

Item C,  
(1-4)

RESOLUTION OF THE TOWN OF LYSANDER, NEW YORK, ADOPTED APRIL 14, 2014,  
APPROVING THE ESTABLISHMENT OF WEST GENESEE SEWER DISTRICT, EXTENSION NO.2  
IN SAID TOWN, AND PROVIDING THAT SUCH RESOLUTION SHALL BE SUBJECT TO  
PERMISSIVE REFERENDUM

RECITALS

WHEREAS, the Town Board of the Town of Lysander (herein called "Town Board" and "Town," respectively), in the County of Onondaga, New York, has heretofore duly caused Allen J. Yager, P.E. , competent engineer duly licensed by the State of New York, to prepare a map, plan and report for the proposed establishment of WEST GENESEE SEWER DISTRICT, EXTENSION NO.2 (the "District") in the Town, consisting of the furnishing and installation of approximately 2170 lineal feet of new 2-inch HDPE force main pipe and appurtenances for sewer laterals within the right of way, furnishing of approximately 2100 linear feet of HDPE sewer lateral pipe and furnishing of 19 sewage grinder pumps and electric controls tracer wire for grinder pump connection, together with appurtenances thereto within the proposed sewer district, to provide sanitary sewer service and the availability of sanitary sewer service to properties within the proposed sewer district at a maximum estimated project cost of \$400,567.50, which map, plan and report have been duly filed in the office of the Town Clerk of the Town for public inspection; and

WHEREAS, pursuant to the Order Calling Public Hearing ("Order") duly adopted on March 10, 2014, the Town Board determined to proceed with the proposed establishment of the said District and adopted an Order reciting a description of the boundaries of the District in a manner sufficient to identify the lands included therein as in a deed of conveyance, the improvements proposed, the maximum amount proposed to be expended for the construction of the said Sewer Improvement, in connection with the District, the proposed method of financing to be employed, the Town's compliance with all applicable laws, rules and regulations with respect to environmental matters, the fact that a map, plan and report describing the same are on file in the Town Clerk's office for public inspection and specifying April 14, 2014 as the time when, and the Town Hall, in the Town, as the place where, the Town Board would meet to consider the proposed District, and to hear all persons interested in the subject thereof concerning the same, and for such other action on the part of the Town Board in relation thereto, as may be required by Law; and

WHEREAS, the Town Board has determined this to be a Type II Action pursuant to the New York State Environmental Quality Review Act, 6 NYCRR, Section 617.5 requiring no further environmental review, and

WHEREAS, certified copies of such Order were duly published, posted and filed pursuant to the provisions of article 12-A of the Town Law; and

WHEREAS, a Public Hearing on the matter was duly held by said Town Board on the April 14, 2014, commencing at 7:01 at the Town Hall, at which all interested persons desiring to be heard were heard, including those in favor of, and those opposed to, the proposed District.

NOW, THEREFORE, upon the evidence adduced at such Public Hearing, be it

RESOLVED BY THE TOWN BOARD OF THE TOWN OF LYSANDER, IN THE COUNTY OF ONONDAGA, NEW YORK, AS FOLLOWS:

Section 1. It is hereby determined that:

- (a) the Notice of Public Hearing was published, posted and filed as required by Law, and it is otherwise sufficient;
- (b) all the property and property owners benefited included within the proposed District hereinabove referred to in the recitals hereof are benefited thereby;
- (c) all the property and property owners benefited are included within the limits of the proposed District; and
- (d) it is in the public interest to establish the District.

Section 2. The establishment of the proposed District is hereby approved, as hereinafter described, and said District shall be designated and known as West Genesee Sewer District, Extension No.2 in the Town of Lysander, and shall be bounded and described as follows:

See Schedule A attached hereto

Section 3. The maximum amount proposed to be expended for the construction of the Sewer Improvement is estimated to be \$400,567.50, and the plan of financing includes the issuance of Serial Bonds and Bond Anticipation Notes of the Town as well as a Water Quality Improvement Project grant from the New York State Department of Environmental Conservation to finance said cost, and the assessment, levy and collection of special assessments from the several lots and parcels of land within the District, which the Town Board shall determine and specify to be especially benefited thereby, so much upon and from each as shall be in just proportion to the amount of benefit conferred upon the same, to pay the principal of and interest on said bonds as the same shall become due and payable.

