uses;
- (3) installation of window awnings supported by an exterior wall of a one- or two-family dwelling or multiple single-family dwellings (townhouses);
- (4) installation of partitions or movable cases less than 5'-9" in height;
- (5) painting, wallpapering, tiling, carpeting, or other similar finish work;
- (6) installation of listed portable electrical, plumbing, heating, ventilation or cooling equipment or appliances;
- (7) replacement of any equipment provided the replacement does not alter the equipment's listing or render it inconsistent with the equipment's original specifications; or
- (8) repairs, provided that the work does not have an impact on fire and life safety, such as (i) any part of the structural system; (ii) the required means of egress; or (iii) the fire protection system or the removal from service of any part of the fire protection system for any period of time.

(c) **Exemption Not an Authorization for Non-Compliant Work.** The exemption from the requirement to obtain a building permit for work in any category set forth in subdivision (b) of this section shall not be deemed an authorization for work to be performed in violation of the Uniform Code or the Energy Code. Nor does any

exemption, or claimed exemption, prevent, or estop a Code Enforcement Officer or Inspector from having the right to view or inspect any work or changes to any site or structure.

(d) Applications for Building Permits. Applications for a Building Permit shall be made in writing on a form provided by or otherwise acceptable to the Code Enforcement Officer. The application shall be signed by the owner of the property where the work is to be performed or an authorized agent of the owner. The application shall include such information as the Code Enforcement Officer deems sufficient to permit a determination by the Code Enforcement Officer that the intended work complies with all applicable requirements of the Uniform Code and the Energy Code. The application shall include or be accompanied by the following information and documentation:

- (1) a description of the location, nature, extent, and scope of the proposed work;
- (2) the tax map number and the street address of any affected building or structure;
- (3) the occupancy classification of any affected building or structure;
- (4) where applicable, a statement of special inspections prepared in accordance with the provisions of the Uniform Code; and
- (5) at least 2 sets of construction documents and a PDF copy (drawings and specifications printed at a minimum size of 24" x 36") which
 - (i) describe the location, nature, extent, and scope of the proposed work;
 - (ii) show that the proposed work will conform to the applicable provisions of the Codes;
 - (iii) show the location, construction, size, and character of all portions of the means of egress;
 - (iv) show a representation of the building thermal envelope;
 - (v) show structural information including but not limited to braced wall designs, the size, section, and relative locations of structural members, design loads, and other pertinent structural information;
 - (vi) show the proposed structural, electrical, plumbing, mechanical, fire-protection, and other service systems of the building;
 - (vii) include a written statement indicating compliance with the Energy Code;
 - (viii) include a site plan, drawn to scale and drawn in accordance with an accurate boundary survey, showing the size and location of new construction and existing structures and appurtenances on the site, distances from lot lines, the established street grades and the proposed finished grades, and, as applicable, flood hazard areas, floodways, and design flood elevations; and
 - (ix) evidence that the documents were prepared by a licensed and registered architect in accordance with Article 147 of the New York State Education Law or a licensed and registered professional engineer in accordance with Article 145 of the New York State Education Law and practice guidelines, including but not limited to the design professional's seal which clearly and legibly shows both the design professional's name and license number and is signed by the design professional whose name appears on the seal in such a manner that neither the name nor the number is obscured in any way, the design professional's registration expiration date, the design professional's firm name (if not a sole practitioner), and, if the documents are submitted by a professional engineering firm and not a sole practitioner professional engineer, the firm's Certificate of Authorization number.

(e) **Construction Documents.** Construction documents will not be accepted as part of an application for a Building Permit unless they satisfy the requirements set forth in paragraph (5) of subdivision (d) of this section. Construction documents which are accepted as part of the application for a Building Permit shall be marked as accepted by the Code Enforcement Officer in writing or by stamp, or in the case of electronic media, an electronic marking. One set of the accepted construction documents shall be retained by the Code Enforcement Officer, and one set of the accepted construction documents shall be returned to the applicant to be kept at the work site so as to be available for use by the Code Enforcement Personnel. However, the return of a set of accepted construction documents to the applicant shall not be construed as authorization to commence work, nor as an indication that a Building Permit will be issued. Work shall not be commenced until and unless a Building Permit is issued.

(f) **Issuance of Building Permits.** An application for a Building Permit shall be examined to ascertain whether the proposed work is in compliance with the applicable requirements of the Uniform Code and Energy Code. The Code Enforcement Officer shall issue a Building Permit if the proposed work is in compliance with the applicable requirements of the Uniform Code and Energy Code. Building permits shall not be issued in relation to projects or properties with open violations, or which are subject to an Order to Remedy, unless the permit cures the violations or deficiencies noted.

(g) **Building Permits to be Displayed.** Building permits shall be visibly displayed at the work site and shall remain visible until the authorized work has been completed.

(h) **Work to be in Accordance with Construction Documents.** All work shall be performed in accordance with the construction documents which were submitted with and accepted as part of the application for the Building Permit. The Building Permit shall contain such a directive. The Permit Holder shall immediately notify the Code Enforcement Officer of any change occurring during the course of the work. The Building Permit shall contain such a directive. If the Code Enforcement Officer determines that such change warrants a new or amended Building Permit, such change shall not be made until and unless a new or amended Building Permit reflecting such change is issued.

(i) **Time Limits.** Building Permits shall become invalid unless the authorized work is commenced within 6 months following the date of issuance. Building Permits shall expire 12 months after the date of issuance. A Building Permit which has become invalid, or which has expired pursuant to this subdivision may be renewed upon application by the Permit Holder, payment of the applicable fee, and approval of the application by the Code Enforcement Officer. Building Permits may be issued for a total life of three years. If work continues for a duration over 3 years, a new Building Permit application shall be submitted with supporting documentation to show compliance to the most current Uniform Code.

(j) **Revocation or Suspension of Building Permits.** If the Code Enforcement Officer determines that a Building Permit was issued in error because of incorrect, inaccurate, or incomplete information, or that the work for which a Building Permit was issued violates the Uniform Code or the Energy Code, the Code Enforcement Officer shall revoke the Building Permit or suspend the Building Permit until such time as the Permit Holder demonstrates that (1) all work then completed is in compliance with all applicable provisions of the Uniform Code and the Energy Code and (2) all work then proposed to be performed shall be in compliance with all applicable provisions of the Uniform Code and the Energy Code.

(k) **Fees.** The fee specified in or determined in accordance with the provisions set forth in § 18 (Fees) of this local law must be paid at the time of submission of an application for a Building Permit, for an amended Building Permit, or for renewal of a Building Permit. Such term also includes all other applicable fees set forth in any fee schedule approved by the town board, including but not limited to inspection and reinspection fees.

SECTION 5. CONSTRUCTION INSPECTIONS –

(a) **Work to Remain Accessible and Exposed.** Work shall remain accessible and exposed until inspected and accepted by the Code Enforcement Officer or by an Inspector authorized by the Code Enforcement Officer. The Permit Holder shall notify the Code Enforcement Officer when any element of work described in subdivision (b) of this section is ready for inspection.

(b) **Elements of Work to be Inspected.** The following elements of the construction process shall be inspected, where applicable:

- (1) work site prior to the issuance of a Building Permit;
- (2) footing and foundation;
- (3) preparation for concrete slab;
- (4) framing;
- (5) structural, electrical, plumbing, mechanical, fire-protection, and other similar service systems of the building;
- (6) fire resistant construction;
- (7) fire resistant penetrations;
- (8) solid fuel burning heating appliances, chimneys, flues, or gas vents;
- (9) inspections required to demonstrate Energy Code compliance, including but not limited to insulation, fenestration, air leakage, system controls, mechanical equipment size, and, where required, minimum fan efficiencies, programmable thermostats, energy recovery, whole-house ventilation, plumbing heat traps, and high-performance lighting and controls;
- (10) installation, connection, and assembly of factory manufactured buildings and manufactured homes; and
- (11) a final inspection after all work authorized by the Building Permit has been completed.

(c) **Remote Inspections.** At the discretion of the Code Enforcement Officer or Inspector authorized to perform construction inspections, a remote inspection may be performed in lieu of an in-person inspection when, in the opinion of the Code Enforcement Officer or such authorized Inspector, the remote inspection can be performed to the same level and quality as an in-person inspection and the remote inspection shows to the satisfaction of the Code Enforcement Officer or by such authorized Inspector that the elements of the construction process conform with the applicable requirements of the Uniform Code and Energy Code. Should a remote inspection not afford the Code Enforcement Officer or such authorized Inspector sufficient information to make a determination, an in-person inspection shall be performed.

(d) **Inspection Results.** After inspection, the work or a portion thereof shall be noted as satisfactory as completed, or the Permit Holder shall be notified as to the manner in which the work fails to comply with the Uniform Code or Energy Code, including a citation to the specific code provision or provisions that have not been met. Work not in compliance with any applicable provision of the Uniform Code or Energy Code shall remain exposed until such work shall have been brought into compliance with all applicable provisions of the Uniform Code and the Energy Code, reinspected, and found satisfactory as completed.

(e) **Fees.** The fee specified in or determined in accordance with the provisions set forth in § 18 (Fees) of this local law must be paid prior to or at the time of each inspection performed pursuant to this section.

SECTION 6. STOP WORK ORDERS –

(a) **Authority to Issue.** The Code Enforcement Officer is authorized to issue Stop Work Orders pursuant to this section. The Code Enforcement Officer shall issue a Stop Work Order to halt:

(1) any work that is determined by the Code Enforcement Officer to be contrary to any applicable provision of the Uniform Code or Energy Code, without regard to whether such work is or is not work for which a Building Permit is required, and without regard to whether a Building Permit has or has not been issued for such work, or

(2) any work that is being conducted in a dangerous or unsafe manner in the opinion of the Code Enforcement Officer, without regard to whether such work is or is not work for which a Building Permit is required, and without regard to whether a Building Permit has or has not been issued for such work, or

(3) any work for which a Building Permit is required which is being performed without the required Building Permit, or under a Building Permit that has become invalid, has expired, or has been suspended or revoked.

(b) **Content of Stop Work Orders.** Stop Work Orders shall (1) be in writing, (2) be dated and signed by the Code Enforcement Officer, (3) state the reason or reasons for issuance, and (4) if applicable, state the conditions which must be satisfied before work will be permitted to resume.

(c) **Service of Stop Work Orders.** The Code Enforcement Officer shall cause the Stop Work Order, or a copy thereof, to be served on the owner of the affected property (and, if the owner is not the Permit Holder, on the Permit Holder) personally or by registered or certified mail at the address set forth in the Building Permit or as listed by the Assessment Department for such landowner(s). If any person or entity has consented to receive notices and documents by email or facsimile, such shall also be deemed proper service hereunder. The Code Enforcement Officer shall be permitted, but not required, to cause the Stop Work Order, or a copy thereof, to be served on any builder, architect, tenant, contractor, subcontractor, construction superintendent, or their agents, or any other Person taking part or assisting in work affected by the Stop Work Order, personally or by registered or certified mail; provided, however, that failure to serve any Person mentioned in this sentence shall not affect the efficacy of the Stop Work Order. Whenever there is cause to believe that service by registered or certified mail has not provided actual notice of the order or notice, the Town and the Code Enforcement Officer shall undertake effecting personal service in a manner as is sufficient for service of a summons under the Civil practice Laws and Rules, including Article 3 therein.

