



P.O.Box 681 New City, NY 10956-3358 - Ph: 845-353-3060 - Fax: 530-733-3060

# CONTRACT

page 1 of 2

Dated: August 31, 2022

Coverage Period: 24 Months beginning 1/1/2023

With the option for two (02) year extension

Provider:

Hudson Valley Wild Goose Chasers Inc.

Referred to as "HVWGC" Pete Rizzo, President

Ralph Garcia, Business Manager, 845-590-1493

Client:

Town of Haverstraw

1 Rosman Road, Garnerville, NY 10923

Referred to as "Town"

Service Locations:

Bowline Point Park

Phillip J Rotella Golf Course

Sports Complex on Chapel Street

General Description of the Services:

HVWGC will provide canine intervention of Canada Geese to the Town as follows:

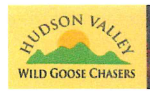
Handlers will work with our trained canines to move geese from the grounds at the specified sites. A brace of canines will normally be in use.

Sites will be visited up to three (03) times per day up to seven (07) days per week.

Work will be done during daylight hours. Holidays will be worked except for Easter, Thanksgiving, and Christmas Day.

Techniques may be changed or altered to satisfy the needs of each site.

The Town will allow for reasonable access to the properties.





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The Town will notify HVWGC of any changes to the specified properties that may affect canines. This includes 24 hours' notice prior to pesticide or fertilizer application.	our handlers or
The Town will immediately contact HVWGC with any items of concern regarding proceduallow for corrections.	ires or results to
The Town may stop work and terminate this agreement with 60 days notification of its int	tent to do so.
HVWGC reserves the right to stop work and terminate this agreement if any circumstance harm to our employees (including canines).	es were to cause
PAYMENT DETAILS:	
The Town will be billed as follows:	
Core Sites at a monthly rate of \$3,335.00	
Invoices will be submitted monthly and payable within 30 days of receipt.	
CONTRACT ACCEPTANCE	
Provider Signature Date Peter Rizzo President, Hudson Valley Wild Goose Chasers Inc.	
Authorized Client SignatureDate	
Printed Typed. Name	

Title\_\_\_\_

Federal ID No.: 13-6007298

### MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING made as of the \_\_\_\_\_ day of \_\_\_\_\_, 2022, by and between the COUNTY OF ROCKLAND, a municipal corporation having its principal office at 11 New Hempstead Road, New City, New York 10956, hereinafter referred to as "COUNTY," and TOWN OF HAVERSTRAW POLICE DEPARTMENT, a municipal corporation, having its principal office at 101 West Ramapo Road, Garnerville, New York 10923, hereinafter referred to as "MUNICIPALITY," in the following manner:

## WITNESSETH:

WHEREAS, the COUNTY desires the services of the MUNICIPALITY as provided in the attached **Schedule** "A", for the benefit of County residents; and

WHEREAS, the Rockland County Charter, Article III, Section 3.02(u) authorizes the County Executive to execute this memorandum of understanding; and

NOW THEREFORE, the parties hereto, in consideration of the covenants, agreements, terms, understandings and conditions herein contained, do agree as follows:

- 1. <u>MUTUAL BENEFIT</u>: MUNICIPALITY shall receive 2 new CMI Intoxilyzer 800 roadside breathalyzers in accordance with the terms of the attached **Schedule "A"**.
- 2. TERM: NONE.
- 3. <u>PAYMENT</u>: The MUNICIPALITY shall receive 2 (Unit #012, 013) intoximeters at no cost.
- 4. <u>INDEPENDENT MUNICIPALITY</u>: MUNICIPALITY, as an independent MUNICIPALITY, covenants and agrees that it, its employees, servants and/or agents will neither hold itself/themselves out as, nor claim to be an employee, servant or agent of COUNTY, and that it, its employees, servants and/or agents will not make a claim, demand or application to or for any right or privilege applicable to an officer or employee of COUNTY including, but not limited to, Workers' Compensation coverage, unemployment insurance benefits, Social Security coverage or retirement membership or credit.

- 5. <u>INSURANCE REQUIREMENTS</u>: MUNICIPALITY shall, at its own cost and expense, procure and maintain insurance to cover any activity involving the services provided in accordance with the terms of the attached **Schedule "A"**.
- 6. <u>INDEMNIFY AND HOLD HARMLESS</u>: MUNICIPALITY agrees to defend, indemnify and hold harmless COUNTY and its respective officers, employees and agents from and against all claims, actions and suits and will defend COUNTY and its respective officers, employees and agents at its own cost and at no cost to COUNTY in any suit, action or claim including appeals for personal injury to or death of any person or loss or damage to property arising out of or resulting from the services provided in accordance with the terms of the attached **Schedule "A"** to the fullest extent permitted by law. These indemnification provisions are for the protection of the COUNTY and its respective officers, employees and agents only and shall not establish, of itself, any liability to third parties. The provisions of this section shall survive the termination of this memorandum of understanding.
- 7. <u>NO ASSIGNMENT</u>: MUNICIPALITY shall not assign, sublet or transfer or otherwise dispose of its interest in this Agreement without the prior written consent of COUNTY.
- 8. <u>LAWS OF THE STATE OF NEW YORK</u>: This Agreement shall be governed by the Laws of the State of New York, and the venue of any litigation shall be Rockland County.
- 9. <u>LABOR LAW AND EXECUTIVE LAW</u>: MUNICIPALITY shall comply with all of the provisions of the Labor Law of the State of New York including, but not limited to, prevailing wage provisions, if required by law, and with Article 15 of the Executive Law of the State of New York relating to unlawful discriminatory practices insofar as the provisions are applicable to the work and/or Services to be performed under this Agreement.
- 10. <u>LOCAL LAWS AND RESOLUTIONS</u>: MUNICIPALITY shall comply with all local laws and resolutions of the Legislature of Rockland County, including, but not limited to, the filing of Disclosure Statements and Affirmative Action Plans, if required by law or resolution.
- 11. <u>COMPLY WITH AMERICANS WITH DISABILITIES ACT OF 1990</u>: MUNICIPALITY agrees to comply with the provisions of the Americans With Disabilities Act of 1990 (ADA) prohibiting discrimination on the basis of disability with regard to employment policies and procedures, structural and program accessibility, transportation and telecommunications.
- 12. <u>TERMINATION/AMENDMENT</u>: This Agreement may be terminated or amended on at least thirty (30) days written notice by COUNTY or MUNICIPALITY.
- 13. <u>CONFIDENTIALITY</u>: For the purposes of this article:

- A. The term "Confidential Information" as used herein means all material and information, whether written or oral, received by MUNICIPALITY from or through COUNTY or any other person connected with COUNTY, or developed, produced, or obtained by MUNICIPALITY in connection with the performance of Services under this Agreement. Confidential Information shall include, but not be limited to, samples, substances and other materials, conversations, correspondence, records, notes, reports, plans, drawings, specifications and other documents in draft or final form, including any documentation or data relating to the results of any investigation, testing, sampling in laboratory or other analysis, and all conclusions, interpretations, recommendations and/or comments relating thereto.
- B. The term "MUNICIPALITY" as used in paragraphs 13 and 14 includes all officers, directors, employees, agents, subMUNICIPALITYs, successors, assignees or representatives of MUNICIPALITY.