Section 4. The permission of the State Comptroller is not required with respect to the District because the estimated cost of the District to the Typical Property is not above the Average Estimated Cost to the Typical Properties for the establishment of similar types of districts, as computed by the State Comptroller, and the Town Clerk has filed a certified copy of the Order with the State Comptroller as required by the Town Law.

Section 5. This resolution shall be subject to a permissive referendum in the manner provided by law.

Boundary Description  
West Genesee Sewer District Extension No. 2  
Town of Lysander, Onondaga County, New York

The Town of Lysander West Genesee Sewer District Extension No. 2, situated in the Town of Lysander, Onondaga County, State of New York, being more particularly described as follows:

Commencing at a point of beginning, said point being the northeastern property corner of parcel 048.-01-03.1; thence proceeding southerly along the eastern property boundary of parcel 048.-01-03.1 to its southeastern property corner; thence proceeding generally northeasterly to the northeastern property corner of parcel 048.-01-04.1; thence proceeding northeasterly along the northern boundary of said parcel to the northeastern property corner of parcel 048.-01-05.1; thence proceeding northeasterly along the northern boundary of said parcel to the northeastern property corner of parcel 048.-01-06.1; thence proceeding northeasterly along the northern boundary of said parcel to the northeastern property corner of parcel 048.-01-07.0; thence proceeding northeasterly along the northern boundary of said parcel to the northeastern property corner of parcel 048.-01-08.0; thence proceeding northeasterly along the northern boundary of said parcel to the northeastern property corner of parcel 048.-01-09.0; thence proceeding northeasterly along the northern boundary of said parcel to the northeastern property corner of parcel 048.-01-10.1; thence proceeding northeasterly along the northern boundary of said parcel to the northeastern property corner of parcel 048.-01-11.0; thence proceeding southeasterly along the eastern boundary of said parcel to the southeastern corner of parcel 048.-01-11.0; thence proceeding southwesterly along the southern boundary of said parcel to the southeastern property corner of parcel 048.-01-10.1; thence proceeding southwesterly along the southern boundary of said parcel to the southeastern property corner of parcel 048.-01-09.1; thence proceeding southwesterly along the southern boundary of said parcel to the southeastern property corner of parcel 048.-01-08.0; thence proceeding southwesterly along the southern boundary of said parcel to the southeastern property corner of parcel 048.-01-07.0; thence proceeding southwesterly along the southern boundary of said parcel to the southeastern corner of parcel 048.-01-06.1; thence proceeding southwesterly along the southern boundary of said parcel to the southeastern property corner of parcel 048.-01-05.1; thence proceeding southwesterly along the southern boundary of said parcel to the southeastern property corner of parcel 048.-01-04.1; then proceeding southwesterly along the southern boundary of said parcel to the southeastern property corner of parcel 049.-05-10.0; thence proceeding southwesterly along the southern boundary of said parcel to the southeastern property corner of parcel 049.-05-09.0; thence proceeding southwesterly along the southern boundary of said parcel to the southeastern property corner of parcel 049.-05-08.0; thence proceeding southwesterly along the southern boundary of said parcel to the southeastern property corner of parcel 049.-05-08.0; thence proceeding southwesterly along the southern boundary of said parcel to the southeastern property corner of parcel 049.-05-07.0; thence proceeding southwesterly along the southern boundary of said parcel to the southeastern property corner of parcel 049.-05-06.0; thence proceeding southwesterly along the southern boundary of said parcel to the southeastern property corner of parcel 049.-05-05.0; thence proceeding southwesterly along the southern boundary of said parcel to the southwestern property corner of parcel 049.-05-04.0; thence proceeding northerly along the western boundary of said parcel to the southwestern property corner of parcel 049.-05-03.0; thence proceeding northerly along the western boundary of said parcel to the southwestern property corner of parcel 049.-05-02.0; thence proceeding northerly along the western boundary of said parcel to the southwestern property corner of parcel 049.-05-01.1; thence proceeding northerly along the western boundary of said parcel to the northwestern property corner of parcel 049.-05-01.1; thence proceeding southeasterly along the northern boundary of said parcel to the

northeastern property corner of parcel 049.-05-01.1; thence proceeding southeasterly across the blue ridge circle right-of-way to the northwestern property corner of parcel 049.-05-13.1; thence proceeding southeasterly along the northern boundary of said parcel to the northwest corner of parcel 048.-01-03.1; thence proceeding easterly along northern boundary of said parcel to the northeastern corner of said parcel, said point also being the point of beginning, encompassing all parcels within said boundary.