(d) **Effect of Stop Work Order.** Upon the issuance of a Stop Work Order, the owner of the affected property, the Permit Holder, and any other Person performing, taking part in, or assisting in the work shall immediately cease all work which is the subject of the Stop Work Order, other than work expressly authorized by the Code Enforcement Officer to correct the reason for issuing the Stop Work Order.

(e) **Remedy not Exclusive.** The issuance of a Stop Work Order shall not be the exclusive remedy available to address any event described in subdivision (a) of this section, and the authority to issue a Stop Work Order shall be in addition to, and not in substitution for or limitation of, the right and authority to pursue any other remedy or impose any other penalty under § 17 (Violations) of this local law or under any other applicable local law or State law. Any such other remedy or penalty may be pursued at any time, whether prior to, at the time of, or after the issuance of a Stop Work Order.

SECTION 7. CERTIFICATES OF OCCUPANCY AND CERTIFICATES OF COMPLIANCE –

(a) **Certificates of Occupancy and Certificates of Compliance Required.** A Certificate of Occupancy or Certificate of Compliance shall be required for any work which is the subject of a Building Permit and for all structures, buildings, or portions thereof, which are converted from one use or occupancy classification or subclassification to another Permission to use or occupy a building or structure, or portion thereof, for which a Building Permit was previously issued shall be granted only by issuance of a Certificate of Occupancy or Certificate of Compliance.

(b) **Issuance of Certificates of Occupancy and Certificates of Compliance.** The Code Enforcement Officer shall issue a Certificate of Occupancy or Certificate of Compliance if the work which was the subject of the Building Permit was completed in accordance with all applicable provisions of the Uniform Code and Energy Code and, if applicable, that the structure, building or portion thereof that was converted from one use or occupancy classification or subclassification to another complies with all applicable provisions of the Uniform Code and Energy Code. The Code Enforcement Officer or an Inspector authorized by the Code Enforcement Officer shall inspect the building, structure, or work prior to the issuance of a Certificate of Occupancy or Certificate of Compliance. In addition, where applicable, the following documents, prepared in accordance with the provisions of the Uniform Code by such person or persons as may be designated by or otherwise acceptable to the Code Enforcement Officer, at the expense of the applicant for the Certificate of Occupancy or Certificate of Compliance, shall be provided to the Code Enforcement Officer prior to the issuance of the Certificate of Occupancy or Certificate of Compliance:

- (1) a written statement of structural observations or a final report of special inspections,
- (2) flood hazard certifications,
- (3) a written statement of the results of tests performed to show compliance with the Energy Code, and
- (4) where applicable, the affixation of the appropriate seals, insignias, and manufacturer's data plates as required for factory manufactured buildings or manufactured homes

(c) **Contents of Certificates of Occupancy and Certificates of Compliance.** A Certificate of Occupancy or Certificate of Compliance shall contain the following information:

- (1) the Building Permit number, if any;
- (2) the date of issuance of the Building Permit, if any;
- (3) the name (if any), address and tax map number of the property;
- (4) if the Certificate of Occupancy or Certificate of Compliance is not applicable to an entire structure, a description of that portion of the structure for which the Certificate of Occupancy or Certificate of Compliance is issued;
- (5) the use and occupancy classification of the structure;
- (6) the type of construction of the structure;
- (7) the occupant load of the assembly areas in the structure, if any;
- (8) any special conditions imposed in connection with the issuance of the Building Permit; and
- (9) the signature of the Code Enforcement Officer issuing the Certificate of Occupancy or Certificate of Compliance and the date of issuance.

(d) **Temporary Certificate of Occupancy.** The Code Enforcement Officer shall be permitted to issue a Temporary Certificate of Occupancy allowing the temporary occupancy of a building or structure, or a portion thereof, prior to completion of the work which is the subject of a Building Permit. However, in no event shall the Code Enforcement Officer issue a Temporary Certificate of Occupancy unless the Code Enforcement Officer determines (1) that the building or structure, or the portion thereof covered by the Temporary Certificate of Occupancy, may be occupied safely, (2) that any required fire and life safety components, such as fire protection equipment and fire, smoke, carbon monoxide, and heat detectors and alarms are installed and operational, and (3) that all required means of egress from the structure have been provided. The Code Enforcement Officer may include in a Temporary Certificate of Occupancy such terms and conditions as he or she deems necessary or appropriate to ensure the health and safety of the persons occupying and using the building or structure or performing further construction work in the building or structure. A Temporary Certificate of Occupancy shall be effective for a period of time up to but not to exceed 90 days, as determined by the Code Enforcement Officer and specified in the Temporary Certificate of Occupancy. During the specified period of effectiveness of the Temporary Certificate of Occupancy, the Permit Holder shall undertake to bring the building or structure into full compliance with all applicable provisions of the Uniform Code and the Energy Code. A Temporary Certificate of Occupancy may be renewed upon payment of the fee referenced below, but the decision to grant or deny a renewal of a Temporary Certificate of Occupancy shall be made in the sole discretion of the Code Enforcement Officer, without recourse, and regardless of whether any grounds for revocation or suspension exist.

(e) **Revocation or Suspension of Certificates.** If the Code Enforcement Officer determines that a Certificate of Occupancy, Certification of Compliance, or a Temporary Certificate of Occupancy was issued in error or on the basis of incorrect information, and if the relevant deficiencies are not corrected to the satisfaction of the Code Enforcement Officer within such period of time as shall be specified by the Code Enforcement Officer, the Code Enforcement Officer shall revoke or suspend such certificate.

(f) **Fees.** The fee specified in or determined in accordance with the provisions set forth in § 18 (Fees) of this local law must be paid at the time of submission of an application for a Certificate of Occupancy, Certificate of Compliance, or for Temporary Certificate of Occupancy.

SECTION 8. NOTIFICATION REGARDING FIRE OR EXPLOSION –

The chief of any fire department providing firefighting services for a property within this Town shall promptly notify the Code Enforcement Officer of any fire or explosion involving any structural damage, fuel burning appliance, chimney, or gas vent.

SECTION 9. UNSAFE BUILDINGS, STRUCTURES, AND EQUIPMENT AND CONDITIONS OF IMMINENT DANGER –

Unsafe buildings, structures, and equipment and conditions of imminent danger in this Town shall be identified and addressed in accordance the Town of Lansing Local Law #1 of 2011 and General Municipal Law § 78-b, or otherwise in accord with applicable law.

SECTION 10. OPERATING PERMITS –

(a) **Operating Permits Required.** Operating Permits shall be required for conducting any process or activity or for operating any type of building, structure, or facility listed below:

(1) manufacturing, storing, or handling hazardous materials in quantities exceeding those listed in the applicable Maximum Allowable Quantity tables found in Chapter 50 of the FCNYS;

(2) buildings, structures, facilities, processes, or activities that are within the scope or permit requirements of the chapter or section title of the FCNYS as follows:

- (i) Chapter 22, “Combustible Dust-Producing Operations.” Facilities where the operation produces combustible dust;
 - (ii) Chapter 24, “Flammable Finishes.” Operations utilizing flammable or combustible liquids, or the application of combustible powders regulated by Chapter 24 of the FCNYS;
 - (iii) Chapter 25, “Fruit and Crop Ripening.” Operating a fruit- or crop-ripening facility or conducting a fruit-ripening process using ethylene gas;
 - (iv) Chapter 26, “Fumigation and Insecticidal Fogging.” Conducting fumigation or insecticidal fogging operations in buildings, structures, and spaces, except for fumigation or insecticidal fogging performed by the occupant of a detached one-family dwelling;
 - (v) Chapter 31, “Tents, Temporary Special Event Structures, and Other Membrane Structures.” Operating an air-supported temporary membrane structure, a temporary special event structure, or a tent where approval is required pursuant to Chapter 31 of the FCNYS;
 - (vi) Chapter 32, “High-Piled Combustible Storage.” High-piled combustible storage facilities with more than 500 square feet (including aisles) of high-piled storage;
 - (vii) Chapter 34, “Tire Rebuilding and Tire Storage.” Operating a facility that stores in excess of 2,500 cubic feet of scrap tires or tire byproducts or operating a tire rebuilding plant;
 - (viii) Chapter 35, “Welding and Other Hot Work.” Performing public exhibitions and demonstrations where hot work is conducted, use of hot work, welding, or cutting equipment, inside or on a structure, except an operating permit is not required where work is conducted under the authorization of a building permit or where performed by the occupant of a detached one- or two-family dwelling;
 - (ix) Chapter 40, “Sugarhouse Alternative Activity Provisions.” Conducting an alternative activity at a sugarhouse;
 - (x) Chapter 56, “Explosives and Fireworks.” Possessing, manufacturing, storing, handling, selling, or using, explosives, fireworks, or other pyrotechnic special effects materials except the outdoor use of sparkling devices as defined by Penal Law § 270;
 - (xi) Section 307, “Open Burning, Recreational Fires and Portable Outdoor Fireplaces.” Conducting open burning, not including recreational fires and portable outdoor fireplaces;
 - (xii) Section 308, “Open Flames.” Removing paint with a torch, or using open flames, fire, and burning in connection with assembly areas or educational occupancies; and
 - (xiii) Section 319, “Mobile Food Preparation Vehicles.” Operating a mobile food preparation vehicle in accordance with the permitting requirements established by any applicable code, local law, ordinance, or health department regulations, each as now in effect or as hereafter amended from time to time.
- (3) energy storage systems, where the system exceeds the values shown in Table 1206.1 of the FCNYS or exceeds the permitted aggregate ratings in § R327.5 of the RCNYS.
- (4) buildings containing one or more assembly areas;

- (5) outdoor events where the planned attendance exceeds 1,000 persons;
- (6) facilities that store, handle, or use hazardous production materials;
- (7) parking garages as defined in subdivision (a) of § 13 of this local law;
- (8) buildings whose use or occupancy classification may pose a substantial potential hazard to public safety, as determined by resolution adopted by the Town Board; and
- (9) other processes or activities or for operating any type of building, structure, or facility as determined by resolution adopted by the Town Board. Any person who proposes to undertake any activity or to operate any type of building listed in this subdivision (a) shall be required to obtain an Operating Permit prior to commencing such activity or operation.