MUNICIPALITY shall keep all Confidential Information in a secure location within MUNICIPALITY's offices. The COUNTY shall have the right, with advance notice during reasonable business hours, to enter MUNICIPALITY'S offices to ensure that Confidential Information is maintained in a secure location. No inspection or failure to inspect by the COUNTY shall relieve MUNICIPALITY of the responsibility for the performance of its obligations hereunder.

MUNICIPALITY shall hold Confidential Information in trust and confidence, shall not disclose Confidential Information or any portion thereof to anyone other than COUNTY without the prior written consent of COUNTY and shall not use Confidential Information or any portion thereof for any purpose whatsoever except in connection with the performance of the Services under this Agreement.

MUNICIPALITY shall notify COUNTY immediately upon receipt by MUNICIPALITY of any request by anyone other than COUNTY for, or any inquiry related to, Confidential Information. MUNICIPALITY is not prohibited from disclosing portions of Confidential Information if, and to the extent that, (i) such portions have become generally available to the public other than by an act or omission of MUNICIPALITY, or (ii) disclosure of such portions is required by subpoena, warrant or Court order; PROVIDED, however, that in the event anyone other than COUNTY requests all or a portion of Confidential Information, MUNICIPALITY shall oppose such request and cooperate with COUNTY in obtaining a protective order or other appropriate remedy unless and until COUNTY in writing waives compliance with the provisions of paragraphs 18 and 19 or determines that disclosure is legally required. In the event that such protective order or other remedy is not obtained, or COUNTY waives compliance with paragraphs 13 and 14 or determines disclosure is legally required, MUNICIPALITY shall disclose only such portions of Confidential Information that, in the opinion of COUNTY, MUNICIPALITY is legally required to disclose, and MUNICIPALITY shall use its best effort to obtain from the party to whom Confidential Information is disclosed written assurance that

confidential treatment will be given to such portions of Confidential Information as are disclosed, to the extent permitted by law.

MUNICIPALITY shall obtain from each subMUNICIPALITY of MUNICIPALITY, and if requested by COUNTY from the directors, employees, agents, successors, assignees or representatives of any such subMUNICIPALITY, a Confidentiality Agreement running to the benefit of COUNTY, substantively identical to paragraphs 13 and 14, prior to the performance of any of the Services in connection with this Agreement. MUNICIPALITY'S obligations under paragraphs 13 and 14 shall survive the completion of Services under or the expiration or termination of this Agreement.

- 14. <u>OWNERSHIP OF CONFIDENTIAL INFORMATION</u>: Notwithstanding any other provision herein to the contrary:
  - A. All Confidential Information as defined in the preceding paragraph, including all copies thereof, is the exclusive property of COUNTY regardless of whether it is delivered to COUNTY. MUNICIPALITY shall deliver Confidential Information and all copies thereof to COUNTY upon request.
  - B. To the extent that copies of Confidential Information are authorized by COUNTY to be retained by MUNICIPALITY, they shall be retained in a secure location in MUNICIPALITY'S office for a period of six (6) years after completion of the Services under or the termination of this Agreement, whichever occurs later, and thereafter disposed of at COUNTY'S direction.
- 15. <u>ENTIRE AGREEMENT/NO MODIFICATION</u>: This memorandum of understanding constitutes the entire agreement between the parties and supersedes all prior negotiations, representations or agreements either oral or written. This Agreement may not be modified except if such modification is in a writing signed by the parties.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year first written.

POLICE DEPARTMENT
By:PETER MURPHY Chief of Police
Dated:

DEPARTMENT OF LAW (Approved for signature of County Executive)	COUNTY OF ROCKLAND
By:SHEELA GEORGE Senior Assistant County Attorney	By:EDWIN J. DAY County Executive
Dated:	Dated:
SG:mn 2022-03060	



### **SCHEDULE A**

The Rockland County STOP-DWI Office has purchased new intoximeters. The Sheriff's Office and each police department in the County will receive an assigned number of intoximeters.

Upon each agency's email confirmation of interest, an agreement must be signed by the department to receive the intoximeter(s).

# **CHANGE ORDER NO. 8**

# TOWN OF HAVERSTRAW

PROJECT NAME: HAVERSTRAW RECREATION COMPLEX - PHASE I

**CONTRACT 1 - GENERAL SITE CONSTRUCTION** 

PROJECT LOCATION: TOWN OF HAVERSTRAW, COUNTY OF ROCKLAND, STATE OF NEW YORK

CONTRACTOR: ATHLETIC FIELDS OF AMERICA

n 1	. 11	COLUMN TO SEE	NAME OF THE PARTY			
Descrii	noird	ana	Purpose	Of I	Chanae	Order:

Supply and install approximately 575 LF of new 8 ft tall black chain link fence to match existing perimeter chain link fence. Fence installed per layout provided. Corner stakes provided by Athletic Fields of America.

#### **SUPPLEMENTAL ITEMS:** Item No. Description Unit Quantity **Unit Price** Amount CO8-I Additional Fencing (PCO-10) LS 57,960.00 57,960.00 57,960.00 CHANGE IN CONTRACT PRICE Original Contract Amount: \$ 7,629,000.00 Net Increase/Decrease this Change Order: \$ 57,960.00 Adjusted Amount Based on Change Order (#1-#8): \$ 7,879,223.08 [(+) Increase or (-) Decrease] \$ 57,960.00 0.76% This Change Order [(+) Increase or (-) Decrease] \$ 250,223.08 3.28% In Total Contract to Date **CHANGE IN CONTRACT TIME** Original Contract Time: **Net Change from Previous** Change Orders: 0 Net Change from Current Change Order: 0 Adjusted Amount Based on Change Order (#1-#8): Municipal Approva 08/11/2022 (Project Manager) (Date) Accepted: (Contractor) (Date)

Athletic Fields of America agrees that the Fifty-seven Thousand Nine Hundred Sixty Dollars and 00/100: \$57,960.00 price and the zero (0) day time extension set forth in the Change Order is full compensation for the Work required to be performed pursuant to this Change Order and Athletic Fields of America, its officers, employees, successors, and assigns, hereby releases the Owner, its members, officers, employees, and consultants of any and all claims including, but not limited to disruption, delay, loss of productivity, idle and standby time for persons and equipment, home office overhead, extended or disrupted performance, additional mobilizations, remobilizations, indirect or impact claims, loss of profit, together with any other damages, that relate in any way to the work described herein.

