# NASSAU COUNTY LEGISLATURE MINEOLA, NEW YORK THIRD MEETING FEBRUARY 26, 2018 1:00P.M. THIRD MEETING OF 2018

1. Legislative Calendar **Documents:** 2-26-18.pdf **Proposed Ordinances Documents:** APPENDIX A FOR 5-A-18.pdf ORD. 5-A-18.pdf ORDINANCE 5-18.pdf PROPOSED ORD. 6-18.pdf PROPOSED ORD. 7-18.pdf PROPOSED ORD. 8-18.pdf PROPOSED ORD. 9-18.pdf PROPOSED ORD. 10-18.pdf PROPOSED ORD. 11-18.pdf PROPOSED ORD. 12-18.pdf PROPOSED ORD. 13-18.pdf PROPOSED ORD. 14-18.pdf PROPOSED ORD. 16-18.pdf PROPOSED ORD. 17-18.pdf PROPOSEDORD. 15-18.pdf 3. Rules Agenda **Documents:** R-2-26-18.pdf 4. Addendum **Documents:** R-2-26-18 reconvened on 3-5-18.pdf 5. Contracts **Documents:** 

# E-25-18 NCWEB.PDF

6.

Rules Committee

**Documents:** 

RULES COMMITTEE, 03-05-18.pdf

# LEGISLATIVE CALENDAR

NASSAU COUNTY LEGISLATURE THIRD MEETING THIRD MEETING OF 2018 MINEOLA, NEW YORK FEBRUARY 26, 2018 1:00P.M.

THE NASSAU COUNTY LEGISLATURE IS COMMITTED TO MAKING ITS PUBLIC MEETING ACCESSIBLE TO INDIVIDUALS WITH DISABILITIES. IF, DUE TO A DISABILITY, YOU NEED AN ACCOMMODATION OR ASSISTANCE TO PARTICIPATE IN THE PUBLIC MEETING OR TO OBTAIN A COPY OF THE TRANSCRIPT OF THE PUBLIC HEARING IN AN ALTERNATIVE FORMAT IN ACCORDANCE WITH THE PROVISIONS OF THE AMERICANS WITH DISABILITIES ACT, PLEASE CONTACT THE OFFICE OF THE CLERK OF THE LEGISLATURE AT 571-4252, OR THE NASSAU COUNTY OFFICE FOR THE PHYSICALLY CHALLENGED AT 227-7101 OR TDD TELEPHONE NO. 227-8989. AS PER THE NASSAU COUNTY FIRE MARSHAL'S OFFICE, THE PETER J. SCHMITT MEMORIAL LEGISLATIVE CHAMBER HAS A MAXIMUM OCCUPANCY OF 251 PEOPLE AND THE OUTER CHAMBER WHICH WILL STREAM THE MEETING LIVE, HAS A MAXIMUM OCCUPANCY OF 72. PASSES WILL BE DISTRIBUTED ON A FIRST COME FIRST SERVED BASIS BEGINNING ONE HALF HOUR BEFORE MEETING TIME.

EVERY LEGISLATIVE MEETING IS STREAMED LIVE ON <a href="http://www.nassaucountyny.gov/agencies/Legis/index.html">http://www.nassaucountyny.gov/agencies/Legis/index.html</a>.

# 1. **ORDINANCE NO. 6-2018**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$3,125,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 51-18(PW)

# 2. **ORDINANCE NO. 7-2018**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$500,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 52-18(PW)

# 3. **ORDINANCE NO. 8-2018**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$2,768,010 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 53-18(PW)

# 4. **ORDINANCE NO. 9-2018**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$600,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 54-18(PW)

# 5. **ORDINANCE NO. 10-2018**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$500,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 71-18(PW)

# 6. **ORDINANCE NO. 11-2018**

AN ORDINANCE TO IMPLEMENT THE LOCAL GOVERNMENT ASSISTANCE PROGRAM IN NASSAU COUNTY. 45-18(OMB)

# 7. **ORDINANCE NO. 12-2018**

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN CONNECTION WITH THE POLICE DEPARTMENT. 42-18(OMB)

#### **ORDINANCE NO. 13-2018**

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN CONNECTION WITH THE POLICE DEPARTMENT. 43-18(OMB)

# 9. **ORDINANCE NO. 14-2018**

8.

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN CONNECTION WITH THE MEDICAL EXAMINER'S OFFICE OF FORENSIC SERVICES (CRIME LAB). 61-18(OMB)

# 10. **ORDINANCE NO. 15-2018**

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN CONNECTION WITH THE HEALTH DEPARTMENT. 62-18(OMB)

# 11. **ORDINANCE NO. 16-2018**

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN CONNECTION WITH THE MEDICAL EXAMINER'S OFFICE OF FORENSIC SERVICES (CRIME LAB). 64-18(OMB)

#### 12. **ORDINANCE NO. 5-2018**

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN CONNECTION WITH THE POLICE HEADQUARTERS FUND AND A TRANSFER OF APPROPRIATIONS. 41-18(OMB)

AN ORDINANCE AUTHORIZING THE COUNTY EXECUTIVE ON BEHALF OF THE COUNTY OF NASSAU TO EXECUTE AN AMENDMENT TO AMENDED AND RESTATED COLISEUM LEASE, BETWEEN THE COUNTY OF NASSAU, AS LANDLORD, AND NASSAU EVENTS CENTER, LLC, AS TENANT, OF CERTAIN PREMISES LOCATED IN UNIONDALE, TOWN OF HEMPSTEAD, COUNTY OF NASSAU, STATE OF NEW YORK, SAID PROPERTY KNOWN AS SECTION 44, BLOCK F, LOTS 351 AND 410 ON THE LAND AND TAX MAP OF THE COUNTY OF NASSAU, AND AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE ALL PERTINENT DOCUMENTS IN CONNECTION THEREWITH. 81-18(CE)

#### 14. **RESOLUTION NO. 17-2018**

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN AGREEMENT WITH THE NASSAU COUNTY FIREFIGHTERS MUSEUM AND EDUCATION CENTER FOR THE RENOVATION OF THE OUTSIDE LIGHTING, PATHWAY AND SIGNAGE AT THE MUSEUM. 50-18(CE)

# 15. **RESOLUTION NO. 18-2018**

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN INTER-MUNICIPAL AGREEMENT WITH THE VILLAGE OF HEMPSTEAD IN RELATION TO A PROJECT TO PROCURE AN LED SIGN TO PROMOTE LIBRARY PROGRAMS. 74-18(CE)

#### 16. **RESOLUTION NO. 19-2018**

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN INTER-MUNICIPAL AGREEMENT WITH THE VILLAGE OF WESTBURY IN RELATION TO A PROJECT TO PROCURE A BUS TO TRANSPORT SENIOR CITIZENS. 75-18(CE)

# 17. **RESOLUTION NO. 20-2018**

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN INTER-MUNICIPAL AGREEMENT WITH THE LAKEVIEW FIRE DISTRICT IN RELATION TO OBTAINING "JAWS OF LIFE" RESCUE EQUIPMENT. 76-18(CE) A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN AMENDMENT TOA GRANT AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE DISTRICT ATTORNEY'S OFFICE AND MADD-LONG ISLAND, NY. 48-18(DA)

#### 19. **RESOLUTION NO. 22-2018**

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN AMENDMENT TO A GRANT AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE DEPARTMENT OF PARKS, RECREATION AND MUSEUMS, AND THE FRIENDS OF CEDARMERE, INC. 49-18(PK)

# 20. **RESOLUTION NO. 23-2018**

A RESOLUTION CONFIRMING THE APPOINTMENT BY THE COUNTY EXECUTIVE OF PATRICK J. RYDER TO THE POSITION OF COMMISSIONER OF POLICE. 47-18(CE)

#### 21. **RESOLUTION NO. 24-2018**

A RESOLUTION CONFIRMING THE APPOINTMENT BY THE COUNTY EXECUTIVE OF NANCY STANTON-MOLARO TO THE POSITION OF COMMISSIONER OF INFORMATION TECHNOLOGY. 67-18(CE)

# 22. **RESOLUTION NO. 25-2018**

A RESOLUTION REQUIRING THE NASSAU COUNTY POLICE DEPARTMENT TO NOTATE AN ARRESTEE'S VETERAN STATUS ON POLICE REPORTS AND ALL OTHER DOCUMENTS ASSOCIATED WITH THE VETERAN'S ARREST. 66-18(LE)

A RESOLUTION PERMITTING THE TRANSFER OF AXEL, A RETIRED SERVICE DOG, TO THE NEW YORK CITY POLICE DEPARTMENT'S CANINE UNIT AS THE ADOPTIVE AGENCY. 44-18(PD)

# 24. **RESOLUTION NO. 27-2018**

A RESOLUTION TO AUTHORIZE THE TRANSFER OF APPROPRIATIONS HERETOFORE MADE WITHIN THE BUDGET FOR THE YEAR 2017. 63-18(OMB)

#### 25. **RESOLUTION NO. 28-2018**

A RESOLUTION PROVIDING FOR THE ISSUANCE OF A WARRANT DIRECTING THE TREASURER OF THE COUNTY OF NASSAU TO PAY TO THE SUPERVISORS OF THE SEVERAL TOWNS AND TO THE TREASURERS OF THE SEVERAL VILLAGES AND CITIES WITHIN THE COUNTY OF NASSAU, THE SUMS AS APPORTIONED BY THE NASSAU COUNTY LEGISLATURE BASED ON A REPORT FILED BY THE COUNTY TREASURER AND THE COUNTY CLERK, SHOWING DEPOSITS FROM MORTGAGE TAXES FOR THE QUARTER BEGINNING OCTOBER 1, 2017 THROUGH DECEMBER 31, 2017; PURSUANT TO THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY AND THE NASSAU COUNTY ADMINISTRATIVE CODE. 46-18(LE)

NOTICE IS HEREBY GIVEN that the Nassau County Executive has executed the following personal service contracts, copies of which are on file with the Office of the Clerk of the Nassau County Legislature. These contracts are listed for informational purposes only.

County of Nassau acting on behalf of Human Services and City of Glen Cove. RE: OFA IIIB C & E. \$2,445.00. ID# CQHS17000041.

County of Nassau acting on behalf of Human Services and HELP Services, Inc. RE: Chemical Dependency. \$982,199.00. ID# CQHS18000102.

County of Nassau acting on behalf of Housing and Intergovernmental and Nicholas Center for Autism. RE: CDBG. \$20,000.00. ID#CQHI17000048.

County of Nassau acting on behalf of Housing and Intergovernmental and Village of Williston Park. RE: CDBG. \$20,000.00. ID#CQHI17000039.

County of Nassau acting on behalf of Housing and Intergovernmental and Village of South Floral Park. RE: CDBG. \$50,000.00. ID#CQHI17000035.

County of Nassau acting on behalf of Housing and Intergovernmental and Semper4Veterans. RE: CDBG. \$45,000.00. ID#CQHI17000053.

County of Nassau acting on behalf of Housing and Intergovernmental and Operation Initiative Foundation, Inc. RE: CDBG. \$20,000.00. ID#COHI17000047.

County of Nassau acting on behalf of Housing and Intergovernmental and Village of Stewart Manor. RE: CDBG. \$30,000.00. ID#CQHI17000048.

# THE NASSAU COUNTY LEGISLATURE WILL CONVENE NEXT COMMITTEE MEETINGS MONDAY MARCH 12, 2018 at 1:00PM AND

FULL LEGISLATURE MEETING
MONDAY MARCH 26, 2018 at 1:00PM

Ord														
erPr														
iorit			Project						201	16 County Self-				
У	Main	Category	Number	Formatted Project Title	Cui	mulative Budget	201	6 County Debt		Funding		2016	2017	2018
	General Capital	Buildings	90023	Prevention	\$	5,537,682.00	\$	-	\$	-		\$ -	\$ -	\$ -
	General Capital	Buildings	90025	Rehabilitation of Aquatic Center Building	\$	49,000,000.00	\$	-	\$	-		\$ -	\$ -	\$ -
	General Capital	Buildings	90026	Exterior Renovation of 240 Old Country	\$	1,250,000.00		1,500,000.00		-	_	\$ 1,500,000.00	 -	\$ -
	General Capital	Buildings	90027	240 Old Country Road HVAC Improvements	\$	4,850,000.00		-	\$	-	_	\$ -	\$ -	\$ -
	General Capital	Buildings	90031	Records Center Renovation	\$		\$	1,354,482.00		-	_	\$ 1,354,482.00	5,169,272.00	5,937,478.00
	General Capital	Buildings	90033	BOE Building Upgrades	\$	2,100,000.00	\$	-	Ψ	-		\$ -	\$ -	\$ -
	General Capital	Buildings	90040	60 Charles Lindbergh	\$		\$	-	\$	2,928,445.00		\$ 2,928,445.00	 -	\$ -
	General Capital	Buildings	90041	175 Roger Avenue Demolition	\$		\$	2,100,000.00		-	_	\$ 2,100,000.00	 -	\$ -
	General Capital	Buildings	90042	County Clerk Office Improvements	\$		\$	700,000.00		-	\$	,	-	\$ -
1 0	General Capital	Buildings	90375	Emergency Work at DPW Garages	\$	3,053,538.00	\$	-	\$	-		\$ -	\$ -	\$ -
				Various County Facilities - General										
1 (	General Capital	Buildings	90400	Construction	\$	17,450,000.00	\$	1,000,000.00	\$	-		\$ 1,000,000.00	\$ 1,000,000.00	\$ 1,000,000.00
				Various County Facilities - Electrical										
	General Capital	Buildings	90401	Construction	\$	8,400,000.00		500,000.00		-	\$		500,000.00	500,000.00
1 (	General Capital	Buildings	90402	Construction	\$	10,050,000.00	\$	750,000.00	\$	-	\$	750,000.00	\$ 750,000.00	\$ 750,000.00
				Various County Facilities - Plumbing										
1 (	General Capital	Buildings	90403	Construction	\$	4,750,000.00	\$	250,000.00	\$	-	\$	250,000.00	\$ 250,000.00	\$ 250,000.00
				Various County Facilities – Fire										
1 0	General Capital	Buildings	90404	Alarm/Protection and Security Systems	\$	3,000,000.00	\$	500,000.00	\$	-	\$	500,000.00	\$ 500,000.00	\$ 500,000.00
1 (	General Capital	Buildings	90405	Various County Facilities - Demolition	\$	3,000,000.00	\$	500,000.00	\$	-	\$	500,000.00	\$ 500,000.00	\$ 500,000.00
1 (	General Capital	Buildings	90406	Various County Facilities - Design	\$	500,000.00	\$	500,000.00	\$	-	\$	500,000.00	\$ 500,000.00	\$ 500,000.00
1 0	General Capital	Buildings	90611	Various County Court Facilities Renovation	\$	16,038,239.00	\$	-	\$	-		\$ -	\$ -	\$ -
1 (	General Capital	Buildings	90612	Generator Upgrade - Various Buildings	\$	3,800,000.00	\$	-	\$	-		\$ -	\$ -	\$ -
				Various County Buildings Electric Service &										
	General Capital	Buildings	90617	Engineering Upgrade	\$	6,275,023.00	\$	-	\$	-		\$ -	\$ -	\$ -
	General Capital	Buildings	90618	Various County Buildings Roof Renovation	\$	18,400,000.00	\$	2,000,000.00	\$	-	;	\$ 2,000,000.00	\$ 2,000,000.00	\$ 2,000,000.00
	General Capital	Buildings	90622	Hempstead Garage Improvements	\$	23,200,000.00	\$	750,000.00	\$	-	\$	750,000.00	\$ -	\$ -
1 (	General Capital	Buildings	90625	Various Asbestos & Lead Abatement	\$	5,870,000.00	\$	500,000.00	\$	-	\$	500,000.00	\$ 500,000.00	\$ 500,000.00
1 (	General Capital	Buildings	90629	Various County Fuel Station Upgrades	\$	3,000,000.00	\$	-	\$	-		\$ -	\$ 250,000.00	\$ 250,000.00
1 (	General Capital	Buildings	90632	Family & Matrimonial Court	\$	94,000,000.00	\$	-	\$	-		\$ -	\$ -	\$ -
1 (	General Capital	Buildings	90634	Nassau Coliseum Emergency Repairs	\$	6,800,000.00	\$	-	\$	-		\$ -	\$ -	\$ -
1 (	General Capital	Buildings	90636	Warehouse and Staging Area	\$	6,250,000.00	\$	-	\$	-		\$ -	\$ -	\$ -
				Nassau County Department of Public Works										
1 0	General Capital	Buildings	90637	Material Testing Laboratory	\$	3,100,000.00	\$	1,300,000.00	\$			\$ 1,300,000.00	\$ 	\$ 
	General Capital	Buildings	90638	Nassau County Housing Improvements	\$		\$	1,800,000.00		-	:	\$ 1,800,000.00	\$ 1,100,000.00	\$ 1,100,000.00
1 0	General Capital	Buildings	90639	Data Center Fire Supression System	\$	850,000.00	\$	-	\$	-		\$ -	\$ -	\$ 
		<u> </u>		Americans/Disabilities Act - Phase II										
1 0	General Capital	Buildings	90981	(Construction)	\$	11,882,459.00	\$	-	\$	-		\$ -	\$ 250,000.00	\$ 250,000.00
		Buildings												
		Total		Buildings Total			\$	16,004,482.00	\$	2,928,445.00	;	\$ 18,932,927.00	\$ 13,269,272.00	\$ 14,037,478.00
1 0	General Capital	Equipment		Equipment	\$	1,408,924.00	\$	-	\$	-		\$ -	\$ 250,000.00	\$ -