(b) **Applications for Operating Permits.** An application for an Operating Permit shall be in writing on a form provided by or otherwise acceptable to the Code Enforcement Officer. Such application shall include such information as the Code Enforcement Officer deems sufficient to permit a determination by the Code Enforcement Officer that quantities, materials, and activities conform to the requirements of the Uniform Code. If the Code Enforcement Officer determines that tests or reports are necessary to verify conformance, such tests or reports shall be performed or provided by such person or persons as may be designated by or otherwise acceptable to the Code Enforcement Officer, at the expense of the applicant.

(c) **Exemptions.** Operating permits shall not be required for processes or activities, or the buildings, structures, or facilities listed in paragraphs (1) through (7) of subdivision (a) of this section, provided that the use is expressly authorized by a certificate of occupancy or certificate of compliance, fire safety and property maintenance inspections are performed in accordance with § 11 (Fire Safety and Property Maintenance Inspections) of this local law, and condition assessments are performed in compliance with § 13 (Condition Assessments of Parking Garages) of this local law, as applicable.

(d) **Inspections.** The Code Enforcement Officer or an Inspector authorized by the Code Enforcement Officer shall inspect the subject premises prior to the issuance of an Operating Permit. Such inspections shall be performed either in-person or remotely. Remote inspections in lieu of in-person inspections may be performed when, at the discretion of the Code Enforcement Officer or an Inspector authorized by the Code Enforcement Officer, the remote inspection can be performed to the same level and quality as an in-person inspection and the remote inspection shows to the satisfaction of the Code Enforcement Officer or Inspector authorized by the Code Enforcement Officer that the premises conform with the applicable requirements of the Uniform Code and the code enforcement program. Should a remote inspection not afford the Town sufficient information to make a determination, an in-person inspection shall be performed. After inspection, the premises shall be noted as satisfactory and the operating permit shall be issued, or the operating permit holder shall be notified as to the manner in which the premises fail to comply with either or both of the Uniform Code and the code enforcement program, including a citation to the specific provision or provisions that have not been met.

(e) **Multiple Activities.** In any circumstance in which more than one activity listed in subdivision (a) of this section is to be conducted at a location, the Code Enforcement Officer may require a separate Operating Permit for each such activity, or the Code Enforcement Officer may, in its discretion, issue single Operating Permit to apply to all such activities.

(f) **Duration of Operating Permits.** Operating permits shall be issued for a specified period of time in the discretion of the Code Enforcement officer, including as may be consistent with local conditions, but in no event to exceed as follows:

- (1) 120 days for tents, special event structures, and other membrane structures;

- (2) 60 days for alternative activities at a sugarhouse;
- (3) 3 years for the activities, structures, and operations determined per paragraph (9) of subdivision (a) of this section, and
- (4) 1 year for all other activities, structures, and operations identified in subdivision (a) of this section.

The effective period of each Operating Permit shall be specified in the Operating Permit. An Operating Permit may be reissued or renewed upon application to the Code Enforcement Officer, payment of the applicable fee, and approval of such application by the Code Enforcement Officer.

(g) **Revocation or Suspension of Operating Permits.** If the Code Enforcement Officer determines that any activity or building for which an Operating Permit was issued does not comply with any applicable provision of the Uniform Code, such Operating Permit shall be revoked or suspended.

(h) **Fees.** The fee specified in or determined in accordance with the provisions set forth in § 18 (Fees) of this local law must be paid at the time submission of an application for an Operating Permit, for an amended Operating Permit, or for reissue or renewal of an Operating Permit.

SECTION 11. FIRE SAFETY AND PROPERTY MAINTENANCE INSPECTIONS

—

(a) **Inspections Required.** Fire safety and property maintenance inspections of buildings and structures shall be performed by the Code Enforcement Officer, or an Inspector designated by the Code Enforcement Officer at the following intervals:

- (1) at least once every 12 months for buildings which contain an assembly area;
- (2) at least once every 12 months for public and private schools and colleges, including any buildings of such schools or colleges containing classrooms, dormitories, fraternities, sororities, laboratories, physical education, dining, or recreational facilities; and
- (3) at least once every 36 months for multiple dwellings and all nonresidential occupancies.

(b) **Remote Inspections.** At the discretion of the Code Enforcement Officer or Inspector authorized to perform fire safety and property maintenance inspections, a remote inspection may be performed in lieu of in-person inspections when, in the opinion of the Code Enforcement Officer or such authorized Inspector, the remote inspection can be performed to the same level and quality as an in-person inspection and the remote inspection shows to the satisfaction of the Code Enforcement Officer or such authorized Inspector that the premises conform with the applicable provisions of 19 NYCRR Part 1225 and the publications incorporated therein by reference and the applicable provisions of 19 NYCRR Part 1226 and the publications incorporated therein by reference. Should a remote inspection not afford the Code Enforcement Officer or such authorized Inspector sufficient information to make a determination, an in-person inspection shall be performed.

(c) **Inspections Permitted.** In addition to the inspections required by subdivision (a) of this section, a fire safety and property maintenance inspection of any building, structure, use, or occupancy, or of any dwelling unit, may also be performed by the Code Enforcement Officer or an Inspector authorized to perform fire safety and property maintenance inspections at any time upon:

- (1) the request of the owner of the property to be inspected or an authorized agent of such owner;

(2) receipt by the Code Enforcement Officer of a written statement alleging that conditions or activities failing to comply with the Uniform Code or Energy Code exist; or

(3) receipt by the Code Enforcement Officer of any other information, reasonably believed by the Code Enforcement Officer to be reliable, giving rise to reasonable cause to believe that conditions or activities failing to comply with the Uniform Code or Energy Code exist; provided, however, that nothing in this subdivision shall be construed as permitting an inspection under any circumstances under which a court order or warrant permitting such inspection is required, unless such court order or warrant shall have been obtained.

(d) **OFPC Inspections.** Nothing in this section or in any other provision of this local law shall supersede, limit, or impair the powers, duties and responsibilities of the New York State Office of Fire Prevention and Control (“OFPC”) and the New York State Fire Administrator or other authorized entity under Executive Law § 156-e and Education Law § 807-b. Notwithstanding any other provision of this section to the contrary, the Code Enforcement Officer may accept an inspection performed by the Office of Fire Prevention and Control or other authorized entity pursuant to §§ 807-a and 807-b of the Education Law or § 156-e of the Executive Law, in lieu of a fire safety and property maintenance inspection performed by the Code Enforcement Officer or by an Inspector, provided that:

(1) the Code Enforcement Officer is satisfied that the individual performing such inspection satisfies the requirements set forth in 19 NYCRR § 1203.2(e);

(2) the Code Enforcement Officer is satisfied that such inspection covers all elements required to be covered by a fire safety and property maintenance inspection;

(3) such inspections are performed no less frequently than once a year;

(4) a true and complete copy of the report of each such inspection is provided to the Code Enforcement Officer; and

(5) upon receipt of each such report, the Code Enforcement Officer takes the appropriate action prescribed by § 17 (Violations) of this local law.

(e) **Fees.** The fee specified in or determined in accordance with the provisions set forth in § 18 (Fees) of this local law must be paid prior to or at the time each inspection performed pursuant to this section. This subdivision shall not apply to inspections performed that meet the requirements of subdivision (d) of this section.

SECTION 12. COMPLAINTS –

The Code Enforcement Officer shall review and, when warranted, investigate written which allege or assert the existence of conditions or activities that fail to comply with the Uniform Code, the Energy Code, this local law, or any other local law, ordinance, code, rule, or regulation adopted for administration and enforcement of the Uniform Code or the Energy Code. The process for responding to a complaint shall include such of the following steps, along with such other actions and reviews, as the Code Enforcement Officer may deem to be appropriate:

(a) making telephonic inquiries from involved parties, or performing an inspection of the conditions and activities alleged to be in violation, and documenting the results of such inspection;

(b) if a violation is found to exist, then providing the owner of the affected property (and any other Person who may be responsible for the violation) with notice of the violation and, in most cases, an opportunity to abate, correct or cure the violation, or otherwise proceed in a manner that promotes resolving the violation(s) in a manner approved by the

Code Enforcement Officer, or otherwise proceeding in the manner described in § 17 (Violations) of this local law;

(c) if appropriate, revoking operating or building permits, issuing a Stop Work Order, a notice of violation, an order to remedy, or other enforcement action, including the filing of charges;

(d) if a violation which was found to exist is abated or corrected, performing an inspection to ensure that the violation has been abated or corrected, preparing a final written report reflecting such abatement or correction, and filing such report with the complaint and as proper procedures may require.

(e) nothing in this section mandates an opportunity to abate, correct or cure the violation when the Code Enforcement Officer determines that there exists an emergency, an imminent hazard to life or property, or that the violation is intentional or a repeated or recurring violation or act of non-compliance.

SECTION 13. CONDITION ASSESSMENTS OF PARKING GARAGES –

(a) **Definitions.** For the purposes of this section:

(1) the term “condition assessment” means an on-site inspection and evaluation of a parking garage for evidence of deterioration of any structural element or building component of such parking garage, evidence of the existence of any unsafe condition in such parking garage, and evidence indicating that such parking garage is an unsafe structure;

(2) the term “deterioration” means the weakening, disintegration, corrosion, rust, or decay of any structural element or building component, or any other loss of effectiveness of a structural element or building component;

(3) the term “parking garage” means any building or structure, or part thereof, in which all or any part of any structural level or levels is used for parking or storage of motor vehicles, excluding:

(i) buildings in which the only level used for parking or storage of motor vehicles is on grade;

(ii) an attached or accessory structure providing parking exclusively for a detached one- or two-family dwelling; and

(iii) a townhouse unit with attached parking exclusively for such unit;

(4) the term “professional engineer” means an individual who is licensed or otherwise authorized under Article 145 of the Education Law to practice the profession of engineering in the State of New York and who has at least three years of experience performing structural evaluations;

(5) the term “responsible professional engineer” means the professional engineer who performs a condition assessment, or under whose supervision a condition assessment is performed, and who seals and signs the condition assessment report. The use of the term “responsible professional engineer” shall not be construed as limiting the professional responsibility or liability of any professional engineer, or of any other licensed professional, who participates in the preparation of a condition assessment without being the responsible professional engineer for such condition assessment.

(6) the term “unsafe condition” includes the conditions identified as “unsafe” in § 304.1.1, § 305.1.1, and § 306.1.1 of the PMCNYS; and

(7) the term “unsafe structure” means a structure that is so damaged, decayed, dilapidated, or structurally unsafe, or is of such faulty construction or unstable foundation, that partial or complete collapse is possible.

(b) Condition Assessments – General Requirements. The owner operator of each parking garage shall cause such parking garage to undergo an initial condition assessment as described in subdivision (c) of this section, periodic condition assessments as described in subdivision (d) of this section, and such additional condition assessments as may be required under subdivision (e) of this section. Each condition assessment shall be conducted by or under the direct supervision of a professional engineer. A written report of each condition assessment shall be prepared, and provided to the Town, in accordance with the requirements of subdivision (f) of this section. Before performing a condition assessment (other than the initial condition assessment) of a parking garage, the responsible professional engineer for such condition assessment shall review all available previous condition assessment reports for such parking garage.