150.501.181

# CHANGE ORDER NO. 9

09/09/2022

# TOWN OF HAVERSTRAW

PROJECT NAME: HAVERSTRAW RECREATION COMPLEX - PHASE I

CONTRACT 1 - GENERAL SITE CONSTRUCTION

PROJECT LOCATION: TOWN OF HAVERSTRAW, COUNTY OF ROCKLAND, STATE OF NEW YORK

CONTRACTOR: ATHLETIC FIELDS OF AMERICA

Description and Purpose of Change Order:

Labor and materials to construct temporary plywood structure around water meter per Veolia requirements (PCO9) and labor and materials for installation of channel drain around building 3 (PCOBR1).

#### SUPPLEMENTAL ITEMS:

Item No.	Description	Unit	Quantity	Unit Price	Amount
CO9-J	Channel Drain (PCO-8R1)	LS	1	\$ 4,152.50	\$ 4,152.50
CO9-K	Plywood Enclosure (PCO-9)	LS	1	\$ 12,848.50	\$ 12,848.50
		-			\$ 17,001.00

### **CHANGE IN CONTRACT PRICE**

hescholin -	Original Confract Amount: Adjusted Amount Based on	7.629.000.00	Net Increase/Decrease this Change Order: 1	17.001.00
130,00	Change Order (#1-#8):	7.896.224.08		

((1) increase of (-) pectease)	<b>ф</b>	17,001.00	0.22%	This Change Order
(+) Increase or (-) Decrease)	\$	267,224.08	3.50%	In Total Contract to Date

#### **CHANGE IN CONTRACT TIME**

[/+\ |nespeco ex/ \ ]

Original Contract Time:	0
Net Change from Previous	
Change Orders:	0
Net Change from Current	
Change Order:	0
Adjusted Amount Based on	
Change Order (#1-#9):	0

Municipal Approval

09/09/2022 (Project Manager) (Date)

Accepted:

neolizati

Athletic Fields of America agrees that the Seventeen Thousand One Dollar and 00/100: \$17,001.00 price and the zero (0) day time extension set forth in the Change Order is full compensation for the Work required to be performed pursuant to this Change Order and Alhletic Fields of America, its officers, employees, successors, and assigns, hereby releases the Owner, its members, officers, employees, and consultants of any and all claims including, but not limited to disruption, delay, loss of productivily, idle and standby time for persons and equipment, home office overhead, extended or disrupted performance, additional mobilizations, remobilizations, indirect or impact claims, loss of profit, together with any other damages, that relate in any way to the work described herein.

Reddi Alarm & Time Systems, Inc. 370 Western Highway Tappan, NY 10983

AUG 2 2 2022

TOWN OF HAVERSTRAW
BUILDING DEPARTMENT

Town of Haverstraw 1 Rosman Road Garnerville, NY 10923 Proposal

Date of Proposal: 08/22/22

Proposal Number:

Customer Number: 44-409

Premise Phone:

The terms of this proposal are valid for 30 days from the date shown above.

# Reddi Alarm & Time Systems, Inc.

NYS Dept. of State Lic # 12000018195

Hereby Submits Specification and Estimate for:

44-409

Town of Haverstraw @ 1 Rosman Road

Quantity	<b>Description</b>	Amount
	Found Fire Alarm Panel not working needs replacement	
	Proposal to replace fire alarm system.	
1	Addressable Firelite Control Panel with annunciator	
71	Addressable Smoke Detectors	
2	Addressable Heat Detectors	
5	Duct Detectors, relays, sample tubes, test plates	
4	Pull Stations	
1	Sprinkler Module	
1	Tamper Module	
	System installed:	19170.00

Location: Haverstraw Police Station

Sign if accepted X

E-mail back to: ralarm@optimum.net

Complete in accordance with above specifications for:

\$19,170.00

Town of Haverstraw
Budget Adjustments

For period ending	<u>*8-31-22</u>		
General Find (A)			
Spec Rec Golf Egv, pment Celebrations Contractual Centingency	A.7150.02 A.7550.04 A.1990.04	1000000	25000°
		25000°0 W	25000°Z
Part-Town (B)			
Safety Inspection Eq., ponent Contragency	B. 3620, 02 B-1990. 04	4500000	4500000
		45000 <sup>00</sup>	45000°°



Anthem Sports, LLC 2 Extrusion Dr. Pawcatuck CT 06379

Phone	Fax				
800-688-6709	860-599-8448				
www.anthem-sports.com					

# Quote

Date	Quote #	
9/7/22	69313	

Quote for:	
Haverstraw Parks & Recreation Ryan Reynolds 1 Rosman Rd. Garnerville, NY 10923 US	

Ship To

Haverstraw Parks & Recreation
Ryan Reynolds
1 Rosman Rd.
Garnerville, NY 10923 US
845-429-4099

P.O. No.	Terms	Qt. CSR		
	Net 30	DS		

		1101 00	50				
Anthem Part #	Description			Qty	U/M	Price	Total
A34-008-CLAY 1	Portolite Spike Shipping & Har Sales Tax	Softball Pitching Mat, Cla	ay	1	ea	1,399.95 86.20 0.00	1,399.95 86.20 0.00

**Total** \$1,486.15

Quote is valid for 30 days unless otherwise specified. Our manufactures are increasing prices regularly.

Due to supply chain delays estimated lead times are also subject to change.

Return Policy: You may return any new or unused items in original packaging for a refund within 30 days. Email info@anthem-sports.com or visit www.anthem-sports.com/EasyReturns for details and exclusions.



# The Saratoga Hilton

534 Broadway, Saratoga Springs, NY 12866

RESERVATION INFORMATION ARRIVAL: Sunday, October 30, 2022 DEPARTURE: Wednesday, November 2, 2022



All reservations must be made no later than September 27, 2022.

Reservations made after this reservation deadline will be accepted based upon space and rate availability.