Ord																
erPr																
iorit			Project						201	16 County Self-						
у	Main	Category	Number	Formatted Project Title	Cur	mulative Budget	2016	County Debt		Funding		2016		2017		2018
1 (	General Capital	Equipment		Equipment	\$	19,860,709.00	\$	1,600,000.00	\$	-	\$	1,600,000.00	\$	1,600,000.00	\$	1,600,000.00
1 (	General Capital	Equipment		Equipment	\$	1,250,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1 (	General Capital	Equipment		Equipment	\$	250,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
	General Capital	Equipment		Equipment	\$	250,000.00	\$	-	\$	-	\$	-	\$	-	\$	_
1 (	General Capital	Equipment		Equipment	\$	13,150,000.00	\$	1,000,000.00	\$	-	\$	1,000,000.00	\$	1,000,000.00	\$	1,000,000.00
	General Capital	Equipment		Equipment	\$	19,210,237.00		3,750,000.00		1,335,119.00		5,085,119.00		3,750,000.00		3,750,000.00
	General Capital	Equipment		Equipment	\$	3,001,098.30		250,000.00		-	\$	250,000.00		250,000.00		250,000.00
	General Capital	Equipment		Equipment	\$	2,110,000.00		-	Ψ	-	\$		\$	250,000.00		250,000.00
	General Capital	Equipment		Equipment	\$	2,850,000.00	\$	-	\$	-	\$		\$	250,000.00		250,000.00
	General Capital	Equipment		Equipment	\$	450,000.00		200,000.00		-	\$	200,000.00		-	Ψ_	-
	General Capital	Equipment		Equipment	\$	18,773,625.00	\$	-	\$	-	\$	-	\$	-	\$	-
1 (	General Capital	Equipment		Equipment	\$	250,000.00	\$	-	\$	-	\$	-	\$	-	\$	
		Equipment		Equipment Total			\$	6,800,000.00		1,335,119.00		8,135,119.00		7,350,000.00		7,100,000.00
	General Capital	Infrastructure		Infrastructure		31,168,838.00	\$	-	\$	-	\$	-	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	18,971,795.00	\$	<u>-</u>	\$	-	\$	-	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$		\$	6,000,000.00		330,000.00		6,330,000.00		-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	4,000,000.00		500,000.00		-	\$	500,000.00		500,000.00		500,000.00
	General Capital	Infrastructure		Infrastructure	\$	4,100,000.00		300,000.00		-	\$	300,000.00		300,000.00		300,000.00
	General Capital	Infrastructure		Infrastructure	\$	1,300,000.00		500,000.00		-	\$	500,000.00		500,000.00		500,000.00
	General Capital	Infrastructure		Infrastructure	\$	5,369,436.00		100,000.00		-	\$	100,000.00		100,000.00		100,000.00
1 (	General Capital	Infrastructure		Infrastructure	\$	2,500,000.00	\$	-	\$	-	\$	-	\$	2,500,000.00	\$	2,500,000.00
	2	la fara a tana a tana		Lafac atmost and		04 704 000 00	Φ.		_	400 040 00	_	400 040 00	Φ.	500 000 00	Φ.	500 000 00
	General Capital	Infrastructure		Infrastructure	\$	21,784,630.00	\$	-	\$	163,218.00		163,218.00		500,000.00		500,000.00
	General Capital	Infrastructure		Infrastructure	\$	1,750,000.00	\$	-	\$	-	\$	-	\$	-	\$_	
	General Capital	Infrastructure		Infrastructure	\$	1,000,000.00		500,000.00		-	\$	500,000.00		500,000.00		500,000.00
	General Capital	Infrastructure		Infrastructure	\$	40,000,000.00	\$	-	\$ \$	-	\$	-	Ψ	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	62,630,429.52	\$	1 171 112 00	Ψ	-	\$	1 174 112 00	\$	-	\$	-
	General Capital General Capital	Infrastructure		Infrastructure	\$	11,310,500.00 12,310,000.00		1,174,412.00	_	-	\$ \$	1,174,412.00	<u>\$</u> \$	-	<u>\$</u> \$	-
		Infrastructure		Infrastructure	T		\$	-	\$	-		-		-	\$	-
	General Capital General Capital	Infrastructure Infrastructure		Infrastructure Infrastructure	\$	9,400,000.00	\$ \$	-	\$	-	\$ \$	-	<u>\$</u> \$	-	<del>\$</del>	-
	General Capital	Infrastructure		Infrastructure	\$	6,700,000.00	<del>&gt;</del>	<u>-</u>	\$	-	\$	-	<del>&gt;</del> \$	-	<del>ֆ</del>	-
1	serierai Capitai	imiastructure		Imrastructure	Ψ	6,700,000.00	Φ	<u>-</u>	Ф	-	Ф	-	Ф	-	Ψ	
1 1	General Capital	Infrastructure		Infrastructure	\$	5,308,000.00	\$	_	\$	_	\$	_	\$	_	\$	_
	General Capital	Infrastructure		Infrastructure	\$	1,500,000.00	<del>Ψ</del>		\$		\$		<del>Ψ</del>		<del>Ψ</del> _	
	General Capital	Infrastructure		Infrastructure	\$	3,870,000.00		500,000.00	-	500,000.00		1,000,000.00	т		<del>Ψ</del>	
	General Capital	Infrastructure		Infrastructure	\$	14,550,000.00		1,475,000.00		1,475,000.00		2,950,000.00	<del>Ψ</del>		<del>Ψ</del> _	2,350,000.00
	General Capital	Infrastructure		Infrastructure	\$	650,000.00		- 1, 17 0,000.00	\$	1, 17 0,000.00	\$	2,930,000.00				_,000,000.00
	General Capital	Infrastructure		Infrastructure	\$	8,950,000.00		6,000,000.00		6,000,000.00		12,000,000.00			<del>Ψ</del> _	700,000.00
	General Capital	Infrastructure		Infrastructure		11,000,000.00		3,000,000.00		3,000,000.00		6,000,000.00		_	<del>-</del> \$	
1 (	Johnston Gapital	iiiiasiiaciaie		minaodationic	Ψ	11,000,000.00	Ψ	5,000,000.00	Ψ	0,000,000.00	Ψ	0,000,000.00	Ψ		Ψ	

Ord																
erPr																
iorit			Project						201	16 County Self-						
у	Main	Category	Number	Formatted Project Title	Cur	nulative Budget	2016	6 County Debt		Funding		2016		2017		2018
	General Capital	Infrastructure		Infrastructure	\$	1,000,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	5,400,000.00		3,100,000.00	-	3,100,000.00		6,200,000.00	\$	-	\$	2,000,000.00
	General Capital	Infrastructure		Infrastructure	\$	7,200,000.00	т	-	\$	-	Ψ	-	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	2,250,000.00		7,000,000.00		7,000,000.00		14,000,000.00	\$	-		10,000,000.00
	General Capital	Infrastructure		Infrastructure	\$	4,000,000.00		500,000.00		500,000.00		1,000,000.00	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	2,500,000.00	\$	1,125,525.00		1,125,525.00		2,251,050.00	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	4,000,000.00	\$	-	Ψ	-	Ψ	-	\$	-	\$	200,000.00
	General Capital	Infrastructure		Infrastructure	\$	6,200,000.00		900,000.00		900,000.00		1,800,000.00	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	600,000.00		-	\$	-	\$	-	\$	-	\$	-
1 (	General Capital	Infrastructure		Infrastructure	\$	120,000.00	\$	-	\$	-	\$	-	\$	-	\$	
	0 10 %1					4 000 000 00	•		_				•		•	
	General Capital	Infrastructure		Infrastructure	\$	1,000,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	1,400,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	760,000.00		-	\$	-	\$	4 000 000 00	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	1,500,000.00		500,000.00		500,000.00		1,000,000.00	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	500,000.00		- 4 500 000 00	\$	4 500 000 00	\$		\$	-	\$	500,000.00
	General Capital	Infrastructure		Infrastructure	\$	1,500,000.00		1,500,000.00		1,500,000.00		3,000,000.00	\$	-	\$	4 000 000 00
	General Capital	Infrastructure		Infrastructure	\$	1,200,000.00	\$	-	\$	-	\$	4 000 000 00	\$	-	\$	1,200,000.00
	General Capital	Infrastructure		Infrastructure	\$	1,200,000.00		600,000.00		600,000.00		1,200,000.00	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	2,000,000.00	\$	-	\$	-	\$ \$	-	\$ \$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	500,000.00	\$	-	\$	-	Ψ	-	Ψ_	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	5,000,000.00	\$	-	\$		\$	4 000 000 00	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	-	\$	600,000.00		600,000.00		1,200,000.00	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	-	\$	3,000,000.00		3,000,000.00		6,000,000.00	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	-	\$	500,000.00		500,000.00		1,000,000.00	\$	-	\$	500,000.00
	General Capital	Infrastructure		Infrastructure	\$	-	\$	250,000.00		250,000.00		500,000.00	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	-	\$	1,000,000.00		1,000,000.00		2,000,000.00	\$	-	\$	-
	General Capital	Infrastructure		Infrastructure	\$	-	\$	-	\$	-	\$	-	\$	-	\$	3,000,000.00
	General Capital	Infrastructure		Infrastructure	\$	-	\$	-	\$	-	\$	-	\$	-	\$	3,000,000.00
	General Capital	Infrastructure		Infrastructure	\$	-	\$	-	\$	-	\$	-	\$	-	\$	4,200,000.00
	General Capital	Infrastructure		Infrastructure	\$	-	\$	-	\$	-	\$	-	\$	-	\$	6,000,000.00
	General Capital	Infrastructure		Infrastructure	\$	29,677,817.00	\$	-	\$	-	\$	-	\$	150,000.00		-
	General Capital	Infrastructure		Infrastructure		23,846,840.00		2,150,000.00		-	\$	2,150,000.00		150,000.00		150,000.00
1 (	General Capital	Infrastructure		Infrastructure	\$	6,307,500.00	\$	-	\$	-	\$	-	\$	-	\$	-
1 1	General Capital	Infractructure		Infrastructure	\$	2,000,000.00	Ф	455,000.00	\$		\$	455,000.00	\$		\$	
	General Capital	Infrastructure		Infrastructure	\$			455,000.00	-	-	\$ \$	455,000.00	\$ \$	-	<u> </u>	-
1 0	General Capital	Infrastructure		Infrastructure	Ф.	2,275,000.00	Ф	<del>-</del>	Ф	-	Ф	-	Ф	-	Ф	-
1 1	General Capital	Infrastructure		Infrastructure	\$	500,000.00	\$	_	\$	_	\$	_	\$	_	\$	_
	General Capital	Infrastructure		Infrastructure	\$	130,000.00		700.000.00	-		<del>Ψ</del> _	700,000.00			<del>φ</del> \$	
1 (	Gerierai Gapitai	IIIIIastiuctuie		mmasuuciule	Ψ	130,000.00	Ψ	100,000.00	Ψ	-	Ψ	100,000.00	φ	-	φ	-

Ord erPr																	
iorit			Project							201	16 County Self-						
у	Main	Category	Number	Formatted Project Title	Cur	mulative B	Budget	2016	County Debt		Funding		2016		2017		2018
	Seneral Capital	Infrastructure		Infrastructure	\$		00.00	\$	-	\$	-	\$	-	Ψ	-	\$	-
	Seneral Capital	Infrastructure		Infrastructure	\$	1,650,0		\$	-	\$	-	\$	-	\$	-	\$	-
	Seneral Capital	Infrastructure		Infrastructure	\$	3,060,9		\$	-	\$	-	\$	-	\$	-	\$	-
	Seneral Capital	Infrastructure		Infrastructure	\$	47,600,0		\$	5,700,000.00	\$	-	\$	5,700,000.00		5,700,000.00	\$	5,700,000.00
	Seneral Capital	Infrastructure		Infrastructure	\$		00.00	\$	-	\$	-	\$	-	Ψ_	-	\$	-
1 (	Seneral Capital	Infrastructure		Infrastructure	\$	5,501,4		\$	-	\$	-	\$	-	\$	250,000.00		-
		Infrastructure		Infrastructure Total				\$	49,629,937.00	\$	32,043,743.00	\$	81,673,680.00	\$	11,150,000.00	\$	44,400,000.00
								_						_		_	
	Seneral Capital	Parks		Parks		,,-		\$	-	\$	350,000.00		350,000.00		-	\$	-
	Seneral Capital	Parks		Parks	\$		00.00		3,500,000.00		-	Ψ	3,500,000.00		-	\$	-
	Seneral Capital	Parks		Parks	\$	13,391,9		\$	-	Ψ	-	\$	-	Ψ	-	Ψ	-
1 (	Seneral Capital	Parks		Parks	\$	4,800,0	00.00	\$	-	\$	-	\$	-	\$	-	\$	-
	)   O   ( -	Devile		D- d		4 000 4	107.00	Φ.		_		_		•		•	
	Seneral Capital	Parks		Parks Parks	\$	1,062,1		\$	-	\$ \$	-	\$ \$	-	\$	-	\$	-
	Seneral Capital	Parks		Parks	\$	2,266,4	00.000	\$	-	\$	-	\$ \$	-	\$ \$	-	\$ \$	-
	General Capital General Capital	Parks		Parks	\$	2,200,4		\$		T .	-	\$	-	-	-	\$ \$	-
	General Capital	Parks Parks		Parks	\$ \$		00.00	\$ \$	-	\$	-	\$	-	<u> </u>	-	\$	-
	Seneral Capital	Parks		Parks	\$	2,600,0		\$ \$	-	\$	-	\$	-	<del>ֆ</del> \$	-	\$	-
1	венегаї Сарііаї	raiks		Paiks	Φ	2,600,0	00.00	Ф	-	Ф	-	Ф	-	Ф	-	Ф	-
1 0	Seneral Capital	Parks		Parks	\$	2,042,1	100.00	\$		\$		\$		\$		\$	
	Seneral Capital	Parks		Parks	\$	4,750,0		<del>Ψ</del>		\$		\$		\$		\$	_
	Seneral Capital	Parks		Parks	\$	3,418,0		\$		\$		\$		\$			
	Seneral Capital	Parks		Parks	\$	4,076,0			500,000.00			\$	500,000.00			\$	_
	ochiciai Gapitai	Tano		1 diko	Ψ	4,070,0	37 0.00	Ψ	300,000.00	Ψ		Ψ	300,000.00	Ψ		Ψ	
10	Seneral Capital	Parks		Parks	\$	13,714,0	200 00	\$	_	\$	_	\$	_	\$	_	\$	_
	orioral Capital	Tano		Tano	Ψ	10,7 11,0	300.00	Ψ		Ψ		Ψ		Ψ		Ψ	
10	Seneral Capital	Parks		Parks	\$	9,421,9	939.91	\$	_	\$	_	\$	_	\$	250,000.00	\$	250,000.00
	Seneral Capital	Parks		Parks	\$	13,187,0		- T	3,125,000.00	\$	-	\$	3,125,000.00		-	\$	-
					1			•	-, -,	Ť		,	-, -,				
1 0	Seneral Capital	Parks		Parks	\$	7,920,0	00.00	\$	-	\$	-	\$	-	\$	-	\$	-
						, ,				·							
1 0	Seneral Capital	Parks		Parks	\$	4,875,0	00.00	\$	-	\$	-	\$	-	\$	-	\$	-
1 0	Seneral Capital	Parks		Parks	\$	2,885,0	00.00	\$	-	\$	-	\$	-	\$	-	\$	-
1 (	Seneral Capital	Parks		Parks	\$	2,800,0	00.00	\$	500,000.00	\$	-	\$	500,000.00	\$	-	\$	-
1 (	Seneral Capital	Parks		Parks	\$	5,200,0	00.00	\$	-	\$		\$		\$	250,000.00	\$	-
1 0	Seneral Capital	Parks		Parks	\$	1,700,0	00.00	\$	-	\$	-	\$	-	\$	-	\$	-