(c) Initial Condition Assessment. Each parking garage shall undergo an initial condition assessment as follows:

(1) Parking garages constructed on or after August 29, 2018, shall undergo an initial condition assessment following construction and prior to a certificate of occupancy or certificate of compliance being issued for the structure.

(2) Parking garages constructed prior to August 29, 2018, shall undergo an initial condition assessment as follows:

(i) if originally constructed prior to January 1, 1984, then prior to October 1, 2019;

(ii) if originally constructed between January 1, 1984, and December 31, 2002, then prior to October 1, 2020; and

(iii) if originally constructed between January 1, 2003, and August 28, 2018, then prior to October 1, 2021.

(3) Any parking garage constructed prior to the effective date of the local law enacting this provision that has not undergone an initial condition assessment prior to that effective date shall undergo an initial condition assessment prior to January 1, 2023.

(d) Periodic Condition Assessments. Following the initial condition assessment of a parking garage, such parking garage shall undergo periodic condition assessments at intervals not to exceed 3 years.

(e) Additional Condition Assessments.

(1) If the latest condition assessment report for a parking garage includes a recommendation by the responsible professional engineer that an additional condition assessment of such parking garage, or any portion of such parking garage, be performed before the date by which the next periodic condition assessment would be required under subdivision (c) of this section, the owner or operator of such parking garage shall cause such parking garage (or, if applicable, the portion of such parking garage identified by the responsible professional engineer) to undergo an additional condition assessment no later than the date recommended in such condition assessment report.

(2) If the Town becomes aware of any new or increased deterioration which, in the judgment of the Town, indicates that an additional condition assessment of the entire parking garage, or of the portion of the parking garage affected by such new or increased deterioration, should be performed before the date by which the next periodic condition assessment would be required under subdivision (c) of this section, the owner or operator of such parking garage shall cause such parking garage (or, if applicable, the portion of the parking garage affected by such new or increased deterioration) to undergo an additional condition assessment no later than the date determined by the **Town** to be appropriate.

(f) **Condition Assessment Reports.** The responsible professional engineer shall prepare, or directly supervise the preparation of, a written report of each condition assessment, and shall submit such condition assessment report to the Town at least 90 days before the date such is due under subparagraphs (c) and (d) of this section, and within 45 days of the date of any special assessment required under subparagraph (e) of this section. Such condition assessment report shall be sealed and signed by the responsible professional engineer, and shall include:

- (1) an evaluation and description of the extent of deterioration and conditions that cause deterioration that could result in an unsafe condition or unsafe structure;
- (2) an evaluation and description of the extent of deterioration and conditions that cause deterioration that, in the opinion of the responsible professional engineer, should be remedied immediately to prevent an unsafe condition or unsafe structure;
- (3) an evaluation and description of the unsafe conditions;
- (4) an evaluation and description of the problems associated with the deterioration, conditions that cause deterioration, and unsafe conditions;
- (5) an evaluation and description of the corrective options available, including the recommended timeframe for remedying the deterioration, conditions that cause deterioration, and unsafe conditions;
- (6) an evaluation and description of the risks associated with not addressing the deterioration, conditions that cause deterioration, and unsafe conditions;
- (7) the responsible professional engineer's recommendation regarding preventative maintenance;
- (8) except in the case of the report of the initial condition assessment, the responsible professional engineer's attestation that he or she reviewed all previously prepared condition assessment reports available for such parking garage, and considered the information in the previously prepared reports while performing the current condition assessment and while preparing the current report; and
- (9) the responsible professional engineer's recommendation regarding the time within which the next condition assessment of the parking garage or portion thereof should be performed. In making the recommendation regarding the time within which the next condition assessment of the parking garage or portion thereof should be performed, the responsible professional engineer shall consider the parking garage's age, maintenance history, structural condition, construction materials, frequency and intensity of use, location, exposure to the elements, and any other factors deemed relevant by the responsible professional engineer in their professional judgment.

(g) **Review Condition Assessment Reports.** The Town shall take such enforcement action or actions in response to the information in such condition assessment report as may be necessary or appropriate to protect the public from the hazards that may result from the conditions described in such report. In particular, but not by way of limitation, the Town shall, by Order to Remedy or such other means of enforcement as the Town may deem appropriate, require the owner or operator of the parking garage to repair or otherwise remedy all deterioration, all conditions that cause deterioration, and all unsafe conditions identified in such condition assessment report pursuant to paragraphs (2) and (3) of subdivision (f). All repairs and remedies shall comply with the applicable provisions of the Uniform Code. This section shall not limit or impair the right of the Town to take any other enforcement action, including but not limited to suspension or revocation of a parking garage's operating permit, as may be necessary or appropriate in response to the information in a condition assessment report.

(h) **Records Retention.** The Town shall retain all condition assessment reports for the life of the parking garage. Upon request by a professional engineer who has been

engaged to perform a condition assessment of a parking garage, and who provides the Town with a written statement attesting to the fact that he or she has been so engaged, the Town shall make the previously prepared condition assessment reports for such parking garage (or copies of such reports) available to such professional engineer. The Town shall be permitted to require the owner or operator of the subject parking garage to pay all costs and expenses associated with making such previously prepared condition assessment reports (or copies thereof) available to the professional engineer.

(i) **No Limitations.** This section shall not limit or impair the right or the obligation of the Town:

- (1) to perform such construction inspections as are required by § 5 (Construction Inspections) of this local law;
- (2) to perform such periodic fire safety and property maintenance inspections as are required by § 11 (Fire Safety and Property Maintenance Inspections) of this local law; or
- (3) to take such enforcement action or actions as may be necessary or appropriate to respond to any condition that comes to the attention of the Town by means of its own inspections or observations, by means of a complaint, or by any other means other than a condition assessment or a report of a condition assessment.

SECTION 14. CLIMATIC AND GEOGRAPHIC DESIGN CRITERIA –

(a) **Special Rules for Inspections, Permits and Certificates.** The Code Enforcement Officer shall determine the climatic and geographic design criteria for buildings and structures constructed within this Town as required by the Uniform Code. Such determinations shall be made in the manner specified in the Uniform Code using, where applicable, the maps, charts, and other information provided in the Uniform Code. The criteria to be so determined shall include but shall not necessarily be limited to, the following:

- (1) design criteria to include ground snow load; wind design loads; seismic category; potential damage from weathering, frost, and termite; winter design temperature; whether ice barrier underlayment is required; the air freezing index; and the mean annual temperature;
- (2) heating and cooling equipment design criteria for structures within the scope of the RCNYS. The design criteria shall include the data identified in the Design Criteria Table found in Chapter 3 of the RCNYS; and
- (3) flood hazard areas, flood hazard maps, and supporting data. The flood hazard map shall include, at a minimum, special flood hazard areas as identified by the Federal Emergency Management Agency in the Flood Insurance Study for the community, as amended or revised with:
 - (i) the accompanying Flood Insurance Rate Map (FIRM);
 - (ii) Flood Boundary and Floodway Map (FBFM); and
 - (iii) related supporting data along with any revisions thereto.

(b) **Records of Design Criteria.** The Code Enforcement Officer shall prepare a written record of the climatic and geographic design criteria determined pursuant to subdivision (a) of this section, shall maintain such record within the office of the Code Enforcement Officer, and shall make such record readily available to the public.

SECTION 15. RECORD KEEPING –

(a) **Recordkeeping.** The Code Enforcement Officer shall keep permanent official records of all transactions and activities conducted by all Code Enforcement Personnel, including records of:

- (1) all applications received, reviewed, and approved or denied;
- (2) all plans, specifications and construction documents approved;
- (3) all Building Permits, Certificates of Occupancy, Certificates of Compliance, Temporary Certificates, Stop Work Orders, and Operating Permits issued;
- (4) all inspections and tests performed;
- (5) all statements and reports issued;
- (6) all complaints received;
- (7) all investigations conducted;
- (8) all condition assessment reports received;
- (9) all fees charged and collected; and
- (10) all other features and activities specified in or contemplated by §§ 4 through 14, inclusive, of this local law.

(b) **Inspections and FOIL.** All such records shall be public records open for public inspection during normal business hours. All plans and records pertaining to buildings or structures, or appurtenances thereto, shall be retained for at least the minimum time period so required by State law and regulations. Document search, review, reproduction, and delivery requests shall follow the rules of the Freedom of Information Law (Article 6 of the New York Public Officers Law).

(c) **State Finance Law Reporting.** The Town Clerk shall, upon written request on a form prescribed by the Town Clerk, provide to the New York State Department of State, in accordance with and to the extent required by the New York State Freedom of Information Law, the following: true and complete copies of the records and related materials this the Town is required to maintain; true and complete copies of such portion of such records and related materials as may be requested by the Department of State; and/or such excerpts, summaries, tabulations, statistics, and other information and accounts of its activities in connection with administration and enforcement of the Uniform Code, and/or Energy Code the ECCCNY, and/or the ECS as may be requested by the Department of State. The Code Enforcement Officer shall, after monies have been provided to this Town (annually) pursuant to Article 4-A of New York Consolidated Laws, State Finance Law, annually submit to the Secretary of State, on a form prescribed by the Secretary of State, a report of the activities of the Town relative to administration and enforcement of the Uniform Code.

SECTION 16. PROGRAM REVIEW AND REPORTING –

(a) **Annual Report to Town.** The Code Enforcement Officer shall annually submit to the Town Board a written report and summary of all business conducted by the Code Enforcement Officer and the Inspectors, including a report and summary of all transactions and activities described in § 14 (Record Keeping) of this local law and a report and summary of all appeals or litigation pending or concluded.

(b) **Annual Report to Secretary of State.** The Code Enforcement Officer shall annually submit to the Secretary of State, on behalf of this Town, on a form prescribed by the Secretary of State, a report of the activities of this Town relative to administration and enforcement of the Uniform Code.

(c) **Additional Requests of Department of State.** The Code Enforcement Officer shall,

upon request of the New York State Department of State, provide to the New York State Department of State, true and complete copies of the records and related materials this Town is required to maintain; true and complete copies of such portion of such records and related materials as may be requested by the Department of State; and such excerpts, summaries, tabulations, statistics, and other information and accounts of its activities in connection with administration and enforcement of the Uniform Code and Energy Code as may be requested by the Department of State.

SECTION 17: VIOLATIONS –

(a) **Orders to Remedy.** The Code Enforcement Officer is authorized to order in writing the remedying of any condition or activity found to exist in, on or about any building, structure, or premises in violation of the Uniform Code, the Energy Code, or this local law. An Order to Remedy shall be in writing; shall be dated and signed by the Code Enforcement Officer; shall specify the condition or activity that violates the Uniform Code, the Energy Code, or this local law; shall specify the provision or provisions of the Uniform Code, the Energy Code, or this local law which is or are violated by the specified condition or activity; and shall include a statement substantially similar to the following:

“The person or entity served with this Order to Remedy must completely remedy each violation described in this Order to Remedy by _____ [*specify date*], which is thirty (30) days after the date of this Order to Remedy.”