Fax: 518-584-7430 / Email: Saratogainfo@hilton.com

**A \$5000 00400 No. AN								
NYS Magistrates Association			Fax or Scan and email to:					
Select Package Guest Room Rates & Occupancy: # 75			Fax or Scan and email to: Fax: 518-584-7430 / Saratogainfo@hilton.com  Hilton's Parking Lot Discounted Parking Fee of \$5.00 per vehicle per night is not included					
	plus # Hra							
	regular		lilton's Parking Lot Discounted Parking Fee					
Single Occupancy:	\$889.26 + tax (13%)	1	6 CE 00 perceptions and biscounted Parking Fee					
Double Occupancy: Includes:	\$1286.52 + tax (13%)	240	f \$5.00 per vehicle per night is not included					
Accommodations on October 30 <sup>th</sup>	October 218 % N 18 2000	-						
Breakfast on Monday, Tuesday an	d Wednesday		RESERVATION POLICIES					
Lunch on Monday and Tuesday	id Wednesday	•	If paying by Purchase Order, indicate on this form;					
Dinner on Sunday and Tuesday			PO must be sent in with this form, OR provided a					
2 Nights Package			minimum of two weeks prior to arrival.					
z rugnis rackage		•	Provide your NYS tax exemption form when					
Single Occupancy:	\$583.52+ tax (13%)		sending this form to hotel, or along with PO.					
Double Occupancy:	\$839.04 + tax (13%)		(Purchase Order or Credit Card) Name on form must					
Includes:			match the name on the NYS tax exemption form.					
		۰	Reservations must be received no later than					
Accommodations on October 30th	& October 31st, 2022		September 27, 2022. Reservations received after that date					
Accommodations on October 30th & October 31st, 2022 Breakfasts on Monday and Tuesday			will be accepted on a space and rate availability basis.					
Lunches on Monday and Tuesday								
Dinner on Tuesday		•	Cancellations must be received 3 days prior to					
A credit card number must be	muovidad ta		arrival date. Cancellations after this date will result					
confirm your reservation, unless	the form is accompanied by		in one night's charge.					
a Purchase Order.	are form is accompanied by	•	Check-in time is 3:00pm. Check-out time is					
			11:00am.					
# of Rooms: # of people	per room:							
Roommate's Name:			The \$169.00 room rate will be offered, based on					
			availability, to attendees two days before and two days					
Arrival Date: Dep	parture Date:		after the conference dates.					
Special Requests:		0	Guests staying on dates outside group's conference and/					
			or are self-pay will be subject to tax.					
CC#:								
Exp:CVC#_		٥	A conference rebate has been included in the package rate to					
			offset the expenses of the conference					
Name:		9	Confirmation of your reservation will be emailed, or faxed					
Address:			using the information provided on this form.					
City:Sta								
Phone:			UNLESS ALL PROPERLY COMPLETED FORMS ARE SUBMITTED BY SEPTEMBER 27, 2022,					
CONT. CONT.								

RESERVATIONS WILL NOT BE PROCESSED

Email:

**■** M Gmail

Q Search in mail

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@ {

1 of 194

Sep 7, 2022, 12:43 PM (19 hours ago)

Compose

RE: Town of Haverstraw Inbox x

Inbox

Starred

Snoozed

Sent

Drafts

1

More

Labels

Donna-Lee Penney

to rreynolds@townofhaverstraw.org, me, Sales

Good Afternoon,

I spoke with dispatch regarding the rental of 2 Regular units, 1 Handicap unit, and 1 Sink. Pricing is as follows:

Regular Toilet

\$75 per toilet per week

Sink

\$75 per sink per week

• Handicap Toilet

\$100 per toilet per week

Pricing is based on a 6-week minimum rental and includes 1X week services in-route. Units will need to be placed on a flat safe location that the driver caccess during his service day.

Have a good day,

Donna-Lee Penney
A-John/A-1 Portable Toilets

<u>DonnaLee@ajohninc.com</u>
(845) 778-7795 ext 103

\$ 1,950.00 for six weeks

## **AGREEMENT**

### School Resource Officers at North Rockland Central School District

THIS AGREEMENT, made by and between the NORTH ROCKLAND CENTRAL SCHOOL DISTRICT, a municipal corporation having its principal place of business at 65 Chapel Street, Garnerville, New York 10923 (hereinafter referred to as the "District"), and the TOWN OF HAVERSTRAW, a municipality having its principal place of business at One Roseman Road, Garnerville NY, 10923 (hereinafter referred to as the "Town") (individually, a Party; collectively, the Parties).

### WITNESSETH:

WHEREAS, the Town, through its Police Department, has the capacity to provide police officers trained as a School Resource Officer ("SRO");

WHEREAS, the Town is willing to have SROs assigned to work at the District's schools; to have day-to-day contact with students, faculty and parents to provide a safe and comfortable environment within the schools; and to be available for students to assist in defusing and solving problems before they become a detriment to the learning environment and the health, safety and welfare of the students and faculty of the District; and

WHEREAS, it is the goal of the Town and the District to enter into a partnership to enhance the school environment with two (2) uniformed School Resource Officers who will serve to assist faculty and students with problems before they affect the learning environment with the following objectives:

- To work cooperatively with District staff to address crime and disorder problems, gangs, drug activities affecting or occurring in or around our elementary or secondary schools, and other issues that jeopardize the safety of students, staff and visitors;
- To develop and/or expand crime prevention efforts for students;
- •—To develop and/or expand community justice initiatives for students;
- To assist District staff in training students in conflict resolution, restorative justice, and crime awareness;
- To make recommendations in connection with physical changes in the environment that may reduce crime in and around the schools;
- To assist District staff in furtherance of a safe school environment that is free from harm, intimidation, bullying and weapons;
- To build working relationships with the school's staff as well with student and parent groups;
- To present a positive role model of a law enforcement officer; and
- To change youth's perception of law enforcement officers.

NOW, THEREFORE, in consideration of mutual promises and agreements contained herein, the Parties hereto agree as follows:

### 1. SCOPE OF SERVICES:

### A. Number of SROs & Attendance:

The Town shall provide the District with two (2) full-time SROs, at least one of whom shall be bilingual in English and Spanish. The two (2) SROs shall provide services at the District's six (6)

schools located in the Town of Haverstraw, on a twelve (12) month basis for two hundred and twenty (220) days per year, each Monday through Friday when school is in session and during the summer months when school events are being held. They shall report to the District, with the exception of school holidays, winter recess, mid-winter recess (if applicable) and spring recess. The SROs shall follow the District's instructional school day, and shall be in attendance when students are present. The Superintendent or designee and the Chief of Police will determine the specific hours the officers follow on a day to day basis. On days when an SRO is unable to report to the school, the Town shall provide the District with a temporary suitable replacement. It is understood that during the summer months a different officer may be assigned by the Chief to serve as a fill-in for the SRO. For any days beyond 10 in which an officer is unable to report to the school, the District shall receive a credit against future payments due to the Town under this Agreement at the daily rate for each SRO, based upon the annual payment due to the Town, as set forth in Paragraph "3" below.

#### B. Selection Process of SRO:

- i. The Town shall identify three (3) to five (5) "first grade" officers to be interviewed by the District for the SRO positions, each with at least five (5) years of experience. The District shall recommend two officers to the Haverstraw Town Board.
- ii. In the event an SRO is promoted or otherwise removed from the position, the Town shall be obligated to propose a full-time suitable replacement candidate for the District's consideration. The Town shall identify three (3) to five (5) "first grade" officers, each with at least five (5) years of experience, to be interviewed by the District for suitability as a replacement. The District shall have the ability to make the final recommendation to the Town of Haverstraw Board, who will approve an SRO to be assigned within the District.