Ord erPr															
iorit			Project						20 <sup>-</sup>	16 County Self-					
у	Main	Category	Number	Formatted Project Title	Cui	mulative Budget	2016	6 County Debt		Funding	2016		2017		2018
	General Capital	Parks		Parks	\$		\$	-	\$	-	\$ -	\$	250,000.00	\$	-
	General Capital	Parks		Parks	\$	500,000.00	\$	-	\$	-	\$ -	Ψ	-	\$	-
	General Capital	Parks		Parks	\$	225,000.00	\$	-	\$	-	\$ -	\$	-	\$	-
	General Capital	Parks		Parks	\$	1,301,834.00		250,000.00	-	125,000.00	375,000.00	- 7	250,000.00	\$	-
	General Capital	Parks		Parks	\$	4,000,000.00	\$	-	Ψ	-	\$ -	Ψ	-	Ψ	-
	General Capital	Parks		Parks	\$	125,000.00		-	Ψ	-	\$ -	Ψ	-	Ψ	<u> </u>
1	General Capital	Parks		Parks	\$	10,250,000.00	\$	4,000,000.00	\$	2,700,000.00	\$ 6,700,000.00	\$	2,000,000.00	\$	2,000,000.00
1	General Capital	Parks		Parks	\$	2,000,000.00	\$	-	\$	-	\$ -	\$	_	\$	
	General Capital	Parks		Parks	\$	2,500,000.00		-	\$	-	\$ -	\$	-	\$	
	General Capital	Parks		Parks	\$	4,000,000.00		\$0		\$500,000	\$ 500,000.00	\$	-	\$	
	General Capital	Parks		Parks	\$	5,018,588.00	\$	-	\$	-	\$ -	\$	-	\$	
1	General Capital	Parks		Parks	\$	6,000,000.00	\$	-	\$	-	\$ -	\$	-	\$	
1	General Capital	Parks		Parks	\$	4,500,000.00	\$	-	\$	-	\$ -	\$	-	\$	
1	General Capital	Parks		Parks	\$	-	\$	2,000,000.00	\$	-	\$ 2,000,000.00	\$	-	\$	-
1	General Capital	Parks		Parks	\$	-	\$	-	\$	500,000.00	\$ 500,000.00	\$	-	\$	-
1	General Capital	Parks		Parks	\$	-	\$	2,500,000.00	\$	-	\$ 2,500,000.00	\$	-	\$	-
		Parks Total		Parks Total			\$	16,375,000.00	\$	4,175,000.00	\$ 20,550,000.00	\$	3,000,000.00	\$	2,250,000.00
1	General Capital	Property		Property	\$	52,804,241.00	\$	-	\$	-	\$ -	\$	500,000.00	\$	-
		Property Total		Property Total			\$	-	\$	-	\$ -	\$	500,000.00	\$	-
1	General Capital	Public Safety		Public Safety	\$	-	\$	9,000,000.00	\$	-	\$ 9,000,000.00	\$	-	\$	-
1	General Capital	Public Safety		Public Safety	\$	-	\$	3,260,000.00	\$	-	\$ 3,260,000.00	\$	-	\$	-
1	General Capital	Public Safety		Public Safety	\$	4,659,583.00	\$	100,000.00	\$	-	\$ 100,000.00	\$	100,000.00	\$	-
1	General Capital	Public Safety		Public Safety	\$	1,425,000.00	\$	-	\$	-	\$ -	\$	-	\$	-
1	General Capital	Public Safety		Public Safety	\$	750,000.00	\$	100,000.00	\$	-	\$ 100,000.00	\$	100,000.00	\$	-
1	General Capital	Public Safety		Public Safety	\$	44,400,000.00	\$	3,600,000.00	\$	-	\$ 3,600,000.00	\$	-	\$	
1	General Capital	Public Safety		Public Safety	\$	450,000.00	\$	-	\$	-	\$ -	\$	-	\$	
1	General Capital	Public Safety		Public Safety	\$	400,000.00	\$	200,000.00	\$	-	\$ 200,000.00	\$	-	\$	
1	General Capital	Public Safety		Public Safety	\$	8,720,000.00	\$	-	\$	-	\$ -	\$	-	\$	
1	General Capital	Public Safety		Public Safety	\$	15,700,000.00	\$	1,500,000.00	\$	_	\$ 1,500,000.00	\$	-	\$	
1	General Capital	Public Safety		Public Safety	\$	51,050,000.00	\$	_	\$		\$ -	\$	-	\$	
1	General Capital	Public Safety		Public Safety	\$	8,287,382.00	\$	400,000.00	\$		\$ 400,000.00	\$	400,000.00	\$	400,000.00
1	General Capital	Public Safety		Public Safety	\$	11,600,000.00	\$	500,000.00	\$	-	\$ 500,000.00		3,500,000.00	\$	,
	General Capital	Public Safety		Public Safety	\$	10,291,342.00		500,000.00		_	\$ 500,000.00		850,000.00		850,000.00
1	General Capital	Public Safety		Public Safety	\$	300,000.00	\$	-	\$	-	\$ -	\$	-	\$	

Ord																
erPr																
iorit	Main	Catamani	Project	Formatta d Ducia et Tida	C	lativa Dvalast	0046	County Dalet	201	16 County Self-		2040		0047		0040
У	Main	Category	Number	Formatted Project Title		nulative Budget		6 County Debt	Φ.	Funding	•	2016	Φ.	2017	Φ.	2018
1	General Capital	Public Safety		Public Safety	\$	18,000,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Public Safety		Public Safety	•	81,209,379.00	œ	6,700,000.00	Φ.	5,000,000.00	\$	11,700,000.00	\$		\$	
	General Capital	Fublic Salety		Fublic Salety	Ψ	61,209,379.00	φ	0,700,000.00	φ	5,000,000.00	φ	11,700,000.00	Ψ		Ψ	-
1	General Capital	Public Safety		Public Safety	\$	_	\$	_	\$	4,600,000.00	\$	4,600,000.00	\$	_	\$	_
	Control Capital	. dono carety			Ψ		Ψ		<u> </u>	1,000,000.00		1,000,000.00				
1	General Capital	Public Safety		Public Safety	\$	1,600,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Public Safety		Public Safety	\$	22,625,000.00	\$	4,600,000.00	\$	-	\$	4,600,000.00	\$	3,500,000.00	\$	3,500,000.00
	General Capital	Public Safety		Public Safety	\$	2,000,000.00		5,500,000.00		-	\$	5,500,000.00	\$	2,000,000.00	\$	1,000,000.00
	General Capital	Public Safety		Public Safety	\$	5,000,000.00	\$	4,500,000.00	\$	-	\$	4,500,000.00	\$	4,500,000.00	\$	-
	General Capital	Public Safety		Public Safety	\$	1,750,000.00	\$	-	\$	-	\$	-	Ψ_	-	Ψ_	-
	General Capital	Public Safety		Public Safety	\$	1,500,000.00	\$	-	\$	-	\$	-	Ψ_	-	\$	-
	General Capital	Public Safety		Public Safety	\$	1,000,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
	General Capital	Public Safety		Public Safety	\$	2,500,000.00	-	2,500,000.00	-	-	\$	2,500,000.00		2,500,000.00		-
	General Capital	Public Safety		Public Safety	\$	-	\$	600,000.00		-	\$	600,000.00		-	Ψ	-
	General Capital	Public Safety		Public Safety	\$	6,800,000.00		500,000.00		-	\$	500,000.00		500,000.00		250,000.00
	General Capital	Public Safety		Public Safety	\$	1,500,000.00	\$	-	\$	-	\$	-	Ψ	-	\$	-
	General Capital	Public Safety		Public Safety	\$	2,900,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
	General Capital	Public Safety		Public Safety	\$	4 400 000 00	\$	1,000,000.00		-	\$	1,000,000.00		-	\$	-
	General Capital	Public Safety		Public Safety	\$	1,400,000.00	\$	1,200,000.00	\$	-	\$	1,200,000.00	\$	-	\$ \$	-
	General Capital General Capital	Public Safety Public Safety		Public Safety Public Safety	\$	400,000.00	\$	1,200,000.00		-	\$ \$	1,200,000.00		250,000.00		250,000.00
	General Capital	Public Safety		Public Safety Public Safety	\$	1,200,000.00	_ <del>-</del>	100,000.00	\$	-	φ \$	100,000.00		250,000.00		250,000.00
1	General Capital	Public Salety		Public Salety	- D	1,200,000.00	Ф		Ф	-	Ф	-	Φ	-	φ	-
1	General Capital	Public Safety		Public Safety	\$	500,000.00	\$	_	\$	_	\$	_	\$	_	\$	_
	General Capital	Public Safety		Public Safety		16,750,000.00		500,000.00	-	_	\$	500,000.00		500,000.00		500,000.00
	General Capital	Public Safety		Public Safety	\$	300,000.00	\$	-	\$	-	\$	-		-		-
	General Capital	Public Safety		Public Safety		18,372,035.38	\$	-	\$	-	\$	-	\$	-	\$	-
		Public Safety		Public Safety Total	· ·	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	\$	46,860,000.00	\$	9,600,000.00		56,460,000.00		18,700,000.00	\$	6,750,000.00
1	General Capital	Roads		Roads	\$	5,900,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Roads		Roads	\$	6,280,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
							_				_		_		_	
	General Capital	Roads		Roads	\$	1,050,000.00		75,000.00		\$552,750.00	\$	627,750.00		-	\$	-
1	General Capital	Roads		Roads	\$	750,000.00	\$	1,000,000.00	\$	-	\$	1,000,000.00	\$	-	\$	-
,	0	Dead		Danda	_	0.000.000.00	•		_		•		Φ.		•	
	General Capital	Roads		Roads	\$	2,000,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Roads		Roads	\$	7,235,352.00	\$	-	\$	-	\$	-	\$	-	\$	-
4	General Capital	Roads		Roads	\$	1,284,000.00	\$		\$		\$		\$		\$	
	General Capital	Roads		Roads	\$ \$	6,984,209.95	<u> </u>	-	\$	-	ъ	-	ъ \$	-	ъ \$	-
	General Capital	Nuaus		Nuaus	Ψ	0,304,203.93	φ	-	Ψ	-	φ	-	Ψ	-	φ	-

Ord																
erPr																
iorit			Project						201	16 County Self-						
У	Main	Category	Number	Formatted Project Title	-	mulative Budget		6 County Debt		Funding		2016		2017		2018
	General Capital	Roads		Roads	\$	3,760,000.00	\$	-	\$	-	\$	-	Ψ	-	\$	-
	General Capital	Roads		Roads	\$	4,950,000.00	\$	4 500 000 00	\$	-	\$		Ψ	-	Ψ_	-
1	General Capital	Roads		Roads	\$	500,000.00	\$	1,500,000.00	\$	-	\$	1,500,000.00	\$	-	\$	-
1	General Capital	Roads		Roads	\$	300,000.00	\$	_	\$	_	\$	_	\$	_	\$	_
	General Capital	Roads		Roads	\$	3,500,000.00	\$	-	\$	-	\$	-	\$	-	\$	_
	General Capital	Roads		Roads	\$	3,250,000.00	\$	-	\$	-	\$	-	\$	-	\$	_
	General Capital	Roads		Roads	\$	6,900,000.00		4,650,000.00	-	1,000,000.00	\$	5,650,000.00	\$	7,000,000.00	\$	-
	General Capital	Roads		Roads	\$	500,000.00		-	-	-	\$	-		-	\$	-
						,			·							
1	General Capital	Roads		Roads	\$	1,305,000.00	\$	1,695,000.00	\$	-	\$	1,695,000.00	\$	-	\$	-
1	General Capital	Roads		Roads	\$	2,000,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Roads		Roads	\$	350,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Roads		Roads	\$	500,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
							_								_	
1	General Capital	Roads		Roads	\$	500,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
	0	Danila		Decide		4 700 000 00	Φ.		_		_		•		•	
1	General Capital	Roads		Roads	\$	1,700,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
4	General Capital	Roads		Roads	\$	1,000,000.00	\$		\$		\$		\$		\$	
- 1	Gerierai Capitai	Nuaus		Rodus	Ψ	1,000,000.00	Ψ		φ	-	φ	-	Ψ	-	Ψ	-
1	General Capital	Roads		Roads	\$	3,000,000.00	\$	_	\$	_	\$	_	\$	_	\$	_
- 1	Gerierai Capitai	Noaus		Itoaus	Ψ	3,000,000.00	Ψ		Ψ		Ψ	-	Ψ	_	Ψ	_
1	General Capital	Roads		Roads	\$	1,000,000.00	\$	_	\$	_	\$	_	\$	_	\$	_
	Contra Capital	110000		1.100.00		.,000,000.00										
1	General Capital	Roads		Roads	\$	750,000.00	\$	-	\$	-	\$	-	\$	-	\$	_
	General Capital	Roads		Roads	\$	5,490,112.00		1,000,000.00	\$	-	\$	1,000,000.00	\$	1,000,000.00	\$	1,000,000.00
1	General Capital	Roads		Roads	\$	10,980,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Roads		Roads	\$	220,650,000.00	\$	22,500,000.00		\$28,350,569	\$	50,850,569.00	\$	22,500,000.00	\$	22,500,000.00
1	General Capital	Roads		Roads	\$	5,600,000.00	\$	1,000,000.00	\$	-	\$	1,000,000.00	\$	-	\$	-
1	General Capital	Roads		Roads	\$	54,966,996.00		-	\$	6,950,543.00		6,950,543.00		-	\$	-
		Roads Total		Roads Total			\$	33,420,000.00		36,853,862.00		70,273,862.00		30,500,000.00		23,500,000.00
	General Capital	Technology		Technology	\$	1,450,000.00	\$	-	Ψ	-	\$	-	Ψ	100,000.00		100,000.00
	General Capital	Technology		Technology	\$	10,897,000.00	\$	-	Ψ	-	\$	-	Ψ_	-	Ψ	-
	General Capital	Technology		Technology	\$	15,000,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
	General Capital	Technology		Technology	\$	1,600,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
	General Capital	Technology		Technology	\$	5,250,000.00		1,000,000.00		-	\$	1,000,000.00		-	\$	500,000.00
	General Capital	Technology		Technology	\$	3,515,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Technology		Technology	\$	4,145,000.00	\$	-	\$	-	\$	-	\$	-	\$	-

Ord														
erPr iorit			Project						201	16 County Self-				
у	Main	Category	Number	Formatted Project Title	Cur	nulative Budget	201	6 County Debt		Funding	2016		2017	2018
	General Capital	Technology		Technology	\$	270,000.00	\$	-	\$	-	\$ -	\$	-	\$ -
1	General Capital	Technology		Technology	\$	39,900,000.00	\$	1,100,000.00	\$	-	\$ 1,100,000.00	\$	-	\$ -
1	General Capital	Technology		Technology	\$	6,477,475.00	\$	-	\$	-	\$ -	\$	-	\$ -
1	General Capital	Technology		Technology	\$	10,650,000.00	\$	2,000,000.00	\$	_	\$ 2,000,000.00	\$	1,000,000.00	\$ 1,000,000.00
1	General Capital	Technology		Technology	\$	2,050,000.00	\$	-	\$	-	\$ -	\$	-	\$ -
	General Capital	Technology		Technology	\$	2,950,000.00	\$	-	\$	-	\$ -	\$	500,000.00	\$ 500,000.00
	General Capital	Technology		Technology	\$	1,635,000.00	\$	-	\$	-	\$ -	\$	-	\$ -
1	General Capital	Technology		Technology	\$	12,205,000.00	\$	500,000.00	\$	-	\$ 500,000.00	\$	500,000.00	\$ 500,000.00
	General Capital	Technology		Technology	\$	1,200,000.00	\$	-	\$	-	\$ -	\$	-	\$ -
	General Capital	Technology		Technology	\$	6,500,000.00	\$	2,500,000.00	\$	-	\$ 2,500,000.00	\$	-	\$ _
	General Capital	Technology		Technology	\$	3,150,000.00	\$	-	\$	-	\$ -	\$	-	\$ -
	General Capital	Technology		Technology	\$	2,300,000.00		800,000.00	-	-	\$ 800,000.00		-	\$ -
	General Capital	Technology		Technology	\$	2,750,000.00	\$	-	\$	-	\$ -	\$	-	\$ -
	General Capital	Technology		Technology	\$	6,250,000.00	\$	-	\$	-	\$ -	\$	-	\$ -
	General Capital	Technology		Technology	\$	750,000.00	\$	-	\$	-	\$ -	\$	-	\$ -
	General Capital	Technology		Technology	\$	715,000.00	\$	-	\$	-	\$ -	\$	-	\$ -
	General Capital	Technology		Technology	\$	180,000.00	\$	-	\$	-	\$ -	\$	-	\$ -
	General Capital	Technology		Technology	\$	450,000.00		300,000.00	- 7	-	\$ 300,000.00		-	\$ -
	General Capital	Technology		Technology	\$	500,000.00	\$	-	Ψ	-	\$ -	\$	-	\$ -
1	General Capital	Technology		Technology	\$	3,500,000.00	\$	-	\$	-	\$ -	\$	-	\$ -
1	General Capital	Technology		Technology	\$	3,600,000.00	\$	750,000.00	\$	-	\$ 750,000.00	\$	750,000.00	\$ 750,000.00
1	General Capital	Technology		Technology	\$	-	\$	500,000.00	\$	-	\$ 500,000.00	\$	-	\$ -
	General Capital	Technology		Technology	\$	15,830,000.00	\$	-	\$	-	\$ -	\$	-	\$ -
1	General Capital	Technology		Technology	\$	6,494,904.00	\$	-	\$	-	\$ -	\$	-	\$ -
1	General Capital	Technology Technology		Technology	\$	4,700,000.00	\$	3,300,000.00	\$		\$ 3,300,000.00	\$	-	\$ -
		Total		Technology Total			\$	12,750,000.00	\$	-	\$ 12,750,000.00	\$	2,850,000.00	\$ 3,350,000.00
1	General Capital	Traffic		Traffic	\$	58,433,892.00		3,250,000.00		-	\$ 3,250,000.00		3,250,000.00	 3,250,000.00
	General Capital	Traffic		Traffic	\$	4,200,000.00	\$	-	\$	-	\$ 	\$	15,863,000.00	15,863,000.00
	General Capital	Traffic		Traffic	\$	13,824,000.00		1,000,000.00		-	\$ 1,000,000.00	T	500,000.00	500,000.00
	General Capital	Traffic		Traffic	\$	1,607,787.00	\$	-	\$	-	\$ -		-	\$ -
	General Capital	Traffic		Traffic	\$	10,413,689.00	\$	-	\$	-	\$ -	\$	-	\$ -
	General Capital	Traffic		Traffic	\$	8,150,000.00	\$	-	\$	-	\$ -	\$	-	\$ -
	General Capital	Traffic		Traffic	\$	5,172,000.00	\$	540,000.00	\$	2,160,000.00	\$ 2,700,000.00	\$	-	\$ 
	General Capital	Traffic		Traffic	\$	5,242,500.00	\$	-	\$	-	\$ -	\$	-	\$ -
1	General Capital	Traffic		Traffic	\$	7,860,000.00	\$	-	\$	-	\$ -	\$	-	\$ -