The Order to Remedy may include provisions ordering the person or entity served with such Order to Remedy (1) to begin to remedy the violations described in the Order to Remedy immediately, or within some other specified period of time which may be more or less than thirty (30) days; to continue diligently to remedy such violations until each such violation is fully remedied; and, in any event, to complete the remedying of all such violations within thirty (30) days of the date of such Order to Remedy; and (2) to take such other protective actions (such as vacating the building or barricading the area where the violations exist) which are authorized by this local law or by any other applicable statute, regulation, rule, local law or ordinance, and which the Code Enforcement Officer may deem appropriate, during the period while such violations are being remedied. The Code Enforcement Officer shall cause the Order to Remedy, or a copy thereof, to be served on the owner of the affected property personally or by registered mail or certified mail within five (5) days after the date of the Order to Remedy. The Code Enforcement Officer shall be permitted, but not required, to cause the Order to Remedy, or a copy thereof, to be served on any builder, architect, tenant, contractor, subcontractor, construction superintendent, or their agents, or any other Person taking part or assisting in work being performed at the affected property personally or by registered mail or certified mail within five (5) days after the date of the Order to Remedy; provided, however, that failure to serve any Person mentioned in this sentence shall not affect the efficacy of the Compliance Order. A compliance notice or order issued under Executive Law § 382, and other types of notices and orders arising under other laws, statutes, regulations, ordinances, codes, and rules, including but not limited to defective condition, flood plain, and stormwater non-compliance orders and notices, are neither supplanted, abridged, nor limited by this local law. An Order to Remedy may be served prior to, contemporaneously with, or subsequent to any other notice or order, and each such notice or order shall be and remain separately enforceable.

(b) **Violations and Appearance Tickets.** Any non-compliance with or violation of the requirements of this local law, or the requirements of the Uniform Code or the Energy Code, or any non-compliance with Orders to Remedy issued by the Town are violations of this local law and, as applicable, of the relevant state codes. Code Enforcement Officers and Inspectors are authorized to issue appearance tickets for any violation of the Uniform Code, the Energy Code, or this local law. All procedural and venue-based provisions of New York State law generally applicable to misdemeanors shall apply to any criminal proceeding brought under this local law, and any misdemeanor shall be deemed and classified as an unclassified misdemeanor. For purposes of this local law, the Town’s justice court is hereby vested and imbued with jurisdiction to issue administrative and other warrants in compliance with the New York Criminal Procedure Law and

administrative codes of the State of New York, as well as to hear and adjudicate allegations relating to the criminal or civil violation of this chapter and thereafter, if appropriate, impose any fine, penalty, or sanction.

(c) **Penalties.** In addition to such other penalties as may be prescribed by State law, (1) any Person who violates any provision of this local law or the Uniform Code or Energy Code, or any term, condition, or provision of any Building Permit, Certificate of Occupancy, Certificate of Compliance, Temporary Certificate, Stop Work Order, Operating Permit or other notice or order issued by the Code Enforcement Officer pursuant to any provision of this local law, shall be guilty of a violation or misdemeanor, as the case may be, as set forth below, and subject to the following fines, penalties, and remedies:

(1) For a first violation, any person found guilty shall be deemed to have committed a violation and shall be subject to a fine of not more than \$500 nor less than \$200, or subject to a civil penalty of not more than \$1,000 nor less than \$250 to be recovered by the Town in a civil action.

(2) A second violation is one found to have occurred within two years of any prior civil or criminal determination of any other violation of this local law, and any person found guilty of a second violation shall be deemed to have committed an unclassified misdemeanor and shall be subject to a fine not less than \$500 nor more than \$2,500 and a period of incarceration not to exceed 120 days, or (2) subject to a civil penalty of not less than \$1,000 nor more than \$5,000 to be recovered by the Town in a civil action.

(3) Each week that any noncompliance or violation continues is and may be charged as a separate violation and, in addition to any other remedy, a violation of or noncompliance with this local law may result in the termination, modification, or revocation of any permits or approvals as issued.

(d) **Injunctive Relief.** Whenever the Town shall believe from evidence satisfactory to it that there is a violation of, or non-compliance with, this local law, the Town may bring an action to enjoin or restrain the continuation of such violation or non-compliance, to prevent, restrain, enjoin, correct, enforce, or abate any violation (including any threatened violation) of, or nonconformance with, any provision or requirement of the Uniform Code, the Energy Code, this local, or any term or condition of any building permit, certificate of occupancy or certificate of compliance, temporary certificate, stop-work order, operating permit, compliance order, or other notice or order issued by the Code Enforcement Officer pursuant to any provision of this local law, or to obtain an order directing the removal of the building or structure or an abatement of the condition in violation of any of the same. The court may also declare the rights and interests of any parties, impose, or collect any civil penalties, or award any damages or other relief requested. In any action seeking equitable relief or injunctions, including under Article 63 of the New York Civil Practice Law and Rules, the Town shall not be required to post any bond or undertaking, prove that there is or will likely be irreparable harm, or prove that the Town has no adequate remedy at law. Such action, and any other action or proceeding, may be instituted in the name of the Town in any court of competent jurisdiction, but no such action or proceeding shall be commenced without appropriate authorization from the Town Board.

(e) **Remedies Not Exclusive.** The application or pursuit of any civil or criminal fine, sanction, or penalty shall not preclude the pursuit of any other lawful remedy by the Town, including, but not limited to, the right to seek equitable relief. No remedy or penalty specified in this section shall be the exclusive remedy or remedy available to address any violation described in this section, and each remedy or penalty specified in this section shall be in addition to, and not in substitution for or limitation of, the other remedies or penalties specified in this section, in § 6 (Stop Work Orders) of this local law, in any other section of this local law, or in any other applicable law. Any remedy or penalty specified in this section may be pursued at any time, whether prior to, simultaneously with, or after the pursuit of any other remedy or penalty specified in this section, in § 6 (Stop Work Orders) of this local law, in any other section of this local law,

or in any other applicable law. In particular, but not by way of limitation, each remedy and penalty specified in this section shall be in addition to, and not in substitution for or limitation of, the penalties specified in subdivision (2) of § 382 of the Executive Law, and any remedy or penalty specified in this section may be pursued at any time, whether prior to, simultaneously with, or after the pursuit of any penalty specified in subdivision (2) of § 382 of the Executive Law or any other proceedings or actions authorized by this local law.

SECTION 18: FEES –

A fee schedule shall be established by resolution of the Town Board. Such fee schedule may thereafter be amended from time to time by like resolution. The fees set forth in, or determined in accordance with, such fee schedule or amended fee schedule shall be charged and collected for the submission of applications, the issuance of Building Permits, amended Building Permits, renewed Building Permits, Certificates of Occupancy, Certificates of Compliance, Temporary Certificates, Operating Permits, fire safety and property maintenance inspections, and other actions of the Code Enforcement Officer described in or contemplated by this local law.

SECTION 19. INTERMUNICIPAL AGREEMENTS –

The Town Board may, by resolution, authorize the Town, or an officer or employee thereof, to enter into an agreement in the name of the Town with other governments to carry out the terms of this local law, provided that such agreement does not violate any provision of the Uniform Code, the Energy Code, Part 1203 of Title 19 of the NYCRR, or any other applicable law. Any qualified Code Enforcement Officer or Inspector of such other governmental entity shall be and be deemed the Code Enforcement Officer and Inspector of the Town for all purposes under this local law, including but not limited to matters of interpretation, review, inspection, compliance, and enforcement.

SECTION 20. ELECTRICAL INSPECTIONS –

All electrical inspections in the Town shall be conducted by an electrical inspector qualified under New York State Law to conduct electrical inspections pursuant to and under the requirements of the National Electrical Code, as now exists or hereafter amended or re-codified.

SECTION 21. LIMITATIONS UPON TOWN LIABILITY -

The Town shall not be liable or responsible for any injury to persons or damage to property due to the Town's actions, or failures to act, under or pursuant to this local law unless it is proven to a reasonable degree of certainty that such injury or damage was solely or principally caused by a willful or intentional act of the Town. This provision shall be construed and applied to the maximum extent permitted by law and does not create any theory or claim of liability where none exists at law or in equity.

SECTION 22. PARTIAL INVALIDITY –

If any clause, sentence, paragraph, section or article of this local law shall be adjudged by any court of competent jurisdiction to be unconstitutional, illegal, invalid or unenforceable, such judgment or determination shall not affect, impair, or invalidate the remainder hereof, but shall be confined in its operation to the clause, sentence, paragraph, section or article thereof directly involved in the controversy in which such judgment shall have been rendered, and the remainder of this local law shall remain in force and effect, and shall not be impaired or invalidated by such judgment or determination.

SECTION 23. EFFECTIVE DATE –

This local law shall take effect immediately.

SECTION 24. CODIFICATION –

These amendments and regulations shall be incorporated into the Town Code, and the incorporator may designate such new section and numerical headings, or other indexed references, as make for a coherent Town Code, sequentially numbered or marked. Nothing in this local law is intended to disrupt or affect the existing Town Code, except to the extent any existing code provision is herein expressly superseded or repealed. All other provisions of the Town Code are hereby reaffirmed and continued in force and effect, and the codification of these amendments shall follow the proceed for amending the code as set forth in the code or the Town's local laws, including but not limited to Local Law #2 of 2022.

PRIVILEGE OF THE FLOOR – GUIDELINES

Available on Town of Lansing website and as a handout.

The public shall be allowed to speak only during the Public Comment / Privilege of the Floor period of the meeting, or during public hearings, or when they have reserved and been granted time upon the agenda.

Speakers must be recognized by the presiding officer (or his or her designee) and step to the front of the room.

Speakers must give their name and state whether they are speaking as a resident, a member of the public, or for any other person or organization.

Speakers must limit their remarks to 3 minutes, and comments unrelated to the subject matter of the public hearing are not allowed.

Speakers may not yield any remaining time they may have to another speaker.

With the permission of the presiding officer a Board or committee member may interrupt a speaker for the purpose of clarification or information (and not for any other reason or to debate or disagree). Such time shall not be counted against the speaker's 3-minute limit.

All remarks shall be addressed to the Board or committee as a body and not to any member thereof, nor to any member of the public whether present at such public hearing or not.

Speakers shall observe the commonly accepted rules of courtesy, decorum, dignity and good taste.

Interested parties or their representatives may address the Board by written communications. Written documents and evidence may be submitted as part of the record of the public hearing.