### C. Responsibilities of SRO:

- i. The SROs shall primarily be assigned to North Rockland High School and Fieldstone Middle School. The District may reassign the SROs to different buildings or locations on various days or, as needed, within the jurisdiction of the Town's Police Department. The SROs shall fulfill the responsibilities set forth herein:
- ii. Assist in mediating negative situations in student-to-student and student-to-staff interactions:
- iii. Support the District during investigations when appropriate as requested by District administration;
- iv. Develop building-specific safety/security recommendations;
- v. Enforce the importance of school attendance for students by working with truant students and their families, and by making home visits with school district personnel when requested;
- vi. Advise staff on issues of gang culture, drug use, and violence being introduced into the school environment;

- vii. Assist in identifying students who are positive role models and can be trained to develop skills as peer mediators;
- viii. Lecture and/or team teach and plan with staff when appropriate;
- ix. Educate students about the forms of intimidation, bullying, and harassment;
- x. Assist in staff development and training activities on issues like recognition of students under the influence of drugs and alcohol and introduction of elements of gang formation and behavior into the school environment;
- xi. Speak with parent groups on topics of school safety, drugs, alcohol, gang violence, and bullying:
- xii. Use discretion in divulging confidential information exchanged between parents, teachers, social workers, social services and fellow officers;
- xiii. Cooperate in any disciplinary actions taken by the District in connection with Section 3214 of the New York State Education Law; and
- xiv. Comply with New York State fingerprinting requirements.
- D. Supervision and Responsibility of the SRO: The SROs shall report directly to the Superintendent of Schools or designee. The SROs will work directly with the Building Principals on a day-to-day basis regarding situations and relationships in each of the District's schools. The SROs shall be subject to the District's policies and procedures when performing functions at the District's schools. North Rockland administration will provide each SRO officer with relevant information regarding school policies and procedures. The District's policy manual can be found on the Districts website at <a href="https://www.northrockland.org/domain/148">https://www.northrockland.org/domain/148</a>, furthermore the Principal or designee of the building in which the SRO is stationed will provide the officer with the school's handbook and review relevant information found in the handbook and policy manual with the officer.
- 2. **TERM OF AGREEMENT**: This Agreement shall take effect on September 1, 2022, and subject to earlier termination as provided below, shall continue in full force and effect until August 30, 2027. The Agreement may be renewed in writing upon mutual consent of both parties at the conclusion of the initial five (5) year term for an additional period of up to five (5) years, subject to approval by the Parties' respective governing bodies.
- 3. PAYMENT: The Town agrees to provide and pay the SRO's salary and employment benefits in accordance with Town personnel policies or the applicable Collective Bargaining Agreement, if one exists. The District agrees to pay the Town a total of \$150,000 for each SRO per year during the term of this Agreement. Payments shall be made to the Town in quarterly installments.

- 4. **TERMINATION**: Either Party may terminate this Agreement immediately upon notice to the other Party in the event either Party fails to comply with the terms of this Agreement in any material respect, and such failure is not cured within thirty (30) days after receipt of notice by the other Party describing such failure.
- 5. **REMOVAL OF THE SRO**: The District or the Police Chief or their designees shall have the right to remove an SRO upon written notice to the Town/District. Upon removal of an SRO, the Town shall propose a full-time suitable replacement candidate for the District's consideration. The Town shall identify three (3) to five (5) "first grade" officers, each with at least five (5) years of experience, to be interviewed by the District for suitability as a replacement.
- 6. NOTICES: All notices shall be in writing and sent by certified mail, registered mail, overnight mail, courier or transmitted by facsimile, to the addresses indicated on the first page of this Agreement, or such other address as either Party may indicate by at least thirty (30) days prior written notice to the other Party.
- 7. INDEMNIFICATION: The District agrees to defend, indemnify and hold harmless the Town, including its officials, employees and agents, against all claims, losses, damages, liabilities, costs or expenses (including without limitation, reasonable attorney fees and costs of litigation and/or settlement), whether incurred as a result of a claim by a third party or any other person or entity, arising out of the services performed pursuant to this Agreement, which the Town, or its officials, employees or agents, may suffer by reason of any negligence, fault, act or omission of the District, its employees, representatives, subcontractors, assignees, or agents.
- 8. INDEMNIFICATION: The Town agrees to defend, indemnify and hold harmless the District, including its officials, employees and agents, against all claims, losses, damages, liabilities, costs or expenses (including without limitation, reasonable attorney fees and costs of litigation and/or settlement), whether incurred as a result of a claim by a third party or any other person or entity, arising out of the services performed pursuant to this Agreement, which the District, or its officials, employees or agents, may suffer by reason of any negligence, fault, act or omission of the Town, its employees, representatives, subcontractors, assignees, or agents.
- 9. **INSURANCE**: The District and the Town shall each procure and maintain at their own cost and expense, during the term of this Agreement, comprehensive general liability insurance to the effect that both parties are insured against any liability in connection with the services provided under this Agreement.
- 10. **INDEPENDENT CONTRACTOR**: The SROs shall be an employee of the Town. Each Party agrees to be solely responsible for all matters relating to compensation of its employees, including, compliance with local, state and federal laws governing its personnel, including, workers' compensation, Social Security, withholding and payment of any and all federal, state and local personal income taxes, disability insurance, unemployment, and any other taxes for such persons, including any related employer assessment or contributions required by law, and all other regulations governing such matters, and the payment of all salary, vacation and other employee benefits.
- 12. NO ARBITRATION: Any and all disputes involving this Agreement, including the breach or alleged breach thereof, may not be submitted to arbitration, unless specifically agreed to by both Parties, but must instead only be heard in the Supreme Court of the State of New York, with venue in Rockland County or if appropriate, in the Federal District Court with venue in the Southern District of New York.
- 13. **CORPORATE COMPLIANCE**: The Town agrees to comply with all Federal, State, Department of Education and local laws, rules, and regulations governing the provision of goods and/or Services under this Agreement.