The above described boundary is in accordance with the map entitled Town of Lysander West Genesee Sewer District Extension No. 2 Petition Plan prepared by Allen J. Yager, P.E., Town of Lysander Engineer dated March 2014.

Item D,  
(1-8)



Joanne M. Mahoney, County Executive  
Tom Rhoads, P.E., Commissioner  
650 Hiawatha Blvd. West  
Syracuse, NY 13204-1194  
(315) 435-2260 or (315) 435-6820  
FAX (315) 435-5023  
<http://www.ongov.net/wep/>

RECEIVED

FEB 21 2014

SUPERVISOR'S OFFICE  
TOWN OF LYSANDER

February 19, 2014

John A. Salisbury, Supervisor  
Town of Lysander  
8220 Loop Road  
Baldwinsville, New York 13027

Subject: Suburban Green Infrastructure Program – Indian Springs Manor

Dear Mr. Salisbury:

Enclosed please find a contract with Onondaga County in the amount of \$400,000.00 for green infrastructure improvements as outlined in your application for funding dated May 2013.

Please sign where indicated, and return to me at the above address. A fully executed agreement will be returned for your files.

Please feel free to contact me at 435-2260 if you have any questions regarding this process.

Sincerely,

Mary Gates  
Administrative Assistant

enc.



**MEMORANDUM OF UNDERSTANDING**

THIS MEMORANDUM OF UNDERSTANDING (MOU), by and between the COUNTY OF ONONDAGA, a municipal corporation duly organized and existing under the laws of the State of New York with principal offices at the John H. Mulroy Civic Center, 421 Montgomery Street, Syracuse, New York 13202, by Joanne M. Mahoney, its County Executive, (hereinafter referred to as the "County"), and the TOWN OF LYSANDER a municipal corporation duly organized and existing under the laws of the State of New York with principal offices at TOWN HALL, 8220 LOOP ROAD, BALDWINVILLE, NEW YORK 13027 (Here and after the "RECIPIENT ")

WITNESSETH

WHEREAS, by Resolution 134-13; the Onondaga County Legislature has found and determined that it is necessary and in the public interest to undertake various Green Infrastructure projects outside the City of Syracuse to further the capacity goals and objectives of Local Law 1-2011; and

WHEREAS, Pursuant to the provisions of Sections 12 and 20 of Local Law No. 1 of 2011 the Legislature, upon the recommendation of the Onondaga County Executive, has established the Suburban Save the Rain program for the purpose of funding the specific projects in the amounts set forth in Resolution 134-13 which have been designed to mitigate inflow and infiltration of storm water into the sanitary sewer system, as well as other incidental costs and expenses; and

WHEREAS, (Recipient) has submitted to the COUNTY a request for financial assistance for the purposes of funding the planning, design, acquisition, construction and installation of a green infrastructure project to mitigate inflow and infiltration of storm water into the sanitary sewer system; and

WHEREAS, on the basis of the application for assistance and the representations, warranties and covenants contained herein, the COUNTY will reimburse the RECIPIENT for costs incurred in connection with the Project up to an amount not to exceed \$400,000.00 as ; and

WHEREAS, the RECIPIENT agrees to incorporate and maintain the green technology in accordance with State and COUNTY rules and regulations applicable to the usage of such Funds.

NOW, THEREFORE, the parties hereto do mutually agree as follows:

**PURPOSE**

RECIPIENT understands and agrees that the establishment of the SUBURBAN SAVE THE RAIN PROGRAM by the COUNTY is intended solely to promote the public benefit and purpose of realizing environmental improvements by mitigating inflow and infiltration of storm water into the sanitary sewer system,

RECIPIENT further understands and agrees that upkeep of green infrastructure components funded pursuant to this Agreement and the long term retention of the environmental benefits of the green infrastructure components funded pursuant to this Agreement are critical to the COUNTY's long term ability to achieve and maintain compliance with applicable water pollution control requirements and the RECIPIENT's ability to satisfy the goals and objectives of Local Law No. 1 of 2011.

#### TERM

The term of this contract shall be from October 10, 2013 through ten (10) years from the date of issuance of the Suburban Green Improvement Fund Certificate of Completion. Such ten (10) year term after the issuance of the Certificate of Completion is hereinafter referred to as the "Maintenance Phase."