Persons who exceed 3 minutes, violate rules of courtesy, decorum, dignity or good taste, or deliberately or by their behavior interfere with other person's right to comment or participate in the public hearing, or who deliberately or by their behavior interfere with governmental administration will be cut off, removed, or have non-recognized comments removed from the record, or any combination of the above. Before a comments or statements will be excised from the record, the speaker will be verbally warned that they are in violation of the rules for this public hearing.

PRIVILEGE OF THE FLOOR – COMMENTS

One resident stated the following:

- Concern with oversight of the Zoning Board of Appeals (ZBA)
- Has documents on some decisions that were made
- Lives on lake – adjacent to railroad
- Railroad difficult to get along with – need to be careful
 - Previously received letter from railroad threatening to cut off water and electric lines considered to be encroachments
- Building being built on railroad property

- Could be negative impact on several property owners
- Property owner most disrupted by this, contacted ZBA explaining why variance should not be allowed
- All ZBA requirements, to grant variance, have been ignored
- ZBA has all documents
- Resident will provide Town Supervisor with documents after getting approval from property owner impacted the most

2021 DRAFT AUDIT PRESENTATION - PATRICK JORDAN, INSERO & CO. CPAs, LLP

Mr. Jordan handed out the official draft dated December 31, 2021. He stated a few words/formatting changed, but no numbers changed from the draft the Town Board received previously.

Mr. Jordan reviewed the Executive Summary and stated:

- Unmodified opinion – is good
- No concerns with financials
- No issues with Justice Courts
- Fund balances – no concerns
- A few line items were overspent
 - Can do budget modifications to move money within fund, so not overspent

Bookkeeper Mary Ellen Albrecht stated it is possible the modified budget given to Mr. Jordan is not the final. She will check with Williamson to find out about additional reports she is not aware of.

RESOLUTION ACCEPTING THE 2021 YEAR END INDEPENDENT OUTSIDE FINANCIAL REPORT AND AUDIT OF TOWN OPERATIONS, PROCEDURES, FUNDS, CASH HANDLING PROCEDURES AND ACCOUNTS

ABOVE PROPOSED RESOLUTION WAS TABLED UNTIL THE TOWN HAS THE FINAL AUDIT

LANSING COMMUNITY LIBRARY REPORT – CHRISTINE EISENHUT

Submitted the following report to the Town Board and it was included in the meeting packet which was available on Town of Lansing website and as a handout.

**TOWN BOARD UPDATES
FROM THE LANSING COMMUNITY LIBRARY
February 2023**

1. On Tuesday, February 28th at 7 pm Jennifer Northrop will be giving a presentation on the services provided by the Cancer Center of the Finger Lakes. Registration is requested.
2. Quilt Raffle – Friends of the Library are raffling off a twin sized dinosaur/dragons quilt, currently on display in the lobby of the library. Tickets can be purchased at the library or from a member of the Friends. The drawing will take place on February 27th.
3. LCL's After School Expeditions for 5th and 6th graders will be an Escape Room Challenge on February 28th from 3:00-4:30 pm. Registration is required.
4. The LCL has fully returned to pre-pandemic circulation numbers and all of the programs provided are at capacity.
5. During February the library will be displaying "Photosynthesis" photographs by Lansing High School students.
6. Storytime is in-person on Thursdays at 10:30 am with Ms. Shelley.

7. Instructor John Burger hosts T'ai Chi classes at the Community Center on Fridays from 10:30-11:30 am.
8. Learn to play American Mah Jongg every Tuesday at 10:15 am.
9. Play American Mah Jongg every Wednesday from 1:00-3:00 pm.
10. The library continues to provide free delivery to Woodsedge.
11. The library has an Empire Pass and passes to the Museum of the Earth and the Cayuga Nature Center available for check out. Board games, puzzles, story time kits, and STEAM kits are also available.
12. The library is continuing to distribute free self-test COVID-19 kits, antibacterial wipes and N95 masks to Lansing households.
13. The LCL's Wi-Fi is not password protected. The community is welcome to park in the lot to access the Internet.

LANSING YOUTH SERVICES REPORT – RICK ALVORD

Submitted the following report to the Town Board and it was included in the meeting packet which was available on Town of Lansing website and as a handout.

Lansing Youth Services Town Board Report February 2023

Outdoor Adventure: Outdoor Adventure participants finally got some snow to have fun in! Sledding was the number one priority following the arrival of some snow, and as the group was having so much fun sledding, they were willing to forgo hot chocolate for taking some more runs on the hill. Fire making was also very popular, with lots of roasted treats like S'mores, hot dogs, and apples! 12 youth served.

Foodies and Fun: This brand-new program takes a new spin on food challenges. Participants have made "veggie villages", using hummus and ranch dressing as mortar, snow, skin care products, and face detailing. One particularly amazing piece was the "pepper spa", a hollowed out green pepper, complete with patrons (cherry tomatoes) receiving a skin care treatment of ranch and hummus. The group is now focused on spaghetti bridges and the test/meal day, with color changing tea and a smoothie bar right around the corner! 16 youth served.

Mini Olympics: Mini Olympics, another new program, focuses on friendly competition in a variety of disciplines. Participants started the program with "track and field" events like the toothpick javelin, ping pong ball shot put, paper plate discus, and a book balancing 10m race! As a special event day, participants were introduced to cross country skiing via brand new skis that RYS has acquired through a sports funding grant. The entire group learned about the skis, binding operation, ski anatomy, and safety during winter sports. Students are ready to get back indoors for the upcoming modified events of curling, ice hockey, ski jumping and snowboarding, all of which are adapted to be miniature and indoor based. 13 youth served.

Dungeons and Dragons: Dungeons and Dragons returned, and students are very excited! So much so, that there will be a second round of D&D to get everyone involved. This role-playing game is led by our teen assistant who serves as the Dungeon Master and guides the group on the quest. The character development process is a large part of the team building aspect of this program. Students work with the Dungeon Master and their peers to develop their character's skills, behavior tendencies, and special abilities. Once the game begins, imaginations are at their prime as they progress through the storyline and fictitious scenarios. 15 youth served.

Youth Employment: Youth Employees have been fulfilling their roles at the library, with Lansing Youth Services as assistants, at the high school, and the Recreation Department’s ice-skating program, and a new position at the middle school as a tutor. New teens are being recruited for the new year, with the goal of adding some additional experiences at the high school. 18 youth served.

We want you!

Want to learn more about the Lansing Youth Services and what it has to offer the youth of Lansing?

Want to be more involved in our programming?

We are looking for parents/guardians/family/community members who are interested in being part of the Lansing Youth Commission. We are currently looking for new members and welcome you to join us!

Lansing Youth Commission meets one evening a month

Want to learn more or get involved?

Contact Rick Alvrod, ralvrod@tompkins-co.org



TOMPKINS COUNTY LEGISLATOR REPORT – MIKE SIGLER

No Report.

HIGHWAY REPORT – MICHAEL MOSELEY

Submitted the following report to the Town Board and it was included in the meeting packet which was available on Town of Lansing website and as a handout.

HIGHWAY REPORT February 2023

Winter Maintenance

- Crew worked on maintaining trucks and plows for winter snow and ice removal.
- Maintained roads snow and ice events.

CWD Maintenance

- Crew repaired a 6-inch hydrant valve on Eastlake Road.

Tree and Brush Maintenance

- Tree and brush maintenance along roadside to aid line of sight.
- Right of way tree maintenance.

Miscellaneous

- No new updates from Stopen Engineering regarding Ludlowville Rd. (Crooked Hill)
- Construction of NYSEG monopole has begun on highway campus. Highway department assisting as needed.

Mike also reported:

He continues to contact Stopen Engineering and Dave Herrick, Town Engineer, regarding Crooked Hill. There is a very rough draft which is not ready to be shared yet.

PARKS AND RECREATION REPORT – PATRICK TYRRELL

Submitted the following report to the Town Board and it was included in the meeting packet which was available on Town of Lansing website and as a handout.

Parks & Recreation February 2023 Town Board Meeting

RECREATION

- Our skating program has been so successful we are running another session.
- The Lansing Water Cats competitive swim group is going well.
- Travel basketball has one more week left.
- Our adult exercise programming is extremely popular, we offer yoga, strength and stretch and cardio step classes.
- Cheerleading won their competition a couple of weeks ago. Congratulations to the squad.
- LBP and LSP sign-ups will go out this week.

PARKS

- Our boat slip lottery was held on February 8th, we are working on placing now.
- We have made several repairs to our launch dock and transit dock.
- Camping and Pavilion reservations are open and going well. The new software makes it much easier for users to make their own reservations online.
- We have completed the replacement of the launch building roof.
- This week we will be upgrading some of the electricity in a couple of pavilions.
- We still do not have a contract from NYS Parks for the Myers Park Project.
- The dredging permit for the Myers Park Swim Area has been submitted.
- The Music in the Park schedule is almost finalized, we will have that out soon.

DIRECTOR OF PLANNING REPORT – JOHN ZEPKO

Submitted the following report to the Town Board and it was included in the meeting packet which was available on Town of Lansing website and as a handout.

Planning & Code Enforcement

John Zepko, Acting Director, CPESC, CFM
Reporting Period 1 January – 30 January 2023

CORE PLANNING FUNCTIONS

- **General Admin**
 - Modified Planning & Code Enforcement Dept window hours to Monday through Thursday, 7:30 a.m. to 12:30 p.m. and until 12pm on Friday, or by appointment.
 - Met with the office of the Bookkeeper. The following topics were discussed:
 - Interpretation of the Town Budget and appropriate classification of expenses.
 - Feasibility of escrow accounts to recover engineering and legal costs attributable to specific projects.
 - Short & Long term staffing needs, strategy and civil service classifications.
 - Conducted multiple staff meetings to discuss procedures, policy changes, and long term department strategy as well as opportunities for improvement of same.
- **Planner conducting classification and review of development applications**

- **Planning Board staff support**
- **Zoning Board of Appeals staff support**
- **Floodplain Management**
 - Reviewed Draft floodplain mapping and FIS from FEMA
- **Stormwater Management**
 - Updated permitting tracking records for 2022
 - Revised Stormwater Management and Erosion Control permit form
 - Approved Notice of Termination for Milton Meadows
 - 55 E. Shore Circle
 - Coordinated w/ Legal counsel and TDE to Advise multiple landowners seeking to revise a filed SOMRA to petition Town to form a drainage district
 - Asbury-Collins Subdivision
 - This major subdivision was approved in 2022 conditioned upon the acceptance of a SWPPP and the formation of a drainage district. SWPPP has been accepted by SMO. SMO anticipates owners will petition Town to form a drainage district.
- Water and Sewer Advisory Board meeting 4 Jan 2023
- Department Head Meeting 4 Jan 2023
- Threat Assessment Committee 9 Jan 2023
- Town Board meeting 18 Jan 2023

LAND USE WORK PROGRAM

- **Code Revision committee 5 Jan**

COMMITTEE MANAGEMENT

- **Agricultural and Farmland Protection Committee staff support**
 - Attended Committee meeting 19 Jan. Reviewed RA/AG Zoning Amendments. Next meeting scheduled for 9 Feb.
 - Drafted revised zoning map & distributed to committee.