- 14. DATA AND SECURITY COMPLIANCE WITH SECTION 2-D OF THE NEW YORK EDUCATION LAW: The Town agrees to comply with additional rules and regulations with respect to the confidentiality of District education records, to the extent promulgated by the Commissioner of Education of the New York State Education Department or as specified under Section 2-d of the New York Education Law as set forth in the Data Privacy Agreement Annexed hereto.
- 15. NO ASSIGNMENT WITHOUT CONSENT: This Agreement may not be assigned by the by either party, nor its right, title or interest therein assigned, transferred, conveyed, sublet or disposed of without the previous written consent of the other party and any attempt to do so without first obtaining such written consent will be void and of no force and effect.
- 16. **GOVERNING LAW:** This Agreement and the performance of the Parties hereunder shall be governed by and construed in accordance with the laws of the State of New York.
- 17. MODIFICATIONS TO BE IN WRITING: No changes, amendments or modifications of any of the terms and/or conditions of this Agreement shall be valid unless reduced to writing and signed by the Parties to this Agreement. Changes in the SCOPE OF SERVICES in this Agreement shall not be binding, unless prior to the performance of any such services, the Chairman or the County's Director of Purchasing, after consultation with the Department Head, executes an amendment or modification to this Agreement, which amendment or modification shall specifically set forth the scope of such extra or additional services, the amount of compensation, and extension of time for performance, if any, for any such services. Unless otherwise specifically provided for therein, the provisions of this Agreement shall apply with full force and effect to the terms and conditions contained in such amendment or modification.
- 18. ENTIRE AGREEMENT: The rights and obligations of the Parties and their respective agents, successors and assignees shall be subject to and governed by this Agreement, which supersede any other understandings or writings between or among the Parties to this Agreement.

TOWN OF HAVERSTRAW

19. This Agreement shall be subject to the approval of the Board of Education of the NRCSD.

NORTH ROCKLAND CENTRAL

IN WITNESS WHEREOF, this Agreement has been executed by the duly authorized officers of the respective Parties.

SCHOOL DISTRICT		
BY:	BY:	
Superintendent of Schools	Supervisor	
DATE:	DATE:	

# 09/01/2022

# CHANGE ORDER NO. 6

# TOWN OF HAVERSTRAW

PROJECT NAME: HAVERSTRAW RECREATION COMPLEX - PHASE I

**CONTRACT 2 - ELECTRICAL CONSTRUCTION** 

PROJECT LOCATION: TOWN OF HAVERSTRAW, COUNTY OF ROCKLAND, STATE OF NEW YORK

CONTRACT	TOR: HUSH MAINTENANCE CO	ORP.						
Description ( HCO #13R1 i	and Purpose of Change Order: includes furnishing and installing	additional wire (see attach	ed)					
SUPPLEMENT	AL ITEMS:							
Item No.		Description		Unit	Quantity	Unit Price	Am	ount
cof-GT N	REPLACE 2 #3 AND A #10 THHN WITH 3 FOOTBALL FIELD APPROXIMATELY 550 FE	#1'S AND A #8 THHN TO SCOREB EET (PCO 13R1)	OARD #2 AT THE	LS	1	\$ 5,301.65	\$	5,301.65
							\$	5,301.65
	CHANGE IN COMP.	_						
	CHANGE IN CONTRACT PRIC	_						
	Original Contract Amount: \$ Adjusted Amount Based on	540,000.00		Net Incred	ise/Decrease	this Change Order	\$	5,301.65
	Change Order (#1-#4): _ \$	811.233.37						
	(+) Increase or (-) Decrease] \$	5,301.65	0.98%		This Change	Order		
1	(+) Increase or (-) Decrease] \$	271,233.37	50.23%		In Total Cont	ract to Date		
What the second color will not change	CHANGE IN CONTRACT TIME	:						
HECT W	Original Contract Time:	240						
	Net Change from Previous	240						
	Change Orders:	48						
	Net Change from Current							
	Change Order: Adjusted Amount Based on	3						
	Change Order (#1-#4):	291				i		
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(Project Mana	inor)	09/01/2022		1/ 04	W V	· Com		1/1/2
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Accepted:	Mark Mc Troy	09/08/2022		F///	ا ل الما	1 Dandal		4/1/22
	(Contractor)	(Date)	7	(Director of F	inance)	1		(Date)
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HUSH MAINTENANCE CORP. agrees that the five thousand three hundred one dollars and 65/100 (\$5,301.65) price and the three (3) day time extension set forth in the Change Order is full compensation for the Work required to be performed pursuant to this Change Order and HUSH MAINTENANCE CORP., its officers, employees, successors, and assigns, hereby releases the Owner, its members, officers, employees, and consultants of any and all claims including, but not limited to disruption, delay, loss of productivity, idle and standby time for persons and equipment, home office overhead, extended or disrupted performance, additional mobilizations, remobilizations, indirect or impact claims, loss of profit, together with any other damages, that relate in any way to the work described herein.

Jacl Man

# HAVERSTRAW TOWN BOARD SEPTEMBER 13, 2022

# 1. PLEDGE OF ALLEGIANCE

# 2. ROLL CALL

COUNCILMAN CANCEL, COUNCILMAN GAMBOLI, COUNCILMAN GOULD, COUNCILMAN ORTIZ AND SUPERVISOR PHILLIPS

# 3. ADOPTION OF MINUTES

RESOLVED, THAT THE TOWN BOARD OF THE TOWN OF HAVERSTRAW DOES HEREBY APPROVE THE ADOPTION OF MINUTES FOR THE TOWN BOARD MEETING OF AUGUST 9, 2022.

# 4. PAYMENT OF BILLS

RESOLVED, THAT THE TOWN BOARD OF THE TOWN OF HAVERSTRAW DOES HEREBY APPROVE THE PAYMENT OF BILLS AUDITED AT THIS MEETING.

# 5. ACCEPTANCE OF REPORTS

POLICE DEPARTMENT ACTIVITY REPORT FOR THE MONTH OF JUNE 2022 AND POLICE DEPARTMENT ACTIVITY REPORT FOR THE MONTH OF JULY 2022

# 6. <u>PUBLIC HEARING FOR TOWN OF HAVERSTRAW URBAN RENEWAL</u> <u>AGENCY</u>

# **PURPOSE OF PUBLIC HEARING**

THIS PUBLIC HEARING IS BEING HELD TO HEAR ALL COMMENTS AND SUGGESTIONS TO CONSIDER WHETHER TO RECOMMEND TO THE TOWN BOARD AMEND THE LETCHWORTH VILLAGE URBAN RENEWAL PLAN TO INCLUDE THE USE PROPOSED BY BNE ACQUISITIONS, WHICH THE TOWN BELIEVES WILL BE BENEFICIAL TO THE COMMUNITY AND TO FURTHER CONSIDER WHETHER TO RECOMMEND THAT THE TOWN BOARD DESIGNATE BNE ACQUISITIONS AS A QUALIFIED AND ELIGIBLE SPONSOR UNDER GENERAL MUNICIPAL LAW § 507 AND TO ENTER INTO A CONDITIONAL CONTRACT OF SALE WITH BNE ACQUISITIONS FOR THE APPROXIMATELY 22.67-ACRE PORTION OF THE LETCHWORTH VILLAGE URBAN RENEWAL AREA.