Ord																
erPr			Project						2016 (	County Self-						
iorit y	Main	Category	Number	Formatted Project Title	Cur	nulative Budget	2016 (	County Debt		unding		2016		2017		2018
, ,		- Calegoly	1110111201	. omanou i roject i me				200		a.ra.r.g		2010		2011		2010
1	General Capital	Traffic	7	Traffic	\$	6,580,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Traffic		Traffic	\$	1,500,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Traffic		Traffic	\$	225,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Traffic		Traffic	\$	450,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Traffic	7	Traffic	\$	275,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Traffic	7	Traffic	\$	200,000.00	\$	200,000.00	\$	-	\$	200,000.00	\$	_	\$	-
1	General Capital	Traffic	-	Fraffic	\$	200,000.00	\$	_	\$	_	\$	_	\$	_	\$	_
	General Capital	Traffic		Traffic	\$	150,000.00		_	\$		\$	_	\$	_	\$	_
	General Capital	Traffic		Traffic	\$	505,000.00		-	\$	-	\$	-	\$	-	\$	-
	General Capital	Traffic	-	Fraffic	\$	250,000.00		_	\$	_	\$	_	\$	-	\$	_
	General Capital	Traffic	1	Traffic	\$		\$	300,000.00	\$	-	\$	300,000.00	\$	3,000,000.00	\$	-
	General Capital	Traffic		Traffic	\$	1,425,000.00		-	\$	-	\$	-	\$	-	\$	-
	General Capital	Traffic	1	Traffic	\$	1,450,800.00	\$	-	\$	-	\$	-	\$	-	\$	-
	General Capital	Traffic	1	Traffic	\$	2,525,000.00		500,000.00	\$	-	\$	500,000.00	\$	-	\$	-
1	General Capital	Traffic	1	Traffic	\$	410,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Traffic	1	Fraffic	\$	2,500,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Traffic	1	Traffic	\$	15,917,066.00	\$	-	\$	_	\$	-	\$	_	\$	-
1	General Capital	Traffic	-	Fraffic	\$	25,926,946.00	\$	_	\$	_	\$	_	\$	_	\$	_
	General Capital	Traffic		Traffic	\$	6,835,000.00		-	\$	-	\$	-	\$	-	\$	-
	General Capital	Traffic		Traffic	\$	5,419,000.00		-	\$	-	\$	-	\$	-	\$	_
	General Capital	Traffic		Traffic	\$	450,000.00		150,000.00		-	\$	150,000.00		-	\$	-
	General Capital	Traffic		Traffic	\$	5,700,000.00		-	\$	-	\$	-	\$	-	\$	-
	General Capital	Traffic	1	Traffic	\$	2,750,000.00		500,000.00	\$	-	\$	500,000.00	\$	500,000.00	\$	500,000.00
1	General Capital	Traffic	1	Traffic	\$	1,930,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
1	General Capital	Traffic		Fraffic	\$	1,500,000.00	\$	_	\$	-	\$	_	\$	_	\$	_
	General Capital	Traffic		Traffic	\$	2,080,000.00		-	\$	-	\$	-	\$	_	\$	_
	General Capital	Traffic		Traffic	\$	2,080,000.00		-	-	-	\$	_	\$	_	\$	_
	General Capital	Traffic		Traffic	\$	2,094,000.00		_	\$	-	\$	_	\$	-	\$	_
	General Capital	Traffic		Traffic	\$	800,000.00		-	\$	-	\$	-	\$	-	\$	-
1		Traffic Total		Traffic Total		222,000.00		6,440,000.00		2,160,000.00	т —	8,600,000.00	Ψ_	23,113,000.00	Ψ.	20,113,000.00
1	General Capital	Transportation		Fransportation	\$	2,030,000.00		-	-	-	\$	-	· ·	-	\$	
	General Capital	Transportation		Fransportation	\$	2,125,500.00		-		-	\$	-		-	\$	-
	General Capital	Transportation		Transportation	\$	2,027,500.00		-	\$	-	\$	-	\$	-	\$	-
	General Capital	Transportation		Transportation	\$	2,120,000.00		-	\$	-	\$	-	\$	-	\$	-

Ord erPr													
iorit		Project						20 <sup>-</sup>	16 County Self-				
y Main	Category	Number	•	Cum	ulative Budget	201	6 County Debt		Funding	2016	2017		2018
1 General Capital	Transportation		Transportation	\$	3,479,442.00	\$	-	\$	-	\$ -	\$ -	\$	-
1 General Capital	Transportation		Transportation	\$	1,000,000.00		-	\$	-	\$ -	\$ -	\$	-
1 General Capital	Transportation		Transportation	\$	755,313.00	\$	-	\$	-	\$ -	\$ -	\$	-
1 General Capital	Transportation		Transportation	\$	5,000,000.00	\$	-	\$	-	\$ -	\$ -	\$	-
1 General Capital	Transportation		Transportation	\$	2,150,000.00		-	\$	-	\$ -	\$ -	\$	-
1 General Capital	Transportation		Transportation	\$	-	\$	2,700,000.00		-	\$ 2,700,000.00	 -	\$	-
1 General Capital	Transportation		Transportation	\$	1,750,000.00	\$	-	Ψ	-	\$ -	\$ -	\$	-
1 General Capital	Transportation		Transportation	\$	-	\$	-	\$	-	\$ -	\$ 1,500,000.00	\$	-
1 General Capital	Transportation		Transportation		10,074,596.00	\$	-	\$	-	\$ -	\$ -	\$	-
1 General Capital	Transportation		Transportation	\$	2,150,000.00	\$	-	\$	-	\$ -	\$ -	\$	-
1 General Capital	Transportation		Transportation	\$	250,000.00	\$	-	\$	-	\$ -	\$ -	\$	-
1 General Capital	Transportation		Transportation	\$	8,100,000.00	\$	-	\$	-	\$ -	\$ -	\$	-
1 General Capital	Transportation		Transportation	\$	2,000,000.00	\$	-	\$	-	\$ -	\$ -	\$	-
1 General Capital	Transportation		Transportation	\$	800,000.00	\$	-	\$	-	\$ -	\$ -	\$	-
1 General Capital	Transportation		Transportation	\$	-	\$	-	\$	-	\$ -	\$ 3,000,000.00	\$	3,000,000.00
1 General Capital	Transportation		Transportation	\$	-	\$	-	\$	85,000,000.00	\$ 85,000,000.00	-	\$	-
	Total		Transportation Total			\$	2,700,000.00	\$	85,000,000.00	\$ 87,700,000.00	\$ 4,500,000.00	\$	3,000,000.00
General Capital Total			<b>General Capital Total</b>			\$	190,979,419.00	\$	174,096,169.00	\$ 365,075,588.00	\$ 114,932,272.00	\$ 1	24,500,478.00
Building Consolidation													
2 Program	BCP	90230	County Office Campus Construction	\$ 1	19,400,000.00	\$	-	\$	-	\$ -	\$ -	\$	-
Building Consolidation													
2 Program	BCP	90230P	Police and Fire Communications Center	\$	75,760,795.00	\$	-	\$	-	\$ -	\$ -	\$	-
	BCP Total					\$	-	\$	-	\$ -	\$ -	\$	-
Building Consolidation Program Total	ו		Building Consolidation Program Total			\$	-	\$	-	\$ -	\$ -	\$	-
Sewer and Storm Water			SD2 Interceptor Corrosion Survey &										
3 Resource District	Collection	30051	Rehabilitation	\$	6,510,000.00	\$	-	\$	-	\$ -	\$ -	\$	-
Sewer and Storm Water	•		Health Dept Birches Sewage Collection										
3 Resource District	Collection	33991	System	\$	14,959,931.00	\$	-	\$	-	\$ -	\$ -	\$	-
Sewer and Storm Water	•												
3 Resource District	Collection	33992	Hempstead Harbor Sewer Study	\$	2,000,000.00	\$	10,000,000.00	\$	-	\$ 10,000,000.00	\$ 5,000,000.00	\$	-
Sewer and Storm Water	•												
3 Resource District	Collection	33993	Seacliff Sewers	\$	4,000,000.00	\$	-	\$	-	\$ 	\$ -	\$	-
Sewer and Storm Water													
3 Resource District	Collection	35101	Lateral Sewer Repair	\$	3,850,000.00	\$		\$	-	\$ 	\$ -	\$	-
Sewer and Storm Water	•												
3 Resource District	Collection	35107	East Hills Pump Station Improvements	\$	3,250,000.00	\$	-	\$	-	\$ <u>-</u>	\$ -	\$	-
Sewer and Storm Water	•												
3 Resource District	Collection	35109	Force Mains/Pump Stations Long Beach	\$	4,741,406.00	\$	-	\$	-	\$ 	\$ -	\$	-

Ord erPr													
iorit		Project					2016 County Self-						
y Main	Category	Number	Formatted Project Title	Cumulative Budget	201	6 County Debt	Funding		2016		2017		2018
Sewer and Storm Water	Catogory	Trainboi	Force Mains/Pump Stations	Camalative Baaget	201	o ocarry Bost	i anding		2010		2017		2010
3 Resource District	Collection	35110	Cedarhurst/Lawrence	\$ 32,200,000.00	\$	_	\$ -	\$	_	\$	_	\$	_
Sewer and Storm Water	0000	00110		φ σΞ,Ξσσ,σσσισσ			<b>—</b>						
3 Resource District	Collection	3P309	Ray Street Pump Station Improvement	\$ 7,750,000.00	\$	_	\$ -	\$	_	\$	_	\$	_
Sewer and Storm Water				,,			•	, T					
3 Resource District	Collection	3P311	Pump Station Rehabilitation	\$ 101,500,000.00	\$	-	- \$	\$	-	\$	_	\$	_
Sewer and Storm Water													
3 Resource District	Collection	3P312	Pump Station Upgrades	\$ 22,250,000.00	\$	19,000,000.00	- \$	\$	19,000,000.00	\$	16,000,000.00	\$	-
Sewer and Storm Water													
3 Resource District	Collection	98041	SSW Motorized Equipment Replacement	\$ 4,950,000.00	\$	250,000.00	\$ -	\$	250,000.00	\$	250,000.00	\$	250,000.00
Sewer and Storm Water													
3 Resource District	Collection	98042	SSW Motorized Equipment Refurbishment	\$ 500,000.00	\$	250,000.00	\$ -	\$	250,000.00	\$	250,000.00	\$	-
	Collection												
	Total		Collection Total		\$	29,500,000.00	\$ -	\$	29,500,000.00	\$	21,500,000.00	\$	250,000.00
Sewer and Storm Water			Storm Water Outfall Improvements (Bay Park										
3 Resource District	Disposal	31150	& Cedar Creek)	\$ 2,125,000.00	\$	-	\$ -	\$	-	\$	-	\$	-
Sewer and Storm Water			Bay Park & Cedar Creek Digester										
3 Resource District	Disposal	35100	Rehabilitation	\$ 40,000,000.00	\$	10,000,000.00	\$ -	\$	10,000,000.00	\$	-	\$	-
Sewer and Storm Water													
3 Resource District	Disposal	35102	SSW Buildings Roof Repair	\$ 3,500,000.00	\$	500,000.00	\$ -	\$	500,000.00	\$	-	\$	-
Sewer and Storm Water													
3 Resource District	Disposal	35108	SSW Building Improvements	\$ 4,550,000.00	\$	250,000.00	\$ -	\$	250,000.00	\$	250,000.00	\$	250,000.00
Sewer and Storm Water			Bay Park Total Residual Chlorine										
3 Resource District	Disposal	35113	Improvement	\$ 5,750,000.00	\$	-	\$ -	\$	-	\$	-	\$	-
Sewer and Storm Water					_							_	
3 Resource District	Disposal	35114	Wastewater Facilities Improvements	\$ 56,155,000.00	\$	12,000,000.00	\$ -	\$	12,000,000.00	\$	11,800,000.00	\$	10,000,000.00
Sewer and Storm Water			Wastewater Facilities Master Plan Design		•					_		•	
3 Resource District	Disposal	35115	Improvements	\$ 750,000.00	\$	-	\$ -	\$	-	\$	-	\$	-
Sewer and Storm Water	D	05440	Wastewater Facilities Odor Control	<b>A</b> 00 500 000 00	•		•	_		_		•	
3 Resource District	Disposal	35116	Improvements	\$ 30,500,000.00	\$	-	\$ -	\$	-	\$	-	\$	-
Sewer and Storm Water	Diamagal	05447	Mastawatan Fasilitias Convita Insurance and	Ф 40 F00 000 00	Φ	0.050.000.00	\$ -	φ.	0.050.000.00		0.050.000.00	φ	
3 Resource District Sewer and Storm Water	Disposal	35117	Wastewater Facilities Security Improvements	\$ 10,500,000.00	Ъ	6,250,000.00	<b>-</b>	\$	6,250,000.00	Ъ	6,250,000.00	\$	-
	Dianagal	25440	Motor/Mostowator Facilities Beguirements	¢ 1.750.000.00	¢.	250,000,00	r.	•	250,000,00	φ.	1 000 000 00	φ	1 000 000 00
3 Resource District Sewer and Storm Water	Disposal	35118	Water/Wastewater Facilities Requirements	\$ 1,750,000.00	Ф	250,000.00	\$ -	\$	250,000.00	Ф	1,000,000.00	Ф	1,000,000.00
3 Resource District	Disposal	35121	Wastewater Facilities Storm Restoration	\$ 350,745,000.00	\$		\$ -	\$		\$		\$	
Sewer and Storm Water	Dispusai	33121	Superstorm Sandy Repair and Mitigation -	ψ 350,745,000.00	φ	<u>-</u>	Ψ -	φ	-	Ψ	-	φ	-
3 Resource District	Disposal	35123	Bay Park STP and Countywide Collection	\$ 468,726,221.00	\$	_	\$ -	\$	_	\$	_	\$	_
Sewer and Storm Water	Dispusai	33123	Day Fair 3 FF and Countywide Collection	ψ 400,120,221.00	φ	<u> </u>	Ψ -	Ψ	-	φ	-	φ	-
3 Resource District	Disposal	35124	Sandy Mitigation and Hardening Phase II	\$ 150,000,000.00	\$	_	\$ -	\$	_	\$	_	\$	_
3 Resource District	Disposai	35124	Sandy willigation and Hardening Phase II	φ 150,000,000.00	Φ	-	- Т	<b>\</b>	<u>-</u>	Φ	-	Ф	-