Except as is otherwise stated in this Agreement, neither COUNTY nor RECIPIENT shall have or make any claim for damages against the other for the other party's termination of this Agreement.

#### MAINTENANCE PROCEDURES AND SCOPE OF SERVICES

The minimum maintenance procedures to be followed in this Agreement are outlined in Exhibit A, entitled MAINTENANCE PROCEDURES, which is attached hereto and made a part hereof. The RECIPIENT shall provide general services as outlined in their application, attached hereto as Exhibit B, and made a part hereof. Said Scope of Project shall be consistent with the Procedures outlined in the Save the Rain Project Guidelines and RECIPIENT'S application.

The RECIPIENT will implement the Green Infrastructure Project(s) as approved for funding by the Onondaga County Legislature with allowance for necessary modifications to address unforeseen circumstances in a manner that allows the project to remain consistent with the goals of the project and the anticipated inflow and infiltration reduction goals which have served as the basis for the project's approval to the maximum extent possible.

#### APPENDICES AND EXHIBITS INCORPORATED

All exhibits and appendices to this Agreement, including any amendments and supplements thereto, are hereby incorporated herein and made a part of this Agreement. RECIPIENT agrees to all the terms and conditions of the Intermunicipal Wastewater Agreement executed with the COUNTY and attached hereto as Exhibit C and made a part hereof.

REIMBURSEMENT

Upon submission by RECIPIENT of certification that the project has been completed, inspection by the County and acceptance of RECIPIENT'S certification of completion, as provided for in the Save the Rain program guidelines, the COUNTY hereby agrees to pay the RECIPIENT an amount not to exceed \$ 400,000.00 in full and final satisfaction of all SUBURBAN SAVE THE RAIN program requirements.

Payment shall be made in accordance with established Onondaga County Comptroller procedures and upon submission of duly approved County claim forms which can only be obtained from the Onondaga County Department of Water Environment Protection, hereby designated to act on behalf of the County in directing and reviewing the services required herein.

COMMUNICATIONS

RECIPIENT shall address all inquiries, communication and correspondence directly to: Paul Legnetto, OCDWEP Program Coordinator, 650 Hiawatha Blvd. West, Syracuse, NY 13204.

RECIPIENT shall designate an official with sufficient authority to make project related decisions who shall serve as RECIPIENT'S project representative.

HOLD HARMLESS/ DEFENSE AND INDEMNIFICATION

RECIPIENT , its successors, assigns, and agents shall at all times defend and indemnify and save harmless the COUNTY, its officers and employees, from any and all liability and from any and all claims, damages, costs and expenses of every name and nature to person or property which may accrue or grow out of the installation, operation, and maintenance of Work in relation to the Project(s) or arising in any way out of the operations pursuant to this AGREEMENT , and shall defend and indemnify and save harmless said COUNTY from all costs, damages and expenses by reason of any damages or injuries to any person or property for Work that is to be performed and maintained, alleged to have been caused or sustained in whole or in part by or because of misfeasance, omission of duty, negligence or wrongful act on the part of RECIPIENT.

The RECIPIENT further covenants and agrees to obtain all insurance required pursuant to this Agreement to effectuate this Hold Harmless clause.

INSURANCE

The RECIPIENT shall purchase and maintain insurance written on an occurrence basis with minimum limits of not less than one million dollars (\$1,000,000.00) Combined Single Limit for Bodily Injury and Property Damage. If RECIPIENT is self-insured,

RECIPIENT shall cause any insurance provided by its contractors working on, maintaining, preserving, repairing and/or keeping the PROJECT in good working order to also name the RECIPIENT as an additional insured. The RECIPIENT agrees to require its contractor(s) to provide a Comprehensive General Liability Insurance policy naming the RECIPIENT as an additional insured with minimum limits of not less than one million dollars (\$1,000,000.00) Combined Single Limit for Bodily Injury and Property Damage. In addition, the RECIPIENT shall require its contractors to maintain workers compensation insurance.

#### OWNERSHIP AND MAINTENANCE

Recipient shall own and operate the project for which funding is provided. RECIPIENT agrees to operate this Project within the itemized budget mutually developed with Onondaga County's Department of Water Environment Protection. (Any deviation from project design or budget must be approved by OCDWEP prior to implementation of said deviation to the Project.)