DEPUTY TOWN CLERK - READ PROOF OF PUBLICATION
PRESENTATION BY TOWN ATTORNEY WILLIAM M. STEIN
BOARD MEMBERS
PUBLIC PARTICIPATION
CLOSE HEARING
ADOPT RESOLUTION

# 7. <u>CONTRACT BETWEEN HUDSON VALLEY WILD GOOSE CHASERS, INC.</u> AND THE TOWN OF HAVERSTRAW

RESOLVED, THAT THE TOWN BOARD OF THE TOWN OF HAVERSTRAW HEREBY AUTHORIZES THE SUPERVISOR TO ENTER INTO AN AGREEMENT WITH HUDSON VALLEY WILD GOOSE CHASERS, INC., OF NYACK, NEW YORK FOR THE PURPOSE OF PROVIDING CANINE PATROLS TO HELP ELIMINATE CANADIAN GEESE AT BOWLINE POINT PARK, THE PHILIP J. ROTELLA MEMORIAL GOLF COURSE AND THE TOWN OF HAVERSTRAW RECREATION COMPLEX FOR A TWO (2) YEAR AGREEMENT WITH TWO (2) EXTENSIONS COMMENCING JANUARY 1, 2023 AT A RATE OF \$3,335.00 PER MONTH.

# 8. <u>APPOINTMENT OF COURT ATTENDANT – KEITH LIPSEY</u>

RESOLVED, THAT THE TOWN BOARD OF THE TOWN OF HAVERSTRAW DOES HEREBY APPOINT KEITH LIPSEY OF NEWBURGH, NEW YORK TO THE POSITION OF PART TIME COURT ATTENDANT WITH THE TOWN OF HAVERSTRAW JUSTICE COURT ON AN AS-NEEDED-BASIS, EFFECTIVE SEPTEMBER 9, 2022, AT AN HOURLY RATE OF \$18.00, AND BE IT FURTHER

RESOLVED, THAT THIS APPOINTMENT WAS APPROVED BY THE ROCKLAND COUNTY DEPARTMENT OF PERSONNEL AND IS SUBJECT TO THE RULES AND REGULATIONS OF THE ROCKLAND COUNTY DEPARTMENT OF PERSONNEL.

# 9. RESCHEDULING OF TOWN BOARD MEETING FOR SEPTEMBER 27, 2022

RESOLVED, THAT THE TOWN BOARD MEETING SCHEDULED FOR TUESDAY, SEPTEMBER 27, 2022 FOR THE TOWN OF HAVERSTRAW IS HEREBY RESCHEDULED TO THURSDAY, SEPTEMBER 29, 2022 TO OBSERVE ROSH HASHANAH.

# 10. <u>MEMORANDUM OF UNDERSTANDING BETWEEN THE COUNTY OF ROCKLAND AND TOWN OF HAVERSTRAW</u>

RESOLVED, THAT THE TOWN BOARD OF THE TOWN OF HAVERSTRAW HEREBY AUTHORIZES THE SUPERVISOR TO EXECUTE A MEMORANDUM OF UNDERSTANDING WITH ROCKLAND COUNTY TO RECEIVE TWO (2) NEW CMI INTOXILYZER 800 ROADSIDE BREATHALYZERS FOR THE TOWN OF HAVERSTRAW POLICE DEPARTMENT, IN ACCORDANCE WITH THE TERMS OF THE MEMORANDUM OF UNDERSTANDING.

# 11. APPROVAL OF CHANGE ORDER NO. 8 FOR THE CONSTRUCTION OF PHASE 1 OF THE HAVERSTRAW RECREATION COMPLEX- GENERAL SITE CONSTRUCTION

BASED UPON THE RECOMMENDATION OF SUBURBAN ENGINEERING, TOWN CONSULTING ENGINEERS, THE TOWN BOARD HEREBY APPROVES CHANGE ORDER NO. 8 WITH ATHLETICS FIELDS OF AMERICA OF MONTVILLE, NEW JERSEY FOR ADDITIONAL FENCING FOR THE TOWN OF HAVERSTRAW RECREATION COMPLEX IN THE AMOUNT OF \$57,960.

# 12. APPROVAL OF CHANGE ORDER NO. 9 FOR THE CONSTRUCTION OF PHASE 1 OF THE HAVERSTRAW RECREATION COMPLEX- GENERAL SITE CONSTRUCTION

BASED UPON THE RECOMMENDATION OF SUBURBAN ENGINEERING, TOWN CONSULTING ENGINEERS, THE TOWN BOARD HEREBY APPROVES CHANGE ORDER NO. 9 WITH ATHLETICS FIELDS OF AMERICA OF MONTVILLE, NEW JERSEY FOR LABOR AND MATERIALS TO CONSTRUCT TEMPORARY PLYWOOD STRUCTURE AROUND WATER METER PER VEOLIA REQUIREMENTS AND LABOR AND MATERIALS FOR INSTALLATION OF CHANNEL DRAIN AROUND BUILDING 3 AT THE TOWN OF HAVERSTRAW RECREATION COMPLEX IN THE AMOUNT OF \$17,001.

# 13. <u>AUTHORIZATION TO ENTER INTO AN AGREEMENT WITH REDDI</u> ALARM & TIME SYSTEMS, INC. AND THE TOWN OF HAVERSTRAW

RESOLVED, THAT THE TOWN BOARD OF THE TOWN OF HAVERSTRAW HEREBY AUTHORIZES THE SUPERVISOR TO ENTER INTO AN AGREEMENT WITH REDDI ALARM & TIME SYSTEMS, INC. OF TAPPAN, NEW YORK TO REPLACE FIRE ALARM SYSTEM AT THE TOWN OF HAVERSTRAW POLICE STATION FOR A TOTAL COST OF \$19,170.

# 14. BUDGET ADJUSTMENTS FOR PERIOD ENDING IN AUGUST 31, 2022

RESOLVED, THAT THE SUPERVISOR IS AUTHORIZED TO MAKE BUDGET ADJUSTMENTS FROM THE GENERAL FUND (A) IN THE AMOUNT OF \$25,000.00, PART-TOWN (B) IN THE AMOUNT OF \$45,000.00 PURSUANT TO THE REPORT OF THE DIRECTOR OF FINANCE FOR THE TOWN OF HAVERSTRAW FOR THE PERIOD ENDING IN AUGUST 31, 2022 (SEE ATTACHED BUDGET ADJUSTMENTS).

# 15. <u>AWARD OF RFQ NO. 16-2022 – PORTOLITE SPIKE SOFTBALL PITCHING MAT FOR THE TOWN OF HAVERSTRAW RECREATION COMPLEX</u>

RESOLVED, THAT TWO (2) REQUEST FOR QUOTES WERE SUBMITTED TO JOHN FRIZALONE, GROUNDSKEEPER TO PURCHASE ONE (1) PORTOLITE SPIKE SOFTBALL PITCHING MAT FOR THE TOWN OF HAVERSTRAW RECREATION COMPLEX, AND BE IT FURTHER

RESOLVED, THAT THE TOWN BOARD OF THE TOWN OF HAVERSTRAW DOES HEREBY AWARD THE RFQ TO ANTHEM SPORTS, LLC OF PAWCATUCK, CONNECTICUT, AT A COST OF \$1,486.15, THE LOWEST QUOTE.