Ord erPr															
		Drainet						١ ,	016 County Calf						
iorit v Main	Category	Project Number	Formatted Project Title	C	mulative Budget	201	6 County Debt	4	016 County Self- Funding		2016		2017		2018
y Main Sewer and Storm Water	Calegory	Number	Pormatted Project Title	Cui	nulative budget	201	6 County Debt		runding		2016		2017		2010
3 Resource District	Disposal	35130	Capital Maintenance	\$	3,500,000.00	¢	3,500,000.00			\$	3,500,000.00	\$	_	\$	_
Sewer and Storm Water	Бізрозаі	33130	Bay Park Outfall District Structure Pipeline	Ψ	3,300,000.00	Ψ	3,300,000.00	ļ ,	ν -	Ψ	3,300,000.00	Ψ	-	Ψ	-
3 Resource District	Disposal	3B116	Rehabilitation	\$	52,038,393.00	\$	_	\$	5,000,000.00	\$	5,000,000.00	\$	_	\$	_
Sewer and Storm Water	Біорозаі	35110	Renabilitation	Ψ	02,000,000.00	Ψ		Ψ	0,000,000.00	Ψ	3,000,000.00	Ψ_		Ψ	
3 Resource District	Disposal	3B117	Bay Park Influent Pumping System Upgrade	\$	11,505,000.00	\$	_		-	\$	_	\$	_	\$	_
Sewer and Storm Water	Віороскі	OBITI	Bay Park Various Buildings and Equipment	Ψ	11,000,000.00	Ψ		<u> </u>	γ	Ψ		Ψ_		Ψ	
3 Resource District	Disposal	3B119	Modifications	\$	28,749,719.00	\$	237,000.00		£ -	\$	237,000.00	\$	_	\$	_
Sewer and Storm Water	Biopodai	05110	The difference of the state of	Ψ	20,1 10,1 10.00	Ψ	201,000.00		ν	Ψ_	201,000.00	Ψ_		Ψ	
3 Resource District	Disposal	3B120	Bay Park Preliminary Treatment Modifications	\$	43,060,411.00	\$	380.836.00		-	\$	380.836.00	\$	_	\$	_
Sewer and Storm Water				_	12,000,	Ψ	223,223.00		<del>-</del>	<b>—</b>	223,223.00				
3 Resource District	Disposal	3B300	Bay Park Emergency Response Equipment	\$	375.000.00	\$	-		-	\$	_	\$	_	\$	_
Sewer and Storm Water			Cedar Creek Air Flotation Facility	Ť	1 1,000.00			T							
3 Resource District	Disposal	3C055	Rehabilitation	\$	22,303,527.57	\$	-		-	\$	_	\$	_	\$	_
Sewer and Storm Water			Cedar Creek Sludge Dewatering Facility		, ,										
3 Resource District	Disposal	3C057	Improvement	\$	41,167,298.00	\$	-	. ;	-	\$	-	\$	-	\$	-
Sewer and Storm Water															
3 Resource District	Disposal	3C067	Cedar Creek Equipment Replacement	\$	62,226,523.00	\$	10,000,000.00	:	-	\$	10,000,000.00	\$	5,000,000.00	\$	-
Sewer and Storm Water															
3 Resource District	Disposal	99999	Undetermined SSW Project Improvements	\$	-	\$	-	:	<del>-</del>	\$	-	\$	35,250,000.00	\$	-
	Disposal Total		Disposal Total			\$	43,367,836.00	\$	5,000,000.00	\$	48,367,836.00	\$	59,550,000.00	\$	11,250,000.00
Sewer and Storm Water	-		Various County Parks Pond/Bulkhead												
3 Resource District	Storm Water	35103	Replacement	\$	1,187,500.00	\$	-		-	\$	-	\$	-	\$	-
Sewer and Storm Water															
3 Resource District	Storm Water	35104	Whitney Drain Rehabilitation	\$	3,300,000.00	\$	-	:	-	\$	-	\$	-	\$	-
Sewer and Storm Water			Rehabilitation of Various Public Works												
3 Resource District	Storm Water	35106	Waterbodies	\$	11,758,467.00	\$	-	:	<del>-</del>	\$	-	\$	-	\$	-
Sewer and Storm Water															
3 Resource District	Storm Water	35112	Mosquito Control Plan	\$	1,075,000.00	\$	200,000.00	:	-	\$	200,000.00	\$	-	\$	-
Sewer and Storm Water															
3 Resource District	Storm Water	60046	Fencing at Drainage Facilities Replacement	\$	600,000.00	\$	-	:	-	\$	-	\$	-	\$	-
Sewer and Storm Water									_						
3 Resource District	Storm Water	60051	Stormwater Basin 272 Fencing Improvements	\$	150,000.00	\$	-	-	-	\$	-	\$	-	\$	-
Sewer and Storm Water	0, 14, 1	20011	Massapequa Creek Stream Flow	_	40 504 544 55	•			<b>.</b>			•		•	
3 Resource District	Storm Water	80014	Improvement	- \$	10,501,641.00	\$	-		-	\$	-	\$	-	\$	-
Sewer and Storm Water	0(	00040	Oten and and Wellers de De de di	_	0.745.000.00	•		.	<b>.</b>	_		•		•	
3 Resource District	Storm Water	80016	Stream and Wetlands Restoration	\$	3,715,000.00	\$	-	-	-	\$	-	\$	-	\$	-
Sewer and Storm Water 3 Resource District	Storm Water	90010	Storm Water Bump Stations Construction	\$	9 045 000 00	\$		,	<b>.</b>	\$		\$		\$	
3 Resource District	Storm water	80019	Storm Water Pump Stations Construction	Ф	8,945,000.00	Ф	-	1	<b>-</b>	Ф	-	Ф	-	Ф	-

Ord erPr																
iorit			Project						20	016 County Self-						
У	Main	Category	Number	Formatted Project Title	Cui	mulative Budget	201	6 County Debt		Funding		2016		2017		2018
	Sewer and Storm Water															
_	Resource District	Storm Water	80042	Groundwater Studies	\$	1,125,000.00	\$	-	\$	<del>-</del>	\$	-	\$	-	\$	-
	Sewer and Storm Water															
	Resource District	Storm Water	82001	Drainage Stream Corridors Reconstruction	\$	8,128,628.00	\$	1,000,000.00	. \$	-	\$	1,000,000.00	\$	1,000,000.00	\$	1,000,000.00
	Sewer and Storm Water															
	Resource District	Storm Water	82008	Rehabilitation of Storm Water Basins	\$	11,484,878.00	\$	1,000,000.00	\$	-	\$	1,000,000.00	\$	1,000,000.00	\$	1,000,000.00
	Sewer and Storm Water															
	Resource District	Storm Water	82009	Drainage Facilities Sidewalk Rehabilitation	\$	1,600,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
	Sewer and Storm Water			Implementation of Storm Water Management												
	Resource District	Storm Water	82010	Program	\$	5,961,449.00	\$	250,000.00	\$	-	\$	250,000.00	\$	250,000.00	\$	250,000.00
	Sewer and Storm Water															
	Resource District	Storm Water	82011	Storm Water Pump Station Upgrade	\$	650,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
	Sewer and Storm Water															
-	Resource District	Storm Water	82014	Horse Brook Drainage Improvements	\$	7,000,000.00	\$	10,000,000.00	\$	-	\$	10,000,000.00	\$	5,000,000.00	\$	-
	Sewer and Storm Water						_		_		_				_	
	Resource District	Storm Water	82015	Five Towns Drainage Improvements	\$	1,135,575.00	\$	-	\$	-	\$	-	\$	-	\$	-
	Sewer and Storm Water			Barnum Island/Harbor Isle Drainage			_		_		_				_	
	Resource District	Storm Water	82016	Improvements	\$	5,950,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
	Sewer and Storm Water			Bay Park/ East Rockwaway Drainage			_		_		_				_	
	Resource District	Storm Water	82017	Improvemtns	\$	3,430,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
	Sewer and Storm Water			Lawson Avenue, East Rockway Backflow			_		_		_				_	
	Resource District	Storm Water	82018	Prevention	\$	200,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
	Sewer and Storm Water															
3	Resource District	Storm Water	82019	Silver Lake Drainage Improvements	\$	-	\$	-	\$	260,000.00	\$	260,000.00	\$	-	\$	-
		Storm Water		O. W. T. I			•	40 450 000 00	_	000 000 00	•	10 710 000 00	_	7.050.000.00	•	0.050.000.00
		Total		Storm Water Total			\$	12,450,000.00	\$	260,000.00	\$	12,710,000.00	\$	7,250,000.00	\$	2,250,000.00
	Sewer and Storm			Sewer and Storm Water Resource District			•		_		_				•	
	Water Resource			Total			\$	85,317,836.00	\$	5,260,000.00	\$	90,577,836.00	\$	88,300,000.00	\$	13,750,000.00
		Environmental					_								_	
5	Environmental Bond Act		9E100	Environmental Bond Act - 2004	\$	51,525,000.00	\$	-	\$	-	\$	-	\$	-	\$	-
		Environmental			_		_				_		_		_	
5	Environmental Bond Act		9E200	Environmental Bond Act - 2006	\$	102,146,500.00	\$	-	\$	<u>-</u>	\$	-	\$	-	\$	-
		Environmental					Φ		•		Ф		Φ		ф	
	Environmental Bond	Bond Act Total	I		1		Ф	-	\$	-	\$	-	\$	-	Ф	-
				Environmental Bond Act Total			φ		\$		\$		\$		\$	
	Act Total			Environmental bond Act Total			Ф	-	\$	-	Ф	-	Ф	-	Ф	-

	2019		FY2016-19	Pre	viously Authorized	New Auth Require	d	Т	otal Authorization
\$	-	\$	-	\$	5,537,682.00	\$	-	\$	5,537,682.00
\$	-	\$	-	\$	54,000,000.00	\$	-	\$	54,000,000.00
\$	-	\$	1,500,000.00	\$	4,750,000.00	\$	-	\$	4,750,000.00
\$	-	\$	-	\$	6,350,000.00	\$	-	\$	6,350,000.00
\$	-	\$	12,461,232.00	\$	12,461,232.00	\$	-	\$	12,461,232.00
\$	-	\$	-	\$	2,100,000.00	\$	-	\$	2,100,000.00
\$	-	\$	2,928,445.00	\$	2,928,445.00	\$	-	\$	2,928,445.00
\$	-	\$	2,100,000.00	\$	2,100,000.00	\$	-	\$	2,100,000.00
\$	-	\$	700,000.00	\$	700,000.00	\$	-	\$	700,000.00
\$	-	\$	-	\$	3,053,538.00	\$	-	\$	3,053,538.00
						<u> </u>			
\$	1,000,000.00	\$	4,000,000.00	\$	21,450,000.00	\$	-	\$	21,450,000.00
				Ċ		·			. ,
\$	500,000.00	\$	2,000,000.00	\$	10,400,000.00	\$	-	\$	10,400,000.00
\$	750,000.00		3,000,000.00	\$	13,050,000.00	\$	-	\$	13,050,000.00
	,	Ċ	, ,	Ţ.	, ,				, ,
\$	250,000.00	\$	1,000,000.00	\$	5,750,000.00	\$	-	\$	5,750,000.00
	,		, ,	Ť	-,,	*			.,,
\$	500,000.00	\$	2,000,000.00	\$	5,000,000.00	\$	-	\$	5,000,000.00
\$	500,000.00	\$	2,000,000.00	\$	5,000,000.00	\$	-	\$	5,000,000.00
\$	500,000.00	\$	2,000,000.00	\$	2,500,000.00	\$	-	\$	2,500,000.00
\$	-	\$	-	\$	16,038,239.00	\$	-	\$	16,038,239.00
\$	-	\$	-	\$	3,800,000.00	\$	-	\$	3,800,000.00
				Ť	-,,	*			
\$	-	\$	_	\$	8,275,023.00	\$	-	\$	8,275,023.00
\$	2,000,000.00		8,000,000.00	\$	26,400,000.00	\$	-	\$	26,400,000.00
\$	-	\$	750,000.00	\$	23,950,000.00	\$	-	\$	23,950,000.00
\$	500,000.00	\$	2,000,000.00	\$	7,870,000.00	\$	-	\$	7,870,000.00
\$	,	\$	500,000.00	\$	3,500,000.00	\$	-	\$	3,500,000.00
\$	-	\$	,	\$	112,000,000.00	\$	-	\$	112,000,000.00
\$	-	\$	-	\$	6,800,000.00	\$	-	\$	6,800,000.00
\$	-	\$	-	\$	6,250,000.00	\$	-	\$	6,250,000.00
_		-		-	-,,	·		-	-,,
\$	-	\$	1,300,000.00	\$	4,400,000.00	\$	-	\$	4,400,000.00
\$	1,100,000.00	\$	5,100,000.00	\$	5,100,000.00	\$	-	\$	5,100,000.00
\$	-	\$	-	\$	850,000.00	\$	-	\$	850,000.00
				Ė	,	<u> </u>			,
\$	250,000.00	\$	750,000.00	\$	13,850,000.00	\$	-	\$	13,850,000.00
\$	7,850,000.00	\$	54,089,677.00	\$	396,214,159.00	\$	-	\$	396,214,159.00
\$	-	\$	250,000.00	\$	1,658,924.00	\$	-	\$	1,658,924.00

2019		FY2016-19	Pre	viously Authorized		Auth Required		otal Authorization
\$ 1,600,000.00	\$	6,400,000.00		\$26,260,709.00	\$	-	\$ \$	26,260,709.00
\$ -	\$	-	\$	1,250,000.00	\$	-		1,250,000.00
\$ 250,000.00	\$	250,000.00	\$	500,000.00	\$	-	\$	500,000.00
\$ -	\$	-	\$	500,000.00	\$	-	\$	500,000.00
\$ 1,000,000.00	\$	4,000,000.00	\$	17,150,000.00	\$	-	\$	17,150,000.00
\$ 3,750,000.00	\$	16,335,119.00		\$35,545,356.00	\$	-	\$	35,545,356.00
\$ 250,000.00	\$	1,000,000.00	\$	4,001,098.30	\$	-	\$	4,001,098.30
\$ 25,000.00		525,000.00	\$	2,635,000.00	\$	-	\$	2,635,000.00
\$ 250,000.00	\$	750,000.00	\$	4,500,000.00	\$	-	\$	4,500,000.00
\$ -	\$	200,000.00	\$	650,000.00	\$	-	\$	650,000.00
\$ -	\$	-	\$	19,356,625.00	\$	-	\$	19,356,625.00
\$ -	\$	-	\$	250,000.00	\$	-	\$	250,000.00
\$ 7,125,000.00	\$	29,710,119.00	\$	114,257,712.30	\$	-	\$	114,257,712.30
\$ -	\$	-		\$31,168,838.00	\$	-	\$	31,168,838.00
\$ -	\$	-	\$	18,971,795.00	\$	-	\$	18,971,795.00
\$ -	\$	6,330,000.00	\$	6,330,000.00	\$	-	\$	6,330,000.00
\$ 500,000.00	\$	2,000,000.00	\$	6,000,000.00	\$	-	\$	6,000,000.00
\$ 300,000.00	\$	1,200,000.00	\$	5,300,000.00	\$	-	\$	5,300,000.00
\$ 500,000.00	\$	2,000,000.00	\$	5,800,000.00	\$	-	\$	5,800,000.00
\$ 100,000.00	\$	400,000.00	\$	5,769,436.00	\$	-	\$	5,769,436.00
\$ 2,500,000.00	\$	7,500,000.00	\$	10,000,000.00	\$	-	\$	10,000,000.00
\$ 500,000.00	\$	1,663,218.00		\$23,447,848.00	\$	-	\$	23,447,848.00
\$ -	\$	-	\$	1,750,000.00	\$	-	\$	1,750,000.00
\$ 500,000.00	\$	2,000,000.00	\$	3,000,000.00	\$	-	\$	3,000,000.00
\$ -	\$	-	\$	40,000,000.00	\$	-	\$	40,000,000.00
\$ -	\$	-	\$	80,900,351.00	\$	-	\$	80,900,351.00
\$ -	\$	1,174,412.00	\$	12,484,912.00	\$	-	\$	12,484,912.00
\$ -	\$	-	\$	12,310,000.00	\$	-	\$	12,310,000.00
\$ -	\$	-	\$	9,400,000.00	\$	-	\$	9,400,000.00
\$ -	\$	-	\$	400,000.00	\$	-	\$	400,000.00
\$ -	\$	-	\$	6,885,000.00	\$	-	\$	6,885,000.00
	_		_	5 000 000 00	•		•	5 000 000 00
\$ -	\$	-	\$	5,328,000.00	\$	-	\$	5,328,000.00
\$ -	\$	4 000 000 00	\$	1,500,000.00	\$	-	\$	1,500,000.00
\$ -	\$	1,000,000.00	\$	4,870,000.00	\$	- 0.050.000.00	\$	4,870,000.00
\$ -	\$	5,300,000.00	\$	17,500,000.00	\$	2,350,000.00	\$	19,850,000.00
\$ -	\$	-	\$	650,000.00	\$	-	\$	650,000.00
\$ -	\$	12,700,000.00	\$	20,950,000.00	\$	700,000.00	\$	21,650,000.00
\$ -	\$	6,000,000.00	\$	17,000,000.00	\$	-	\$	17,000,000.00