PLANNING BOARD

- **23 Jan meeting**
 - Planning Board conducted a review of Parts II & III of SEQR for the Dandy Mini Mart Site Plan Review application. As this project is considered a Type I action and is undergoing a coordinated review process with the Zoning Board of Appeals, no determination will be made until the ZBA has had sufficient opportunity to comment.

ZONING BOARD OF APPEALS

- **10 Jan meeting**
 - ZBA heard a presentation from Dandy Mini Mart regarding a request for area variances to exceed the maximum permitted square feet of signage on the proposed site plan currently with the Planning Board. A public hearing was scheduled for this project on 14 February 2023 at 6:30pm at the Town of Lansing Library.

Code Enforcement

▪ New Permits

Property Address	SBL	Type
10 STONEHAVEN DRIVE	39.-1-25.6	INSTALL HEATPUMP
129 EASTLAKE RD	42.-1-54.10	INSTALL 2 HEATPUMPS, REPLACE WATER HEATER, ADD INSULATION AND NEW ATTIC ACCESS
21 VILLAGE CIRCLE	39.-1-38.11	DEMOLISH 10 UNIT APARTMENT BUILDING
34 DUTCH MILL RD	39.-1-50.10	NEW ROOM MOVING TWO EXISTING WALLS ADDING TWO NEW WALLS
138 LUDLOWVILLE RD	26.-5-15	INSTALL WATER HEATER, DISHWASHER, LAUNDRY WASHER & DRYER, ELECTRICAL, & FRAME IN CEILINGS OF BEDROOMS
1616 RIDGE RD	2.-1-22.2	REPLACE BOILER, INSTALL HEATPUMP AND ADD INSULATION
31 LAKE FOREST DR	32.-1-37.434	PUNCHLIST FROM BP20-187
614 SCOFIELD RD	30.-1-6.421	FINISH BASEMENT

▪ Status of Fire Inspections

Year	# Fire Inspections	# Inspections Completed	# Outstanding
2022	75	40	35
2023	80		80
		TOTAL	112

John also reported the following three (3) recent requests:

- Owner of a small piece of property, which is in the Consolidated Water District (CWD), would like to be removed from the CWD.
- Project would like to form a storm water drainage district.
- Another project would like to form a storm water drainage district.

Town Board agreed all three requests should be referred to Water and Sewer Working Group.

TOWN CLERK REPORT – DEBBIE MUNSON

Submitted the following report to the Town Board and it was included in the meeting packet which was available on Town of Lansing website and as a handout.

TOWN CLERK FEBRUARY 2023

Tax Season

We made it through the busiest part of tax collection – January. This year proved to be challenging with the bills that had re-levied school taxes on them that had, in fact, been paid. We worked with the residents and the Tompkins Community Bank to resolve this. The bank covered the additional re-levied fees that the taxpayers incurred.

My total warrant is \$15,638,702.13. To date we have collected \$14,015,243.58. The Town portion of the warrant \$4,944,071.08 has been paid to the Supervisor. Tompkins

County Finance has been paid \$7,500,000 towards their portion and \$17,932.47 for the first installment service charges.

Cayuga Lake National Bank

We have transferred our Town Clerk and Tax accounts to Cayuga Lake National Bank. The bank staff has been wonderful to work with on this transition. Our office is set up with their digital check scanner. The close proximity of their Lansing branch has considerably cut down on the time it takes to get deposits to the bank. We are earning the Town more interest with our new tax account.

ENGINEER'S REPORT – DAVE HERRICK

No report.

CONSENT AGENDA

- a. **RESOLUTION APPROVING HIGHWAY DEPARTMENT PURCHASE OF CASE COMPACT TRACK LOADER WITH ACCESSORIES IN ACCORD WITH CAPITAL REPLACEMENT PLANS**

RESOLUTION 23-62

RESOLUTION APPROVING HIGHWAY DEPARTMENT PURCHASE OF CASE COMPACT TRACK LOADER WITH ACCESSORIES IN ACCORD WITH CAPITAL REPLACEMENT PLANS

The following Resolution was duly presented for consideration by the Town Board:

WHEREAS, the Town of Lansing has long had capital management and equipment plans for the Highway Department consisting of a balance of reserve funds and budgeted cash, and in 2023 certain capital needs of the Highway Department were discussed, including how to fund the purchase of the same in 2023 without incurring debt; and

WHEREAS, the Highway Department has now confirmed and identified its need for a Case TV370B Compact Track Loader, a 72-inch Case SSQ Brush Hog, a 36-inch ditching bucket, and a Geith Main Pin Thumb and has utilized the OGS NJPA / Sourcewell contract price for pricing such equipment; and

WHEREAS, the Town Board has fully reviewed such need and the options for the same, and the Highway Department now wishes to use funds from accounts: ARPA HF5110.200 in the amount of \$35,971.13, SW8340.200 in the amount of \$22,371.13, SS3-8120.200 in the amount of \$383.33 and SS1-8120.200 in the amount of \$383.35 seeks verification from the Town Board that these budget line items are indeed to be used as cash to make such purchases; and

WHEREAS, upon and after due deliberation upon this matter, the Town Board of the Town of Lansing has determined as follows, and now be it therefore

RESOLVED, that the Town Board affirms that funds from ARPA HF5110.200, SW8340.200, SS3-8120.200, and SS1-8120.200 are intended to be used for equipment and vehicle purchases; and it is further

RESOLVED, that the Highway Superintendent or his designee be and hereby are authorized to effect the following purchase per OGS NJPA / Sourcewell contract price: a Case TV370B Compact Track Loader, a 72-inch Case SSQ Brush Hog, a 36-inch ditching bucket, and a Geith Main Pin Thumb for a total not to exceed \$59,108.94.

- b. **RESOLUTION APPROVING HIGHWAY DEPARTMENT PURCHASE OF TWO CHEVROLET PICK UP TRUCKS IN ACCORD WITH CAPITAL REPLACEMENT PLANS**

RESOLUTION 23-63

RESOLUTION APPROVING HIGHWAY DEPARTMENT PURCHASE OF TWO CHEVROLET PICK UP TRUCKS IN ACCORD WITH CAPITAL REPLACEMENT PLANS

The following Resolution was duly presented for consideration by the Town Board:

WHEREAS, the Town of Lansing has long had capital management and equipment plans for the Highway Department consisting of a balance of reserve funds and budgeted cash, and in 2023 certain capital needs of the Highway Department were discussed, including how to fund the purchase of the same in 2023 without incurring debt; and

WHEREAS, the Highway Department has now confirmed and identified its need for one new 2024 Chevrolet Silverado 2500HD crew cab pickup truck, and one new 2024 Chevrolet Silverado 3500 regular cab pickup truck, and has utilized the New York State Office of General Service (NYSOGS) Vehicle Marketplace for pricing such equipment; and

WHEREAS, the Town Board has fully reviewed such need and the options for the same, and the Highway Department now wishes to use funds from ARPA HF5130.200 and HF5110.200 and seeks verification from the Town Board that these budget line items are indeed to be used as cash to make such purchases; and

WHEREAS, upon and after due deliberation upon this matter, the Town Board of the Town of Lansing has determined as follows, and now be it therefore

RESOLVED, that the Town Board affirms that funds from ARPA are intended to be used for equipment and vehicle purchases; and it is further

RESOLVED, that the Highway Superintendent or his designee be and hereby are authorized to effect the following purchase per NYSOGS # 12296 and #12295: one new 2024 Chevrolet Silverado 2500HD crew cab pickup truck, ARPA HF5110.200 for \$50,571.92 and one new 2024 Chevrolet Silverado 3500 regular cab pickup truck, ARPA HF5130.200 for \$58,372.12 from Joe Basil Chevrolet for a total not to exceed \$108,944.04.

c. RESOLUTION AUTHORIZING EXECUTION OF CONCESSION LICENSE AND AGREEMENT FOR NON-MOTORIZED WATERCRAFT AT MYERS PARK

RESOLUTION 23-64

RESOLUTION AUTHORIZING EXECUTION OF CONCESSION LICENSE AND AGREEMENT FOR NON-MOTORIZED WATERCRAFT AT MYERS PARK

The following Resolution was duly presented for consideration by the Town Board:

WHEREAS, Local Law #2 of 2007, the Parks and Recreation Local Law, sets forth many rules and regulations for conduct in town-owned parks and recreational areas, among which is the need for a permit for certain activities; and

WHEREAS, pursuant to such local law, the Parks & Recreation Supervisor (“Supervisor”) had previously granted a permit for the operation of a non-motorized concession for kayaks and canoes and the same is ready for formal renewal and formal licensing in relation to such permit renewal, and while a permit does not require Town Board approval given the authority delegated in such local law, the granting of a license to extend the concession for multiple years perhaps does as a form of contract under Town Law § 64; and

WHEREAS, upon the drafting, review, and approval of such concession license and agreement by the “Supervisor” and the Town’s Attorney, and upon the approval of the Park Permit therefor by the “Supervisor” under the Parks and Recreation Local Law and the “Supervisor” recommendation that this concession license and agreement be

approved, the Town Board of the Town of Lansing has hereby

RESOLVED, that the concession license and agreement, as presented, be and hereby is approved and that the “Supervisor”, pursuant to said Local Law #2 of 2007 and the authority hereby granted, may sign such concession license and agreement by, for, on behalf of, and in the name of the Town of Lansing.

d. RESOLUTION REAPPOINTING JOHN DANN TO THE BOARD OF ETHICS

RESOLUTION 23-65

RESOLUTION REAPPOINTING JOHN DANN TO THE BOARD OF ETHICS

The following Resolution was duly presented for consideration by the Town Board.

WHEREAS, Local Law #1 of 2021, Town of Lansing Ethics Law, was adopted March 17, 2021; and

WHEREAS, per § 18-6 Board of Ethics. There is hereby established a Board of Ethics consisting of five members, to be appointed by the Town Board, all of whom shall reside in the Town, and all of whom shall serve without compensation and at the pleasure of the Town Board. No member of the Board of Ethics shall be a Town Employee or a Relative of any Town Employee. Ethics Board members will have staggered 5-year terms, and appointments will be initially made for terms of members running for 1 to 5 years, so that one appointment arises for consideration or renewal annually. Ethics Board members may be reappointed at the expiration of their term. The Attorney for the Town shall be an *ex officio* member of said Board without voting privileges, for the purposes of providing legal guidance and advice to allow the Board of Ethics to efficiently perform its functions; and

WHEREAS, the Board of Ethics has recommended that John Dann be reappointed to a 5-year term on the Board of Ethics; and

WHEREAS, upon and after due deliberation upon this matter, The Town Board of the Town of Lansing has hereby

RESOLVED, that John Dann is hereby reappointed to a 5-year term on the Board of Ethics, effective January 1, 2023 and expiring December 31, 2027.