# 16. <u>AUTHORIZATION FOR TOWN JUSTICES TO ATTEND NEW YORK STATE</u> MAGISTRATE'S ASSOCIATION CONFERENCE

RESOLVED, THAT THE TOWN BOARD OF THE TOWN OF HAVERSTRAW, HEREBY GRANTS PERMISSION FOR TOWN JUSTICES IVONNE S. SANTOS AND JOHN K. GRANT TO ATTEND THE NEW YORK STATE ASSOCIATION OF MAGISTRATES CONFERENCE TO BE HELD AT THE SARATOGA HILTON IN SARATOGA SPRINGS, NEW YORK ON OCTOBER 30, 2022 TO NOVEMBER 2, 2022, AT A COST NOT TO EXCEED \$1,500.00 PER PERSON.

# 17. <u>AUTHORIZATION TO PURCHASE ONE (1) 2023 FORD AWD POLICE UTILITY INTERCEPTOR VEHICLE FOR THE TOWN OF HAVERSTRAW BUILDING DEPARTMENT UNDER NEW YORK STATE BID</u>

RESOLVED, BASED UPON THE RECOMMENDATION OF CHRISTOPHER SCHULOK, HIGHWAY MECHANIC, THE TOWN BOARD OF THE TOWN OF HAVERSTRAW HEREBY AUTHORIZES THE SUPERVISOR TO PURCHASE ONE (1) 2023 FORD AWD POLICE UTILITY INTERCEPTOR VEHICLE FOR THE TOWN OF HAVERSTRAW BUILDING DEPARTMENT UNDER NEW YORK STATE BID #1379 SOLICITATION 23166 TO SCHULTZ FORD LINCOLN, INC. OF NANUET, NEW YORK AT A TOTAL COST OF \$42,724.45.

18. AWARD OF RFQ NO. 17 - 2022 – RENTAL OF TWO (2) REGULAR PORTABLE RESTROOMS, ONE (1) HANDICAPPED ACCESSIBLE PORTABLE RESTROOM AND ONE (1) PORTABLE SINK TO BE USED AT THE TOWN OF HAVERSTRAW RECREATION COMPLEX

RESOLVED, THAT TWO (2) REQUEST FOR QUOTES WERE SUBMITTED TO JOHN FRIZALONE, GROUNDSKEEPER FOR THE RENTAL FOR A PERIOD OF SIX WEEKS OF TWO (2) REGULAR PORTABLE RESTROOMS, ONE (1) HANDICAPPED ACCESSIBLE PORTABLE RESTROOM AND ONE (1) PORTABLE SINK TO BE USED AT THE TOWN OF HAVERSTRAW RECREATION COMPLEX, AND BE IT FURTHER

RESOLVED, THAT THE TOWN BOARD OF THE TOWN OF HAVERSTRAW DOES HEREBY AWARD THE RFQ TO A-1 PORTABLE TOILETS/A-JOHN INC., OF WALDEN, NEW YORK, AT A COST OF \$1,950, THE LOWEST QUOTE.

19. <u>AGREEMENT BETWEEN NORTH ROCKLAND CENTRAL SCHOOL</u>
<u>DISTRICT AND THE TOWN OF HAVERSTRAW</u>

RESOLVED, THAT THE TOWN BOARD OF THE TOWN OF HAVERSTRAW DOES HEREBY AUTHORIZE THE SUPERVISOR TO ENTER INTO AN AGREEMENT BETWEEN THE NORTH ROCKLAND CENTRAL SCHOOL DISTRICT AND THE TOWN OF HAVERSTRAW FOR THE PURPOSE OF PROVIDING SCHOOL RESOURCE OFFICERS AT THE NORTH ROCKLAND CENTRAL SCHOOL DISTRICT.

20. APPROVAL OF CHANGE ORDER NO. 6 -CONSTRUCTION OF PHASE 1 OF THE HAVERSTRAW RECREATION COMPLEX FOR THE TOWN OF HAVERSTRAW CONTRACT 2- ELECTRICAL CONSTRUCTION

BASED UPON THE RECOMMENDATION OF SUBURBAN ENGINEERING, TOWN CONSULTING ENGINEERS, THE TOWN BOARD HEREBY APPROVES CHANGE ORDER NO. 6 WITH HUSH MAINTENANCE CORP OF HAVERSTRAW, NEW YORK TO FURNISH AND INSTALL ADDITIONAL WIRE FOR SCOREBOARD AT THE FOOTBALL FIELD OF THE TOWN OF HAVERSTRAW RECREATION COMPLEX IN THE AMOUNT OF \$5,301.65.

21. <u>AGREEMENT BETWEEN THE TOWN OF HAVERSTRAW AND DASNY - STATE AND MUNICIPAL FACILITIES PROGRAM GRANT</u>

RESOLVED, THAT THE TOWN BOARD OF THE TOWN OF HAVERSTRAW HEREBY AUTHORIZES THE SUPERVISOR TO ENTER INTO AN AGREEMENT WITH DASNY TO OBTAIN A STATE AND MUNICIPAL FACILITIES PROGRAM ("SAM") GRANT FOR EQUIPMENT FOR THE TOWN OF HAVERSTRAW POLICE DEPARTMENT THE SUM OF \$50,000.00.

# 22. <u>AUTHORIZATION FOR POLICE OFFICER MICHAEL SMITH TO ATTEND</u> <u>LEVEL 1 DEFENSIVE TACTICS TRAINING</u>

RESOLVED, THAT THE TOWN BOARD OF THE TOWN OF HAVERSTRAW, HEREBY GRANTS PERMISSION FOR POLICE OFFICER MICHAEL SMITH TO ATTEND LEVEL 1 DEFENSIVE TACTICS TRAINING THROUGH GRACIE UNIVERSITY AT A COST OF \$1,200.

# 23. AWARD OF RFQ NO. 18-2022 – REPAIRS TO VEHICLE

RESOLVED, THAT ONE (1) REQUEST FOR QUOTE WAS SUBMITTED TO POLICE CAPTAIN JOHN GOULD TO REPAIR K9 VEHICLE, AND BE IT FURTHER RESOLVED, THAT THE TOWN BOARD OF THE TOWN OF HAVERSTRAW DOES HEREBY AWARD THE RFQ TO LUX AUTO BODY, INC. OF GARNERVILLE, NEW YORK AT A COST OF \$1,712.