							_	
2019	•	FY2016-19		riously Authorized		Auth Required		tal Authorization
\$ -	\$	-	\$	1,000,000.00	\$		\$	1,000,000.00
\$ -	\$	8,200,000.00	\$	11,600,000.00	\$	2,000,000.00		13,600,000.00
\$ -	\$	-	\$	7,200,000.00	\$	-	\$	7,200,000.00
\$ 10,000,000.00	\$	34,000,000.00	\$	45,100,000.00	\$	-	\$	45,100,000.00
\$ -	\$	1,000,000.00	\$	5,000,000.00	\$	-	\$	5,000,000.00
\$ -	\$	2,251,050.00	\$	4,751,050.00	\$	-	\$	4,751,050.00
\$ -	\$	200,000.00	\$	4,000,000.00	\$	200,000.00	\$	4,200,000.00
\$ -	\$	1,800,000.00	\$	8,000,000.00	\$	-	\$	8,000,000.00
\$ -	\$	-	\$	600,000.00	\$	-	\$	600,000.00
\$ -	\$	-	\$	120,000.00	\$	-	\$	120,000.00
\$ _	\$	_	\$	1,000,000.00	\$	_	\$	1,000,000.00
\$ -	\$	-	\$	1,400,000.00	\$	-	\$	1,400,000.00
\$ -	\$	-	\$	760,000.00	\$	-	\$	760,000.00
\$ -	\$	1,000,000.00	\$	2,500,000.00	\$	-	\$	2,500,000.00
\$ -	\$	500,000.00	\$	500,000.00	\$	500,000.00	\$	1,000,000.00
\$ -	\$	3,000,000.00	\$	4,500,000.00	\$	-	\$	4,500,000.00
\$ -	\$	1,200,000.00	\$	1,200,000.00	\$	1,200,000.00	\$	2,400,000.00
\$ -	\$	1,200,000.00	\$	2,400,000.00	\$	-	\$	2,400,000.00
\$ -	\$	-	\$	2,000,000.00	\$	-	\$	2,000,000.00
\$ -	\$	-	\$	500,000.00	\$	-	\$	500,000.00
\$ -	\$	-	\$	5,000,000.00	\$	-	\$	5,000,000.00
\$ -	\$	1,200,000.00	\$	1,200,000.00	\$	-	\$	1,200,000.00
\$ -	\$	6,000,000.00	\$	6,000,000.00	\$	-	\$	6,000,000.00
\$ -	\$	1,500,000.00	\$	1,000,000.00	\$	500,000.00	\$	1,500,000.00
\$ -	\$	500,000.00	\$	500,000.00	\$	-	\$	500,000.00
\$ -	\$	2,000,000.00	\$	2,000,000.00	\$	-	\$	2,000,000.00
\$ -	\$	3,000,000.00	\$	-	\$	3,000,000.00	\$	3,000,000.00
\$ -	\$	3,000,000.00	\$	-	\$	3,000,000.00	\$	3,000,000.00
\$ 4,200,000.00	\$	8,400,000.00	\$	-	\$	8,400,000.00	\$	8,400,000.00
\$ -	\$	6,000,000.00	\$	-	\$	6,000,000.00	\$	6,000,000.00
\$ -	\$	150,000.00	\$	29,827,817.00	\$	-	\$	29,827,817.00
\$ 150,000.00	\$	2,600,000.00		\$26,446,840.00	\$	-	\$	26,446,840.00
\$ -	\$	-	\$	6,307,500.00	\$	-	\$	6,307,500.00
\$ _	\$	455,000.00	\$	2,455,000.00	\$	_	\$	2,455,000.00
\$ -	\$	-	\$	2,275,000.00	\$	-	\$	2,275,000.00
	Ψ		_	_,,	Ψ		<u> </u>	_,_, _, _, _, _, _, _, _, _, _, _, _, _,
\$ -	\$	-	\$	500,000.00	\$	-	\$	500,000.00
\$ -	\$	700,000.00	\$	830,000.00	\$	-	\$	830,000.00

	2019		FY2016-19	Pre	viously Authorized	Nev	Auth Required	T	otal Authorization
\$	-	\$	-	\$	500,000.00	\$		\$	500,000.00
\$	-	\$	-	\$	1,650,000.00	\$	-	\$	1,650,000.00
\$	-	\$	-	\$	3,060,951.00	\$	-	\$	3,060,951.00
\$	5,700,000.00	\$	22,800,000.00	\$	70,400,000.00	\$	-	\$	70,400,000.00
\$	-	\$	-	\$	200,000.00	\$	-	\$	200,000.00
\$	-	\$	250,000.00	\$	5,751,490.00	\$	-	\$	5,751,490.00
\$	24,950,000.00		162,173,680.00	\$	617,751,828.00	\$	27,850,000.00	\$	645,601,828.00
\$	-	\$	350,000.00	\$	31,400,000.00	\$	-	\$	31,400,000.00
\$	-	\$	3,500,000.00	\$	5,750,000.00	\$	-	\$	5,750,000.00
\$	-	\$	-	\$	13,391,905.00	\$	-	\$	13,391,905.00
\$	-	\$	-	\$	9,800,000.00	\$	-	\$	9,800,000.00
•		Ť		Ť	, 1,111				, ,,,,,,,,,
\$	-	\$	_	\$	1,062,107.00	\$	-	\$	1,062,107.00
\$	-	\$	-	\$	800,000.00	\$	-	\$	800,000.00
\$	-	\$	-	\$	4,650,000.00	\$	-	\$	4,650,000.00
\$	-	\$	-	\$	2,500,000.00	\$	-	\$	2,500,000.00
\$	-	\$	-	\$	200,000.00	\$	-	\$	200,000.00
\$	-	\$	-	\$	2,600,000.00	\$	-	\$	2,600,000.00
		Ť		Ť	, ,				, ,
\$	_	\$	_	\$	2,400,000.00	\$	_	\$	2,400,000.00
\$	-	\$	-	\$	5,500,000.00	\$	-	\$	5,500,000.00
\$	-	\$	-	\$	3,668,000.00	\$	-	\$	3,668,000.00
\$	-	\$	500,000.00	\$	9,330,000.00	\$	-	\$	9,330,000.00
		Ť		_	2,222,222				-,,
\$	-	\$	_	\$	13,714,000.00	\$	_	\$	13,714,000.00
_		Ť							
\$	250,000.00	\$	750,000.00	\$	10,171,939.91	\$	_	\$	10,171,939.91
\$		\$	3,125,000.00	\$	13,437,000.00	\$	2,875,000.00	\$	16,312,000.00
		Ť	-,:==,:==:	_	,,		_,		, ,
\$	-	\$	_	\$	7,920,000.00	\$	_	\$	7,920,000.00
_		_		_	.,==3,000.00			-	.,==0,000.00
\$	_	\$	_	\$	4,875,000.00	\$	_	\$	4,875,000.00
_		_			.,5. 5,553100				.,5. 5,550.00
\$	_	\$	_	\$	3,385,000.00	\$	_	\$	3,385,000.00
\$	-	\$	500,000.00	\$	3,300,000.00	\$	-	\$	3,300,000.00
_		_	222,222.00		2,222,223.00				-,,
\$	_	\$	250,000.00	\$	5,800,000.00	\$	_	\$	5,800,000.00
_		Ť	,		-,,				-,,
\$	_	\$	_	\$	1,700,000.00	\$	_	\$	1,700,000.00
Ψ		Ψ		Ψ	.,. 55,555.00	Ψ		Ψ	.,. 50,000.00

2010		EV2046 40	Dro	via valv. A vith a riza d	Now	Auth Doguirod	Та	stal Authorization
2019		FY2016-19	Pre	viously Authorized	inew	Auth Required	10	otal Authorization
\$ _	\$	250,000.00	\$	17,758,500.00	\$	_	\$	17,758,500.00
\$ _	\$	-	\$	500,000.00	\$	-	\$	500,000.00
\$ -	\$	-	\$	225,000.00	\$	-	\$	225,000.00
\$ -	\$	625,000.00	\$	1,926,834.00	\$	-	\$	1,926,834.00
\$ -	\$	-	\$	4,000,000.00	\$	-	\$	4,000,000.00
\$ -	\$	-	\$	125,000.00	\$	-	\$	125,000.00
\$ 2,000,000.00	\$	12,700,000.00	\$	22,950,000.00	\$	-	\$	22,950,000.00
\$ -	\$	-	\$	2,000,000.00	\$	-	\$	2,000,000.00
\$ -	\$	-	\$	2,500,000.00	\$	-	\$	2,500,000.00
\$ -	\$	500,000.00	\$	4,500,000.00	\$	-	\$	4,500,000.00
\$ -	\$	-	\$	5,190,488.00	\$	-	\$	5,190,488.00
\$ -	\$	-	\$	6,000,000.00	\$	-	\$	6,000,000.00
\$ -	\$	-	\$	4,500,000.00	\$	-	\$	4,500,000.00
\$ -	\$	2,000,000.00	\$	2,000,000.00	\$	-	\$	2,000,000.00
\$ -	\$	500,000.00	\$	500,000.00	\$	-	\$	500,000.00
\$ -	\$	2,500,000.00	\$	2,500,000.00	\$	-	\$	2,500,000.00
\$ 2,250,000.00	\$	28,050,000.00	\$	234,530,773.91	\$	2,875,000.00	\$	237,405,773.91
\$ -	\$	500,000.00	\$	53,804,241.00	\$	-	\$	53,804,241.00
\$ -	\$	500,000.00	\$	53,804,241.00	\$	-	\$	53,804,241.00
\$ -	\$	9,000,000.00	\$	9,000,000.00	\$	-	\$	9,000,000.00
\$ -	\$	3,260,000.00	\$	3,260,000.00	\$	-	\$	3,260,000.00
\$ -	\$	200,000.00	\$	1,000,000.00	\$	3,859,583.00	\$	4,859,583.00
\$ -	\$	-	\$	1,200,000.00	\$	225,000.00	\$	1,425,000.00
\$ -	\$	200,000.00	\$	950,000.00	\$	-	\$	950,000.00
\$ -	\$	3,600,000.00	\$	48,000,000.00	\$	-	\$	48,000,000.00
\$ -	\$	-	\$	450,000.00	\$	-	\$	450,000.00
\$ -	\$	200,000.00	\$	600,000.00	\$	-	\$	600,000.00
\$ -	\$	-	\$	10,200,000.00	\$	-	\$	10,200,000.00
\$ -	\$	1,500,000.00	\$	17,200,000.00	\$	-	\$	17,200,000.00
\$ -	\$	-	\$	53,000,000.00	\$	-	\$	53,000,000.00
				_				
\$ 400,000.00		1,600,000.00		\$9,887,382.00	\$	-	\$	9,887,382.00
\$ -	\$	4,000,000.00	\$	15,600,000.00	\$	-	\$	15,600,000.00
	_				_		•	10011-1
\$ 850,000.00	\$	3,050,000.00	\$	13,341,342.00	\$	-	\$	13,341,342.00
\$ -	\$	-	\$	450,000.00	\$	-	\$	450,000.00

2019								
		FY2016-19	Pro	viously Authorized	New	Auth Required	To	otal Authorization
	\$	1 12010-13	\$	18,000,000.00	\$	Autii Required	\$	18,000,000.00
	Ψ		Ψ	10,000,000.00	Ψ		Ψ	10,000,000.00
_	\$	11.700.000.00		\$92.909.379.00	\$	_	\$	92,909,379.00
		, ,		<b>4</b> 0=,000,000				0=,000,000
_	\$	4,600,000.00		\$4,600,000.00	\$	_	\$	4,600,000.00
-	\$	-	\$	1,600,000.00	\$	-	\$	1,600,000.00
2,400,000.00		14,000,000.00		36,625,000.00		-	\$	36,625,000.00
-				10,800,000.00		-	\$	10,800,000.00
-		9,000,000.00		19,490,000.00		-		19,490,000.00
-		-				-		1,750,000.00
-		-		1,500,000.00		-		1,500,000.00
-		-				-		1,000,000.00
-								7,500,000.00
-				· ·		-		600,000.00
250,000.00		1,500,000.00				-		8,300,000.00
-		-		, ,				1,500,000.00
-		-						2,900,000.00
		1,000,000.00		, ,				1,000,000.00
-		-						1,400,000.00
-					\$			1,200,000.00
250,000.00		850,000.00						1,250,000.00
-	\$	-	\$	1,200,000.00	\$	-	\$	1,200,000.00
	_		_	500 000 00	•		•	500 000 00
		-		· ·		-		500,000.00
500,000.00		2,000,000.00				-		18,750,000.00
-		-				-		600,000.00
4 650 000 00		-	\$		\$	4 004 502 00	\$	29,617,035.38
4,000,000.00	Ф	00,000,000.00	Ф	440,730,138.38	Ф	4,084,583.00	Ф	452,814,721.38
	Φ		φ.	F 000 000 00	Φ		Φ	E 000 000 00
-		-				-		5,900,000.00
-	Ф	-	Ф	ნ,∠80,000.00	Ф.	-	Ф	6,280,000.00
_	\$	627 750 00	¢.	3 800 000 00	\$	_	\$	3,800,000.00
-		·				-		1,750,000.00
-	φ	1,000,000.00	Ψ	1,750,000.00	Φ	-	φ	1,750,000.00
_	¢	_	æ	2 000 000 00	¢	_	¢	2,000,000.00
<u>-</u>								7,235,352.00
-	Ψ		Ψ	7,200,002.00	Ψ	-	Ψ	1,200,002.00
_	\$	_	\$	1,684,000,00	\$	_	\$	1,684,000.00
_		_				_		9,984,209.95
	250,000.00	- \$ 2,400,000.00 \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ -	- \$ 4,600,000.00  - \$ 2,400,000.00 \$ 14,000,000.00  - \$ 8,500,000.00  - \$ 9,000,000.00  - \$ \$ \$ \$ 5,000,000.00  - \$ \$ \$ \$ \$ \$ 1,000,000.00  - \$	- \$ 4,600,000.00  - \$ - \$ 2,400,000.00 \$ 14,000,000.00 \$  - \$ 8,500,000.00 \$  - \$ 9,000,000.00 \$  - \$ - \$  - \$ - \$  - \$ - \$  - \$ 5,000,000.00 \$  250,000.00 \$ 1,500,000.00 \$  - \$ 600,000.00 \$  - \$ - \$ - \$  - \$ 1,000,000.00 \$  250,000.00 \$ 850,000.00 \$  - \$ - \$ - \$  - \$ 1,200,000.00 \$  250,000.00 \$ 850,000.00 \$  - \$ - \$ - \$  -	- \$ 4,600,000.00 \$4,600,000.00  - \$ - \$ 1,600,000.00  - \$ 8,500,000.00 \$ 10,800,000.00  - \$ 9,000,000.00 \$ 19,490,000.00  - \$ 1,500,000.00  - \$ 1,500,000.00  - \$ 1,500,000.00  - \$ 1,500,000.00  - \$ 1,500,000.00  - \$ 1,500,000.00  - \$ 1,500,000.00  - \$ 1,500,000.00  - \$ 1,000,000.00  - \$ 1,200,000.00	- \$ 4,600,000.00 \$44,600,000.00 \$  2,400,000.00 \$ 14,000,000.00 \$ 36,625,000.00 \$  - \$ 8,500,000.00 \$ 10,800,000.00 \$  - \$ 9,000,000.00 \$ 19,490,000.00 \$  - \$ 1,750,000.00 \$  - \$ 1,750,000.00 \$  - \$ 1,500,000.00 \$  - \$ 1,500,000.00 \$  - \$ 5,000,000.00 \$  - \$ 600,000.00 \$  - \$ 600,000.00 \$  - \$ 1,500,000.00 \$  - \$ 1,500,000.00 \$  - \$ 1,500,000.00 \$  - \$ 2,900,000.00 \$  - \$ 1,500,000.00 \$  - \$ 1,500,000.00 \$  - \$ 1,200,000.00 \$  - \$ 2,000,000.0	- \$ 4,600,000.00 \$4,600,000.00 \$ \$ - \$ 1,600,000.00 \$ \$ 14,000,000.00 \$ 10,800,000.00 \$ \$ 9,000,000.00 \$ 19,490,000.00 \$ \$ 1,750,000.00 \$ \$ 1,750,000.00 \$ \$ 1,000,000.00 \$ \$ 1,000,000.00 \$ \$ 5,000,000.00 \$ 600,000.00 \$ \$ 600,000.00 \$ 8,300,000.00 \$ \$ 1,500,000.00 \$ \$ 1,500,000.00 \$ \$ 1,000,000.00 \$ \$ 1,000,000.00 \$ \$ 1,200,000.00 \$ 1,200,000.00 \$ \$ 1,200,000.00 \$ 1,250,000.00 \$ \$ 1,200,000.00 \$ 1,250,000.00 \$ \$ 1,200,000.00 \$ 1,250,000.00 \$ \$ 1,200,000.00 \$ 1,250,000.00 \$ \$ 1,200,000.00 \$ 1,250,000.00 \$ \$ 1,200,000.00 \$ 1,250,000.00 \$ \$ 1,200,000.00 \$ 1,250,000.00 \$ \$ 1,200,000.00 \$ 1,250,000.00 \$ \$ 500,000.00 \$ 1,250,00	- \$ 4,600,000.00 \$4,600,000.00 \$ - \$  - \$ - \$ 1,600,000.00 \$ - \$  2,400,000.00 \$ 14,000,000.00 \$ 36,625,000.00 \$ - \$  - \$ 8,500,000.00 \$ 10,800,000.00 \$ - \$  - \$ 9,000,000.00 \$ 19,490,000.00 \$ - \$  - \$ 1,750,000.00 \$ - \$  - \$ 1,750,000.00 \$ - \$  - \$ 1,000,000.00 \$ - \$  - \$ 1,000,000.00 \$ - \$  - \$ 5,000,000.00 \$ 7,500,000.00 \$ - \$  - \$ 600,000.00 \$ 600,000.00 \$ - \$  - \$ 600,000.00 \$ 8,300,000.00 \$ - \$  - \$ 1,500,000.00 \$ - \$  - \$ 1,000,000.00 \$ - \$  - \$ 1,000,000.00 \$ - \$  - \$ 1,000,000.00 \$ - \$  - \$ 1,200