##### (A) Operation and Maintenance

(A) In accordance with Exhibit ""A" RECIPIENT agrees that for a period of ten (10) years RECIPIENT will maintain, preserve and keep the Project, or cause the Project to be maintained, preserved and kept in good repair and working order, and shall make or cause to be made all necessary repairs, replacements and renewals so that at all times the Project is operated and maintained properly in a manner consistent with SUBURBAN SAVE THE RAIN PROGRAM standards and procedures as outlined in Exhibit "A".

##### (B) Alterations or Redevelopment/Change in Use of Property

RECIPIENT agrees that any alterations, reconstruction, redevelopment or change in use of property upon which the SUBURBAN SAVE THE RAIN project is provided pursuant to this Agreement shall be carried out so as to preserve and retain all environmental benefits, including stormwater capture components for which the SUBURBAN SAVE THE RAIN PROGRAM award has been provided. This requirement may be satisfied by either preserving the green infrastructure components constructed or installed pursuant to this Agreement, or replacing such green infrastructure components with other green infrastructure that provides environmental benefits, including stormwater capture benefits, that are at least comparable to those installed pursuant to this Agreement.

(C) Transfer of Ownership

At any time prior to ten (10) years from receipt of the Green Improvement Fund Certificate of Completion, RECIPIENT agrees that any transfer, conveyance, sublease, or disposal of the property for which SUBURBAN SAVE THE RAIN PROGRAM award has been provided pursuant to this Agreement, shall be subject to the terms and conditions of this Agreement, including the Maintenance Phase Agreement/Acknowledgement, attached hereto and made a part hereof. RECIPIENT must provide to the transferee written notice of this requirement and the Maintenance Phase Agreement/Acknowledgment entered into by the RECIPIENT and the COUNTY. The RECIPIENT further agrees to provide to transferee, any and all documentation describing in detail the green infrastructure component of the property. RECIPIENT shall, as part of said transfer, conveyance, sublease or disposal of property, include a requirement that transferee accept the property subject to any and all green infrastructure installed or constructed with funding provided pursuant to this Agreement and the terms of the Maintenance Phase Agreement/Acknowledgement regarding the continued use and maintenance of said green infrastructure component for the unexpired term of the Maintenance Phase. The RECIPIENT must also notify OCDWEP in writing within thirty (30) days of said transfer, conveyance, sublease or disposal of subject property.

INDEPENDENT CONTRACTOR

The RECIPIENT is an independent contractor, neither the RECIPIENT nor RECIPIENT'S officers, employees, agents or servants shall hold themselves out as, or claim to be, officers, employees, agents, or servants of the COUNTY.

CONFLICT OF INTEREST

(A) Affidavit

At the time ONONDAGA COUNTY accepts RECIPIENT'S Project for a SUBURBAN SAVE THE RAIN PROGRAM award and the Contract is signed, prior to receiving any reimbursement, the RECIPIENT shall serve upon the County Attorney the attached Affidavit certifying that no officer or employee of RECIPIENT has interest and will not acquire any interest, direct or indirect, that would conflict in any manner or degree with the receipt of the SUBURBAN SAVE THE RAIN PROGRAM award. The Affidavit shall further state that the RECIPIENT agrees that by the receipt of grant funding from the COUNTY, no persons having any such interest shall be employed by the RECIPIENT, or in the case of an current employee or officer of RECIPIENT, such employee or officer shall not in any way be engaged in the planning, development implementation or other role with respect to the project. The RECIPIENT assumes full responsibility both for knowing whether its officers, employees or agents have any such interest and in certifying by Affidavit the absence of such conflict to the COUNTY.

(B) Duty to Disclose

During the course of contract duration, the RECIPIENT agrees to disclose immediately to OCDWEP, by Affidavit, every known or apparent conflict of interest and every ostensible or potential conflict of interest of the RECIPIENT, its officers, employees and agents. The duty to disclose is a continuing duty. The RECIPIENT agrees that disclosure is a material obligation of this Agreement and that failure to comply with these provisions affords the COUNTY the right to pursue any and all remedies for breach of contract. In the event of an apparent or actual conflict of interest during the course of performance, the RECIPIENT agrees that payments shall be suspended pending final approval by the COUNTY or the County Board of Ethics. If the conflict cannot be resolved to the satisfaction of the COUNTY, the COUNTY may terminate the Agreement by written notice. Nothing herein shall be construed as limiting or waiving the COUNTY'S right to pursue damages or other remedies.