CONSENT AGENDA RESOLUTIONS 23-62 – 23-65

RESOLUTION 23-66

WHEREAS, upon due deliberation thereupon, the Town Board of the Town of Lansing has hereby

RESOLVED, that the Consent Agenda Resolutions 23-62 – 23-65, are hereby approved as presented and amended, and

The question of the adoption of such proposed Consent Agenda Resolutions were duly motioned by Councilperson Andra Benson, duly seconded by Councilperson Bronwyn Losey, and put to a roll call vote with the following results:

- | | |
|-----------------------------------|------------------------------------|
| Councilperson Andra Benson – Aye | Councilperson Ruth Groff – Aye |
| Councilperson Bronwyn Losey – Aye | Councilperson Joseph Wetmore – Aye |
| Supervisor Edward LaVigne – Aye | |

Accordingly, the foregoing Resolutions were approved, carried, and duly adopted on February 15, 2023.

RESOLUTION APPROVING AUDIT AND BUDGET MODIFICATIONS

RESOLUTION 23-67

RESOLUTION APPROVING AUDIT AND BUDGET MODIFICATIONS

The bills were reviewed by Councilperson Ruth Groff and Councilperson Andra Benson. The Bookkeeper is hereby authorized to pay the following bills and to make the following budget modifications.

CONSOLIDATED ABSTRACT # 002

DATED 02/15/2022

AUDITED VOUCHER #'s	<u>43 – 145</u>
PREPAY VOUCHER #'s	<u>43 – 46</u>
AUDITED T & A VOUCHER #'s	<u>3 – 11</u>
PREPAY T & A VOUCHER #'s	<u>3 – 6</u>

<u>FUND</u>	<u>TOTAL APPROPRIATIONS</u>
GENERAL FUND (A&B)	\$ <u>97,432.97</u>
HIGHWAY FUND (DA&DB)	\$ <u>287,781.20</u>
LANSING LIGHTING (SL1, 2 &3)	\$ <u>1,551.39</u>
WARREN SEWER DISTRICT (SS1)	\$ <u>304.27</u>
LANSING WATER DISTRICTS (SW)	\$ <u>30,136.09</u>
TRUST & AGENCY (TA)	\$ <u>1,408,699.54</u>

**BUDGET MODIFICATIONS
FEBRUARY 15, 2023 MEETING**

**GENERAL FUND A
February 15, 2023**

<u>FROM</u>	<u>TO</u>	<u>FOR</u>	<u>AMOUNT</u>
A599	A3510.402	From FB to Control of Dogs - Contractual Increase in cost of service	\$ 20.00

**GENERAL FUND DB
February 15, 2023**

<u>FROM</u>	<u>TO</u>	<u>FOR</u>	<u>AMOUNT</u>
DB599	DB5110.200	From FB to Street Maintenance - Equipment Addition error in 2023 Budget	\$ 0.29

The question of the adoption of such proposed Resolution was duly motioned by Councilperson Joseph Wetmore, duly seconded by Councilperson Ruth Groff, and put to a roll call vote with the following results:

Councilperson Andra Benson – Aye	Councilperson Ruth Groff – Aye
Councilperson Bronwyn Losey – Aye	Councilperson Joseph Wetmore – Aye
Supervisor Edward LaVigne – Aye	

Accordingly, the foregoing Resolution was approved, carried, and duly adopted on February 15, 2023.

BOARD MEMBER REPORTS

Andra Benson – reported the following:

Lansing Library – written report above

Lansing Youth Services – written report above

Ruth Groff

Submitted the following report to the Town Board and it was included in the meeting packet which was available on Town of Lansing website and as a handout.

Ruth Groff Town Board Member Report February 2023

- **Capital Improvement Committee: February 1, 9:00am**
 - The committee went through a pared down version of the Capital Plan, reviewing only projects that met the threshold of \$500,000. Determining timing, cost, and funding source was the primary focus.
- **Town Historian:**
 - I attended a meeting of the Municipal Historians on Saturday, January 14, at 10am, at the Tompkins County Public Library. Lansing Town Historian, Fannie Welch, did not join us due to medical issues.
 - I met with John Howell, President of the Lansing Historical Association, on February 3, at 10am, to discuss their plans for exhibits in the building, and for community programs and involvement. He and the Town Historian had recently requested funds for additional tables and chairs for the building, but those requests were subsequently withdrawn, as a sufficient quantity of those items were located elsewhere.
- **Conservation Advisory Council (CAC): February 2, 6:30pm**
 - John Steinmetz, from Bergmann and Associates, presented two matrices that were used to develop the priority weighting for the open space criteria, and several charts that portrayed that priority of the ranking process, comparing it to the results of the community survey question #6. The charts showed that the ranking process was very much in line with the results of the survey. However, the process of prioritizing the results of the survey is only in the beginning stages, and will most likely take the remainder of the year to finalize.
 - The CAC wishes to acknowledge their gratitude for the ability to engage Bergmann and Associates in this process. Having their experience and expertise has made this effort much more efficient and credible. They also wish to thank the Town Board for their continued support.
 - The CAC is hoping to find better ways to communicate with the public, including educating homeowners on the mission of the CAC and the purpose of the Open Space Index and its impact.
- **Ithaca Tompkins County Transportation Council (ITCTC) Policy Committee: February 14, 1:00pm**
 - The Committee approved their 2023-2024 Unified Planning Work Program (UPWP) and the ITCTC 2023-2024 Budget.
 - From the Director's Report:
 - **“SS4A - The Safe Streets and Roads for All (SS4A) grant application for funds to complete a multijurisdictional Safety Action Plan was successful. The project was awarded \$600,000 in federal dollars. The addition of the 20% (\$150,000) local share results in a \$750,000 project. The City of Ithaca served as the lead applicant, with 10 municipalities, Tompkins County and NYSDOT as co-applicants. The municipalities are: Twn. Dryden, Vil.**

Dryden, Twn. Ithaca, Vil. Cayuga Heights, Twn. Newfield, Twn. Lansing, Vil. Lansing, Twn. Danby and Twn. Caroline...”

- “CRP - Congestion Reduction Program – the Bipartisan Infrastructure Law (BIL) created a program that distributes funds to MPOs for use in projects that result in carbon emission reductions from transportation. The ITCTC allocation is \$463,855 over the 5-year period covered in the BIL. The ITCTC issued a call for projects mid-December 2022. The deadline for submission is February 24, 2023...”
- Liz Field, Director of Ithaca Carshare, gave a brief overview of some current issues that Ithaca Carshare is facing as a result of some recent New York State legislation around insuring with risk retention groups. Since Ithaca Carshare, and any carshare in the state, will no longer be able to obtain insurance through these groups, their options are either increasing their annual budget by an exorbitant amount to allow for purchasing insurance through traditional insurance, or to pause operations. They are seeking an audience with the governor to find a resolution to this issue.
- Scot Vanderpool, TCAT’s General Manager, spoke to the group to provide an update on the status of TCAT. He stated that “things are looking up” but there are still some serious funding concerns. Although Governor Hochul calls for State Operating Assistance (STOA) to increase by 7.1% for upstate agencies, New York Public Transit Association (NYPTA) is seeking a 20% increase, citing financial challenges of lost revenue due to impact of Covid on ridership, as well as inflation, and the costly transition to zero-emission vehicles.
- Mr. Vanderpool also stated that:
 - TCAT will be getting 10 electric buses, funded through a grant
 - TCAT will be starting an on-demand service in the Fall of 2023. This program will benefit areas such as the West hill, where large buses cannot navigate.
- **Parks, Recreation, and Trails group: February 14, 3:30pm**
 - There was a meeting with the two Cornell Design Connect team leads, Rachel Elmkiess and Ellie Peterson, to answer questions they had regarding some of the requirements for their research. They also informed the group that they now have their team in place, including, but not limited to, students in planning and in landscape architecture. The Cornell team is looking forward to site visits to review the locations that have been outlined in the Parks and Trails Master Plan. It was suggested that they conclude their site visit with a tour of Stewart Park, as a model for the types of trails anticipated in Lansing. Rachel brought up the issue of ADA compliance, and it was agreed that compliance was important to Lansing. The Cornell team also suggested that there be a means for getting in-person feedback from residents, whether it be an open house, or a booth at another event in Lansing.

Ruth also stated:

Next month she would like a resolution to increase membership of the Parks, Recreation and Trails group.

Bronwyn Losey – reported the following:

Zoning Board of Appeals

Public hearing for Dandy Mini-Mart signs February 14, 2023 – people were respectful and passionate about their statements.

Joseph Wetmore

Submitted the following report to the Town Board.

**Joseph Wetmore
Town Board Member Report
February 2023**

**Agriculture and Farmland Protection Advisory Committee
Thursday, January 19·8:00 – 9:00am**

Committee reviewed the maps of the proposed Zoning changes to the current RA zone. They asked that they have more time to review the proposed changes. They moved their next meeting to Feb 9, so it would be before the Feb Town Board meeting.

They asked John Zepko to make a map showing the properties on the East side of Route 34B north of the school and south of Fenner Road.

**Tompkins County Council of Governments
Thursday, January 26·3:00 – 5:00pm**

Presentations: Real Property Tax

Jay Franklin gave a presentation about various property tax exemptions.

Committee reports

Energy

Town of Caroline is considering for our charging station here at the town hall switching vendors from Chargepoint to Greenspot. Greenspot owns and operates the station so that there are no costs to the host except providing a location. Greenspot shares a portion of the revenue with the host.

Tompkins County is hosting a training with the Department of State on Battery Energy Storage Feb 1 from 10am to 12pm

Transportation

TCAT is cutting back on services due to maintenance issues.

2023 Election of Tompkins County Council of Governments Leadership
Created subcommittee to review TCCOG bylaws.

**Planning Board
Monday, January 23·6:30 – 8:30pm**

Began SEQR Review Dandy Mini Mart

**Subcommittee to Review TCCOG's bylaws
Friday, February 10·11:15am – 12:15pm**

We reviewed the bylaws and are making several recommendations to update them.

Joe also stated:

Citizens have asked him about naming the new Route 34B Bridge over Salmon Creek. He reported one person suggested Peter Wheeler.

Supervisor Ed LaVigne stated if the Town wants to name the bridge, it should be offered to the public to suggest names.

Edward LaVigne

No report.

MOTION TO ADJOURN MEETING

Supervisor Edward LaVigne moved to **ADJOURN THE MEETING AT 8:24 PM.**

Councilperson Ruth Groff seconded the motion.

All in Favor – 5

Opposed – 0

Minutes taken and executed by the Town Clerk.

Respectfully submitted,

Deborah K. Munson, RMC
Town Clerk