	2019		FY2016-19		eviously Authorized	New Auth Required		Total Authorization
\$	-	\$	-	\$	4,560,000.00	\$ -		4,560,000.00
\$	-		-	\$	4,950,000.00	\$ -		4,950,000.00
\$	-	\$	1,500,000.00	\$	6,972,000.00	\$ -	\$	6,972,000.00
\$	-	\$	-	\$	300,000.00	\$ -	\$	300,000.00
\$	-	\$	-	\$	3,500,000.00	\$ -	\$	3,500,000.00
\$	-	\$	-	\$	4,250,000.00	\$ -	\$	4,250,000.00
\$	-	\$	12,650,000.00	\$	19,550,000.00	\$ -	\$	19,550,000.00
\$	-	-	-	\$	500,000.00	\$ -		500,000.00
		Ė			,	·		
\$	-	\$	1,695,000.00	\$	7,705,000.00	\$ -	\$	7,705,000.00
\$	-	\$	-	\$	2,000,000.00	\$ -		2,000,000.00
		_		_	_,000,000.00	Ψ	_	_,000,000.00
\$	-	\$	_	\$	3,250,000.00	\$ -	\$	3,250,000.00
Ψ		Ψ		Ψ	0,200,000.00	Ψ	Ψ	0,200,000.00
\$	_	\$	_	\$	500,000.00	\$ -	\$	500,000.00
Ψ		Ψ		Ψ	300,000.00	Ψ	Ψ	300,000.00
\$	-	\$	_	\$	500,000.00	\$ -	\$	500,000.00
Ψ		Ψ	<del>-</del>	Ψ	300,000.00	Ψ -	Ψ	300,000.00
\$		\$		\$	1,700,000.00	\$ -	\$	1,700,000.00
Ψ	<u>-</u>	Ψ	<u>-</u>	Ψ	1,700,000.00	φ -	φ	1,700,000.00
\$		\$		\$	1 000 000 00	\$ -	φ.	1 000 000 00
<b>D</b>	-	Ф	-	Ф	1,000,000.00	\$ -	\$	1,000,000.00
		_		_	0.000.000.00	Φ.		0 000 000 00
\$	-	\$	-	\$	3,000,000.00	\$ -	\$	3,000,000.00
_		_			4 000 000 00	Φ.	_	4 000 000 00
\$	-	\$	-	\$	1,000,000.00	\$ -	\$	1,000,000.00
\$	-	\$	-	\$	750,000.00	\$ -	\$	750,000.00
\$	1,000,000.00		4,000,000.00	\$	11,000,000.00	\$ -	\$	11,000,000.00
\$	-	\$	-	\$	11,050,000.00	\$ -	Ψ	11,050,000.00
\$	22,500,000.00		118,350,569.00		\$339,000,569.00	\$ -	T .	339,000,569.00
\$	-	\$	1,000,000.00	\$	7,600,000.00	\$ -	\$	7,600,000.00
\$	-	\$	6,950,543.00	\$	61,917,539.00	\$ -	\$	61,917,539.00
\$	23,500,000.00		147,773,862.00	\$	535,188,669.95	\$ -		535,188,669.95
\$	100,000.00	\$	300,000.00	\$	1,750,000.00	\$ -	-	1,750,000.00
\$	-	\$	-	\$	10,897,000.00	\$ -	\$	10,897,000.00
\$	-	\$	-	\$	15,000,000.00	\$ -		15,000,000.00
\$	-	\$	-	\$	2,600,000.00	\$ -		2,600,000.00
\$	500,000.00	\$	2,000,000.00	\$	7,300,000.00	\$ -	\$	7,300,000.00
\$	-	\$	-	\$	3,515,000.00	\$ -		3,515,000.00
\$	-	\$	-	\$	4,145,000.00	\$ -	\$	4,145,000.00
Ψ		Ψ.		Ψ	.,,	₹	Ψ	.,,

	0040		E)/0040 40			N		_	
Φ.	2019	•	FY2016-19		viously Authorized	New Auth Required	ן נ		otal Authorization
\$ \$	-	\$ \$	4 400 000 00	\$	270,000.00	\$ \$	-	\$ \$	270,000.00
	-	\$	1,100,000.00	\$	50,000,000.00		-	\$ \$	50,000,000.00
\$	-	Ф	-	\$	6,477,475.00	\$	-	Ъ	6,477,475.00
\$	1,000,000.00	¢	5,000,000.00	\$	15,650,000.00	\$		\$	15,650,000.00
Ψ	1,000,000.00	Ψ	3,000,000.00	Ψ	13,030,000.00	Ψ	-	Ψ	13,030,000.00
\$	-	\$	-	\$	2,050,000.00	\$	-	\$	2,050,000.00
\$	500,000.00		1,500,000.00	\$	4,450,000.00	\$	-	\$	4,450,000.00
\$	-	\$		\$	1,635,000.00	\$	-	\$	1,635,000.00
\$	500,000.00	\$	2,000,000.00	\$	14,205,000.00	\$	-	\$	14,205,000.00
\$	-	\$	-	\$	1,200,000.00	\$	-	\$	1,200,000.00
\$	-	\$	2,500,000.00	\$	9,000,000.00	\$	-	\$	9,000,000.00
\$	-	\$	-	\$	3,750,000.00	\$	-	\$	3,750,000.00
\$	-	\$	800,000.00	\$	5,500,000.00	\$	-	\$	5,500,000.00
\$	-	\$	-	\$	3,000,000.00	\$	-	\$	3,000,000.00
\$	-	\$	-	\$	6,250,000.00	\$	-	\$	6,250,000.00
\$	-	\$	-	\$	750,000.00	\$	-	\$	750,000.00
\$	-	\$	-	\$	715,000.00	\$	-	\$	715,000.00
\$	-	\$	-	\$	180,000.00	\$	-	\$	180,000.00
\$	-	\$	300,000.00	\$	750,000.00	\$	-	\$	750,000.00
\$	-	\$	-	\$	500,000.00	\$	-	\$	500,000.00
\$	-	\$	-	\$	3,500,000.00	\$	-	\$	3,500,000.00
\$	750,000.00	\$	3,000,000.00	\$	6,600,000.00	\$	-	\$	6,600,000.00
\$	-	\$	500,000.00	\$	500,000.00	\$	-	\$	500,000.00
\$	-	\$	-	\$	15,830,000.00	\$	-	\$	15,830,000.00
\$	-	\$	-	\$	6,494,904.00	\$	-	\$	6,494,904.00
		_		_		•			
\$	-	\$	3,300,000.00	\$	8,000,000.00	\$	-	\$	8,000,000.00
\$	3,350,000.00	\$	22,300,000.00	\$	212,464,379.00	\$		\$	212,464,379.00
\$	3,250,000.00	\$	13,000,000.00	Ψ	\$71,433,892.00	 \$	_	-Ψ \$	71,433,892.00
\$	15,863,000.00	\$	47,589,000.00		\$51,789,000.00	<del>\$</del>	_	\$	51,789,000.00
\$	500,000.00	\$	2,500,000.00	\$	16,324,000.00	\$	-	\$	16,324,000.00
\$	-	\$	_,000,000.00	\$	1,607,787.00	\$	-	\$	1,607,787.00
\$	_	\$		\$	10,413,689.00	\$	_	\$	10,413,689.00
\$	_	\$	<u> </u>	\$	8,150,000.00	\$	_	\$	8,150,000.00
\$		\$	2,700,000.00	\$	7,872,000.00	\$	_	\$	7,872,000.00
\$	_	\$	_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	\$	5,242,500.00	\$ \$	-	\$	5,242,500.00
\$		\$		\$	7,860,000.00	\$ \$		\$	7,860,000.00
Ψ	-	φ	-	Ψ	1,000,000.00	Ψ	-	Ψ	1,000,000.00

2019	FY2016-19	Pre	viously Authorized	New Auth Require	ed	To	otal Authorization
				1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2			
\$ -	\$ -	\$	6,580,000.00	\$	-	\$	6,580,000.00
\$ -	\$ -	\$	8,250,000.00	\$	-	\$	8,250,000.00
\$ -	\$ -	\$	425,000.00	\$	-	\$	425,000.00
\$ -	\$ -	\$	450,000.00	\$	-	\$	450,000.00
\$ -	\$ -	\$	275,000.00	\$	-	\$	275,000.00
\$ -	\$ 200,000.00	\$	400,000.00	\$	-	\$	400,000.00
\$ -	\$ -	\$	200,000.00	\$	-	\$	200,000.00
\$ -	\$ -	\$	150,000.00	\$	-	\$	150,000.00
\$ -	\$ -	\$	900,000.00	\$	-	\$	900,000.00
\$ -	\$ -	\$	250,000.00	\$	-	\$	250,000.00
\$ -	\$ 3,300,000.00	\$	3,300,000.00	\$	-	\$	3,300,000.00
\$ -	\$ -	\$	1,425,000.00	\$	-	\$	1,425,000.00
\$ -	\$ -	\$	1,450,800.00	\$	-	\$	1,450,800.00
\$ -	\$ 500,000.00	\$	4,225,000.00	\$	-	\$	4,225,000.00
\$ -	\$ -	\$	410,000.00	\$	-	\$	410,000.00
\$ -	\$ -	\$	2,500,000.00	\$	-	\$	2,500,000.00
\$ -	\$ -	\$	15,917,066.00	\$	-	\$	15,917,066.00
\$ -	\$ -	\$	26,126,946.00	\$	-	\$	26,126,946.00
\$ -	\$ -	\$	7,368,000.00	\$	-	\$	7,368,000.00
\$ -	\$ -	\$	6,189,000.00	\$	-	\$	6,189,000.00
\$ -	\$ 150,000.00	\$	600,000.00	\$	-	\$	600,000.00
\$ -	\$ -	\$	5,700,000.00	\$	-	\$	5,700,000.00
\$ 500,000.00	2,000,000.00	\$	4,750,000.00	\$	-	\$	4,750,000.00
\$ -	\$ -	\$	1,930,000.00	\$	-	\$	1,930,000.00
						_	
\$ -	\$ -	\$	1,500,000.00	\$	-	\$	1,500,000.00
\$ -	\$ -	\$	2,080,000.00	\$	-	\$	2,080,000.00
\$ -	\$ -	\$	2,080,000.00	\$	-	\$	2,080,000.00
\$ -	\$ -	\$	2,094,000.00	\$	-	\$	2,094,000.00
\$ -	\$ -	\$	800,000.00	\$	-	\$	800,000.00
\$ 20,113,000.00	71,939,000.00	\$	289,018,680.00	\$	-	\$	289,018,680.00
\$ -	\$ -	\$	2,030,000.00	\$	-	\$	2,030,000.00
\$ -	\$ -	\$	2,125,500.00	\$	-	\$	2,125,500.00
\$ -	\$ -	\$	2,027,500.00	\$	-	\$	2,027,500.00
\$ -	\$ -	\$	2,120,000.00	\$	-	\$	2,120,000.00

2019	FY2016-19	Pre	eviously Authorized	Nev	v Auth Required	7	Total Authorization
\$ -	\$ -	\$	3,479,442.00	\$	-	\$	3,479,442.00
\$ -	\$ -	\$	1,000,000.00	\$	-	\$	1,000,000.00
\$ -	\$ -	\$	1,002,000.00	\$	-	\$	1,002,000.00
\$ -	\$ -	\$	5,000,000.00	\$	-	\$	5,000,000.00
\$ -	\$ -	\$	5,806,500.00	\$	-	\$	5,806,500.00
\$ -	\$ 2,700,000.00	\$	6,930,000.00	\$	-	\$	6,930,000.00
\$ -	\$ -	\$	4,980,000.00	\$	-	\$	4,980,000.00
\$ -	\$ 1,500,000.00	\$	7,000,000.00	\$	-	\$	7,000,000.00
\$ -	\$ -	\$	10,074,596.00	\$	-	\$	10,074,596.00
\$ -	\$ -	\$	2,450,000.00	\$	-	\$	2,450,000.00
\$ -	\$ -	\$	500,000.00	\$	-	\$	500,000.00
\$ -	\$ -	\$	8,100,000.00	\$	-	\$	8,100,000.00
\$ -	\$ -	\$	2,000,000.00	\$	-	\$	2,000,000.00
\$ -	\$ -	\$	800,000.00	\$	-	\$	800,000.00
\$ 1,000,000.00	\$ 7,000,000.00	\$	7,000,000.00	\$	-	\$	7,000,000.00
\$ -	\$ 85,000,000.00	\$	85,000,000.00	\$	-	\$	85,000,000.00
\$ 1,000,000.00	\$ 96,200,000.00	\$	159,425,538.00	\$	-	\$	159,425,538.00
\$ 94,788,000.00	\$ 699,296,338.00	\$	3,061,386,119.54	\$	34,809,583.00	\$	3,096,195,702.54
\$ -	\$ -	\$	121,400,000.00	\$	-	\$	121,400,000.00
\$ _	\$ -	\$	76,760,795.00	\$	_	\$	76,760,795.00
\$ -	\$ -	\$	198,160,795.00	\$	-	\$	198,160,795.00
\$ -	\$ -	\$	198,160,795.00	\$	-	\$	198,160,795.00
\$ -	\$ -	\$	6,760,000.00	\$	_	\$	6,760,000.00
\$ -	\$ -	\$	14,959,931.00	\$	_	\$	14,959,931.00
\$ -	\$ 15,000,000.00	\$	17,000,000.00	\$	-	\$	17,000,000.00
\$ -	\$ -	\$	4,000,000.00	\$	-	\$	4,000,000.00
\$ -	\$ -	\$	4,000,000.00	\$	-	\$	4,000,000.00
\$ 	\$ -	\$	3,250,000.00	\$	_	\$	3,250,000.00
\$ _	\$ -	\$	4,741,406.00	\$	-	\$	4,741,406.00

2019	FY2016-19	Pre	viously Authorized	New Auth Required		Total Authorization
\$ -	\$ -	\$	32,200,000.00	\$	-  :	\$ 32,200,000.00
\$ -	\$ -	\$	7,750,000.00	\$	-  :	\$ 7,750,000.00
\$ -	\$ -	\$	101,500,000.00	\$	-  :	\$ 101,500,000.00
\$ -	\$ 35,000,000.00	\$	57,250,000.00	\$		\$ 57,250,000.00
\$ 250,000.00	\$ 1,000,000.00	\$	5,950,000.00	\$	-  :	\$ 5,950,000.00
\$ -	\$ 500,000.00	\$	5,300,000.00	\$	-  :	\$ 5,300,000.00
\$ 250,000.00	\$ 51,500,000.00	\$	264,661,337.00	\$	-  :	\$ 264,661,337.00
\$ -	\$ -	\$	89,955,000.00	\$	-  :	\$ 89,955,000.00
\$ -	\$ 10,000,000.00	\$	50,000,000.00	\$	-  :	\$ 50,000,000.00
\$ -	\$ 500,000.00	\$	4,000,000.00	\$	-  :	\$ 4,000,000.00
\$ 250,000.00	\$ 1,000,000.00	\$	7,000,000.00	\$	-  :	\$ 7,000,000.00
\$ -	\$ -	\$	10,798,734.00	\$	-  :	\$ 10,798,734.00
\$ 10,000,000.00	\$ 43,800,000.00	\$	99,955,000.00	\$	-  :	\$ 99,955,000.00
\$ -	\$ -	\$	6,711,449.00	\$	-  :	\$ 6,711,449.00
\$ -	\$ -	\$	31,300,000.00	\$	-  :	\$ 31,300,000.00
\$ -	\$ 12,500,000.00	\$	23,000,000.00	\$	-  ;	\$ 23,000,000.00
\$ 1,000,000.00	\$ 3,250,000.00	\$	5,000,000.00	\$	-  :	\$ 5,000,000.00
\$ -	\$ -	\$	350,745,000.00	\$	- ;	\$ 350,745,000.00
\$ -	\$ -	\$	468,726,221.00	\$		\$ 468,726,221.00
\$ -	\$ -	\$	150,000,000.00	\$		\$ 150,000,000.00

2019		FY2016-19	Pre	eviously Authorized	New Auth Required	1	otal Authorization
\$	- \$	3,500,000.00	\$	7,000,000.00	\$ -	\$	7,000,000.00
\$	- \$	5,000,000.00	\$	57,038,393.00	\$ -	\$	57,038,393.00
\$	- \$	-	\$	11,505,000.00	\$ -	\$	11,505,000.00
\$	- \$	237,000.00	\$	28,986,719.00	\$ -	\$	28,986,719.00
\$	- \$	380,836.00	\$	43,441,247.00	\$ -	\$	43,441,247.00
\$	- \$	-	\$	375,000.00	\$ -	\$	375,000.00
\$	- \$	-	\$	23,103,527.57	\$ -	\$	23,103,527.57
\$	- \$	-	\$	41,167,298.00	\$ -	\$	41,167,298.00
\$	- \$	15,000,000.00	\$	79,726,523.00	\$ -	\$	79,726,523.00
\$	- \$	35,250,000.00	\$	107,600,000.00	\$ -	\$	107,600,000.00
\$ 11,250,000.	00 \$	130,417,836.00	\$	1,697,135,111.57	\$ -	\$	1,697,135,111.57
\$	- \$	-	\$	1,837,500.00	\$ -	\$	1,837,500.00
\$	- \$	-	\$	3,300,000.00	\$ -	\$	3,300,000.00
\$	- \$	-	\$	11,758,467.00	\$ -	\$	11,758,467.00
\$	- \$	200,000.00	\$	1,275,000.00	\$ -	\$	1,275,000.00
\$	- \$	-	\$	600,000.00	\$ -	\$	600,000.00
\$	- \$	-	\$	150,000.00	\$ -	\$	150,000.00
\$	- \$	-	\$	10,501,641.00	\$ -	\$	10,501,641.00
\$	- \$	_	\$	4,500,000.00	\$ -	\$	4,500,000.00
\$	- \$	-	\$	8,945,000.00	\$ -	\$	8,945,000.00

2019	FY2016-19	Pre	viously Authorized	New	Auth Required	1	Total Authorization
\$ -	\$ -	\$	1,125,000.00	\$	_	\$	1,125,000.00
\$ 1,000,000.00	\$ 4,000,000.00		\$12,128,628.00	\$	_	\$	12,128,628.00
\$ 1,000,000.00	\$ 4,000,000.00		\$15,484,878.00	\$	_	\$	15,484,878.00
\$ -	\$ -	\$	1,600,000.00	\$	_	\$	1,600,000.00
\$ 250,000.00	\$ 1,000,000.00	\$	6,961,449.00	\$	_	\$	6,961,449.00
\$ -	\$ -	\$	650,000.00	\$	-	\$	650,000.00
\$ _	\$ 15,000,000.00	\$	22,000,000.00	\$	-	\$	22,000,000.00
\$ -	\$ -	\$	1,206,384.00	\$	-	\$	1,206,384.00
\$ -	\$ -	\$	5,950,000.00	\$	-	\$	5,950,000.00
\$ _	\$ -	\$	3,430,000.00	\$	_	\$	3,430,000.00
\$ _	\$ -	\$	200,000.00	\$	_	\$	200,000.00
\$ -	\$ 260,000.00	\$	260,000.00	\$	-	\$	260,000.00
\$ 2,250,000.00	\$ 24,460,000.00	\$	113,863,947.00	\$	-	\$	113,863,947.00
\$ 13,750,000.00	\$ 206,377,836.00	\$ :	2,075,660,395.57	\$	-	\$	2,075,660,395.57
\$ -	\$ -	\$	51,525,000.00	\$	-	\$	51,525,000.00
\$ -	\$ -	\$	102,146,500.00	\$	-	\$	102,146,500.00
\$ -	\$ <u>-</u>	\$	153,671,500.00	\$	-	\$	153,671,500.00
\$ -	\$ -	\$	153,671,500.00	\$	-	\$	153,671,500.00

#### ORDINANCE NO. 5-A-2018

AN ORDINANCE to amend Ordinance No. 13-2016, adopting the Capital Budget for the year two thousand sixteen for the County of Nassau, corresponding to the first year of the four year Capital Plan, pursuant to the provisions of Section 310 of the County Government Law of Nassau County.