A conflict of interest includes any circumstance which might influence or appear to influence the judgment of the RECIPIENT, and the RECIPIENT shall disclose the same. The RECIPIENT shall disclose further the acceptance of compensation, monetary or otherwise, from more than one (1) payer or party of services on the same project or related project. The RECIPIENT shall disclose further the direct or indirect solicitation or acceptance of financial or other consideration from parties other than the COUNTY for work on the project to which this Agreement pertains. If applicable, the RECIPIENT shall disclose further the direct or indirect acquisition of any interest in the real estate which is the subject of the Project, or in the immediate vicinity thereof. A conflict of interest on the part of the RECIPIENT'S officers, employees or agents shall be deemed a conflict of interest on the part of the RECIPIENT, giving rise to the same duty to disclose.

LICENSES AND PERMITS

The RECIPIENT hereby agrees that it will obtain at its own expense all licenses, permits, or SEQRA approvals associated with the construction of the Project performed under this Agreement, if any are necessary, prior to the commencement of construction.

APPROPRIATIONS

It is understood by and between the parties hereto that this Agreement shall be deemed executory only to the extent of the monies appropriated and available for the purpose of this Agreement and no liability on account thereof shall be incurred by the COUNTY beyond monies appropriated and available for the purpose thereof.

CONTRACT MODIFICATIONS

This Agreement represents the entire and integrated agreement between the COUNTY and the RECIPIENT and supersedes all prior negotiations, representations or agreements either written or oral. This Agreement may be amended only by written instrument signed by both the COUNTY and the RECIPIENT.

SEVERABILITY

If any term or provision of this Agreement shall be held invalid or unenforceable, the remainder of this Agreement shall not be affected thereby and every other term and provision of this Agreement shall be valid and enforced to the fullest extent permitted by law.

CLAUSES REQUIRED BY LAW

The parties hereto understand and agree that each and every provision of law and clause required by law to be inserted in this Agreement shall be deemed to have been inserted herein, and if through mistake or inadvertence such provision is not inserted, said clause shall be deemed to have been inserted and shall have the full force or effect of law.

PARTIES BOUND

This agreement shall inure to the benefit of, and be binding upon the parties and their respective successors or assigns.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the date and year hereinafter written.

COUNTY OF ONONDAGA

Dated: \_\_\_\_\_ 20\_\_

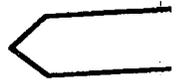
By: \_\_\_\_\_  
Joanne M. Mahoney, County Executive MJM

TOWN OF LYSANDER

Dated: \_\_\_\_\_ 20\_\_

By: \_\_\_\_\_

\_\_\_\_\_  
(Title)



# TOWN OF LYSANDER

## OFFICE OF THE SUPERVISOR

**John A. Salisbury**  
Supervisor  
Tel: (315) 857-0281

8220 LOOP ROAD  
BALDWINSVILLE, NEW YORK 13027  
Fax: (315) 635-1515

**David J. Rahrle**  
Comptroller  
Tel: (315) 635-1443

February 10, 2014

Dear Residents,

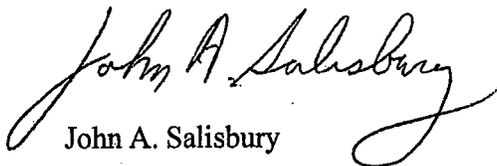
There has been an interest expressed by a resident of the existing Collington Pointe Lighting District about the possibility of installing street lights in the development. On behalf of the Collington Pointe Lighting District the Town requested a proposal from National Grid.

The National Grid proposal recommends installing sixteen (16) "Traditional" style post top 100w high pressure fixtures on 14' fiberglass embedded poles using 100w fixtures to help illuminate the developed portion of this tract. In addition to the post mounted fixtures three pole mounted lights would be installed on the existing wood utility poles along Sudley Way.

The estimated annual cost of the lighting proposal is \$ 4,605.62. If the proposal for the new street lights is approved, the total annual cost of street lighting for each parcel in the Collington Pointe Lighting District is estimated to be \$ 0.0002 per thousand of assessed valuation, or approximately \$ 59.00 per year for a property with an assessed value of \$ 300,000. A copy of the street lighting proposal is available for inspection at the Town Clerk's office, 8220 Loop Road, Baldwinsville, NY during regular business hours.

Please return the enclosed postcard to the Town no later than March 3, 2014 indicating if you are in favor of or are opposed to the proposed Collington Pointe Lighting District improvements.

Sincerely,



John A. Salisbury  
Town Supervisor