WHEREAS, on February 22, 2016, pursuant to Section 310 of the County Government Law of Nassau County, the Nassau County Legislature by Ordinance No. 13-2016 approved and adopted the Capital Budget (as amended, the "Capital Budget") of the County of Nassau for the fiscal year beginning January 1, 2016 and ending December 31, 2016; and

WHEREAS, on February 22, 2016, pursuant to Section 310 of the County Government Law of Nassau County, the Nassau County Legislature by Resolution No. 27-2016 approved and adopted the four-year Capital Plan for the County of Nassau for the fiscal year beginning January 1, 2016 (the "Capital Plan"); and

WHEREAS, pursuant to Section 310 of such County Government Law, the County Executive may propose, at any time subsequent to the passage of the ordinance approving the Capital Budget, an ordinance to amend the Capital Budget; and

WHEREAS, the County Executive, based upon a review of the Capital Budget priorities by the Nassau County Department of Public Works, proposes that the amounts described herein be authorized in the Capital Budget for certain projects as hereinafter set forth in Appendix A attached hereto and incorporated herein; and

WHEREAS, the Office of Management and Budget has recommended this amendment to the capital budget with respect to the amendment contained in this ordinance; now, therefore,

BE IT ORDAINED by County Legislature of the County of Nassau as follows:

Section 1. The Capital Budget, as adopted by Ordinance No. 13-2016, is amended as follows:

- Outdoor Lighting Rehabilitation", the amount listed under the column heading "Cumulative Budget (Pre 2016 Budget)", shall read "\$13,187,000", the amount listed under the column heading "Expenditures Through 2015", shall read "\$13,072,581", the amount listed under the column heading "Carry Forward", shall read "\$114,419", the amount listed under the column heading "2016 County Debt", shall read "\$3,125,000", the amount listed under the column heading "2016 County Self-Funding", shall read "\$0", the amount listed under the column heading "2016 Non-County", shall read "\$0" and the amount listed under the column heading, "2016 TOTAL", shall read "\$3,125,000;" and
- (ii) under the column heading, "Infrastructure", project title, "70086 NCC West/South Campus Parking Lot Rehab", the amount listed under the column heading "Cumulative Budget (Pre 2016 Budget)", shall read "\$14,550,000", the amount listed under the column heading "Expenditures Through 2015", shall read "\$11,888,385", the amount listed under the column heading "Carry Forward", shall read "\$2,661,615", the amount listed under the column heading "2016 County Debt", shall read "\$1,475,000", the amount listed under the column heading "2016 County Self-Funding", shall read "\$0", the amount listed under the column heading "2016 Non-County", shall read "\$1,475,000" and the amount listed under the column heading, "2016 TOTAL", shall read "\$2,950,000;" and
- (iii) under the column heading, "Infrastructure", project title, "70088 NCC Renovation of Cluster C", the amount listed under the column heading "Cumulative Budget (Pre

2016 Budget)", shall read "\$8,950,000", the amount listed under the column heading "Expenditures Through 2015", shall read "\$2,335,130", the amount listed under the column heading "Carry Forward", shall read "\$6,614,870", the amount listed under the column heading "2016 County Debt", shall read "\$6,000,000", the amount listed under the column heading "2016 County Self-Funding", shall read "\$0", the amount listed under the column heading "2016 Non-County", shall read "\$6,000,000" and the amount listed under the column heading, "2016 TOTAL", shall read "\$12,000,000;" and

- (iv) under the column heading, "Infrastructure", project title, "70092 NCC Road and Parking Paving", the amount listed under the column heading "Cumulative Budget (Pre 2016 Budget)", shall read "\$5,400,000", the amount listed under the column heading "Expenditures Through 2015", shall read "\$3,117,590", the amount listed under the column heading "Carry Forward", shall read "\$2,282,410", the amount listed under the column heading "2016 County Debt", shall read "\$3,100,000", the amount listed under the column heading "2016 County Self-Funding", shall read "\$0", the amount listed under the column heading "2016 Non-County", shall read "\$3,100,000" and the amount listed under the column heading, "2016 TOTAL", shall read "\$6,200,000;" and
- (v) under the column heading, "Infrastructure", project title, "70094 NCC Performing Arts Center", the amount listed under the column heading "Cumulative Budget (Pre 2016 Budget)", shall read "\$2,250,000", the amount listed under the column heading "Expenditures Through 2015", shall read "\$186,390", the amount listed under the column heading "Carry Forward", shall read "\$2,063,610", the amount listed under the column heading "2016 County Debt", shall read "\$7,000,000", the amount listed under the column heading "2016 County Self-Funding", shall read "\$0", the amount listed under the column heading "2016 Non-County",

shall read "\$7,000,000" and the amount listed under the column heading, "2016 TOTAL", shall read "\$14,000,000;" and

- (vi) under the column heading, "Infrastructure", project title, "70097 NCC Elevator Restorations", the amount listed under the column heading "Cumulative Budget (Pre 2016 Budget)", shall read "\$4,000,000", the amount listed under the column heading "Expenditures Through 2015", shall read "\$1,140,619", the amount listed under the column heading "Carry Forward", shall read "\$2,859,381", the amount listed under the column heading "2016 County Debt", shall read "\$0", the amount listed under the column heading "2016 County Self-Funding", shall read "\$0", the amount listed under the column heading "2016 Non-County", shall read "\$0" and the amount listed under the column heading, "2016 TOTAL", shall read "\$0;" and
- (vii) under the column heading, "Infrastructure", project title, "70105 NCC Various Facility Upgrades Phase II", the amount listed under the column heading "Cumulative Budget (Pre 2016 Budget)", shall read "\$500,000", the amount listed under the column heading "Expenditures Through 2015", shall read "\$0", the amount listed under the column heading "Carry Forward", shall read "\$500,000", the amount listed under the column heading "2016 County Debt", shall read "\$0", the amount listed under the column heading "2016 County Self-Funding", shall read "\$0", the amount listed under the column heading "2016 Non-County", shall read "\$0" and the amount listed under the column heading, "2016 TOTAL", shall read "\$0;" and
- (viii) under the column heading, "Infrastructure", project title, "70107 NCC Concrete Repair", the amount listed under the column heading "Cumulative Budget (Pre 2016 Budget)", shall read "\$1,200,000", the amount listed under the column heading "Expenditures Through 2015", shall read "\$0", the amount listed under the column heading "Carry Forward",

shall read "\$1,200,000", the amount listed under the column heading "2016 County Debt", shall read "\$0", the amount listed under the column heading "2016 County Self-Funding", shall read "\$0", the amount listed under the column heading "2016 Non-County", shall read "\$0" and the amount listed under the column heading, "2016 TOTAL", shall read "\$0;" and

- (ix) under the column heading, "Infrastructure", project title, "70114 NCC Campus Building Systems Upgrades", the amount listed under the column heading "Cumulative Budget (Pre 2016 Budget)", shall read "\$0", the amount listed under the column heading "Expenditures Through 2015", shall read "\$0", the amount listed under the column heading "Carry Forward", shall read "\$0", the amount listed under the column heading "2016 County Debt", shall read "\$500,000", the amount listed under the column heading "2016 County Self-Funding", shall read "\$0", the amount listed under the column heading "2016 Non-County", shall read "\$500,000" and the amount listed under the column heading, "2016 TOTAL", shall read "\$1,000,000;" and
- (x) under the column heading, "Infrastructure", project title, "70117 NCC Campus Wide Rehab", the amount listed under the column heading "Cumulative Budget (Pre 2016 Budget)", shall read "\$0", the amount listed under the column heading "Expenditures Through 2015", shall read "\$0", the amount listed under the column heading "Carry Forward", shall read "\$0", the amount listed under the column heading "2016 County Debt", shall read "\$0", the amount listed under the column heading "2016 County Self-Funding", shall read "\$0", the amount listed under the column heading "2016 Non-County", shall read "\$0" and the amount listed under the column heading, "2016 TOTAL", shall read "\$0;" and
- (xi) under the column heading, "Infrastructure", project title, "70118 Food Service Rehab", the amount listed under the column heading "Cumulative Budget (Pre 2016 Budget)", shall read "\$0", the amount listed under the column heading "Expenditures Through

2015", shall read "\$0", the amount listed under the column heading "Carry Forward", shall read "\$0", the amount listed under the column heading "2016 County Debt", shall read "\$0", the amount listed under the column heading "2016 County Self-Funding", shall read "\$0", the amount listed under the column heading "2016 Non-County", shall read "\$0" and the amount listed under the column heading, "2016 TOTAL", shall read "\$0;" and

- (xii) under the column heading, "Infrastructure", project title, "70120 Tunnel Repair", the amount listed under the column heading "Cumulative Budget (Pre 2016 Budget)", shall read "\$0", the amount listed under the column heading "Expenditures Through 2015", shall read "\$0", the amount listed under the column heading "Carry Forward", shall read "\$0", the amount listed under the column heading "2016 County Debt", shall read "\$0", the amount listed under the column heading "2016 County Self-Funding", shall read "\$0", the amount listed under the column heading "2016 Non-County", shall read "\$0" and the amount listed under the column heading, "2016 TOTAL", shall read "\$0;" and
- (xiii) under the column heading, "Infrastructure", project title, "70121 Theater Building Renovation", the amount listed under the column heading "Cumulative Budget (Pre 2016 Budget)", shall read "\$0", the amount listed under the column heading "Expenditures Through 2015", shall read "\$0", the amount listed under the column heading "Carry Forward", shall read "\$0", the amount listed under the column heading "2016 County Debt", shall read "\$0", the amount listed under the column heading "2016 County Self-Funding", shall read "\$0", the amount listed under the column heading "2016 Non-County", shall read "\$0" and the amount listed under the column heading, "2016 TOTAL", shall read "\$0;" and

Section 2. This ordinance may be modified to allow for the correction of any mathematical and/or typographical errors subsequent to any approval and adoption of said

ordinance without the necessity for a vote to be taken by the County Legislature or by the members of any Standing Committee of said Legislature if said ordinance is passed by the affirmative vote of a majority of said Legislature.

Section 3. This ordinance shall take effect immediately.

# **APPENDIX A**

### ORDINANCE NO. 5–2018

AN ORDINANCE supplemental to the annual appropriation ordinance in connection with the Police Headquarters Fund and a transfer of appropriations.

WHEREAS, Nassau County has received certain revenue; and

WHEREAS, such sums have not been otherwise appropriated; and

WHEREAS, the County Executive, by communication dated January 17, 2018 addressed to the County Legislature, has recommended the appropriation of such sums not otherwise appropriated and requested the simultaneous transfer of such sums between budgetary funds; and,

WHEREAS, this simultaneous supplemental appropriation and transfer of appropriations is within the scope of Section 307 of the County Government Law; and

WHEREAS, in order to accomplish the aforementioned supplemental appropriation, it is necessary that the simultaneous transfer of the subject sums between budgetary funds occur; and

WHEREAS, the simultaneous transfer and supplemental appropriation has been reviewed and approved by the Office of Management and Budget and the Office of the County Executive now, therefore,

BE IT ORDAINED by the County Legislature of the County of Nassau, as follows:

Section 1. There is hereby a transfer of appropriations within the budget year 2017 which is known as BT-17000052 and will be as follows:

	CODE	DESCRIPTION	AMOUNT
FROM			
	GEN-AC-10-AA	COMM OF INVESTIGATIONS – SALARIES AND WAGES	100,000
	GEN-BU-10-HD	OFFICE OF MGMT AND BUDGET – DEBTS SERVICE CHARGEBACK	3,681,000
	GEN-BU-10-DE	OFFICE OF MGMT AND BUDGET – CONTRACTUAL EXPENSES	500,000
	GEN-CC-10-AC	NC/SHERIFF/CORRECTIONAL CENTER – WORKERS COMP	1,000,000
	GEN-AS-10-AA	ASSESSMENT DEPT. – SALARIES AND WAGES	300,000
	GEN-CC-10-AA	NC SHERIFF/CORRECTIONAL CENTER – SALARIES & WAGES	900,000
	GEN-SS-63-SS	SOCIAL SERVICES – RECIPIENT GRANTS	500,000
	GEN-SS-73-XX	SOCIAL SERVICES – MEDICAID	1,800,000
	GEN-SS-70-SS	SOCIAL SERVICES – RECIPIENT GRANTS	300,000
	GEN-SS-60-SS	SOCIAL SERVICES – RECIPIENT GRANTS	1,000,000
	GEN-CS-10-AA	CIVIL SERVICE COMMISSION – SALARIES AND WAGES	500,000
	GEN-ME-10-AA	MEDICAL EXAMINER – SALARIES AND WAGES	150,000
	GEN-HE-10-AA	HEALTH DEPARTMENT – SALARIES AND WAGES	150,000
	SSW-PW-50-DE	SEWER & STORM WATER DISTRICT – CONTRACTUAL EXPENSES	600,000
	GEN-PW-03-AA	DEPT. OF PUBLIC WORKS – SALARIES AND WAGES	255,083
	TOTAL		11,736,083
TO			
	GEN-BU-10-LH	OFFICE OF MANAGEMENT & BUDGET – TRANSFER TO PDH	10,000,000
	SSW-PW-50-AA	SEWER & STORM WATER DISTRICT – SALARIES AND WAGES	600,000
	GEN-AR-10-AA	ASSESSEMENT REVIEW COMMISSION – SALARIES AND WAGES	18,000
	GEN-CC-20-AA	NC/SHERIFF/CORRECTIONAL CENTER – SALARIES AND WAGES	210,000
	GEN-CE-10-AA	COUNTY EXECUTIVE OFFICE – SALARIES AND WAGES	360,000
	GEN-CF-10-AA	OFFICE OF CONSTITUENT AFFAIRS – SALARIES AND WAGES	66,000
	GEN-HS-10-AA	DEPT. OF HUMAN SERVICES – SALARIES AND WAGES	165,000
	GEN-PK-10-AA	PARKS, RECREATION AND MUSEUMS – SALARIES AND WAGES	62,000
	GEN-PW-01-AA	DEPT. OF PUBLIC WORKS – SALARIES AND WAGES	107,930
	GEN-PW-06-AA	DEPT. OF PUBLIC WORKS – SALARIES AND WAGES	147,153
	TOTAL		11,736,083

§ 2. There is hereby appropriated from monies not otherwise appropriated, the following sums of money to the following accounts:

TOTAL AMOUNT	SOURCE OF FUNDS	APPROPRIATED TO:			
(in dollars)		<u>FUND</u>	<u>DEPT.</u> CODE/Index	OBJ. CODE	AMOUNT (in dollars)
10,000,000	General Fund – Interfund Account in the Police Headquarters	PDH	PD	AA	10,000,000

- §3. This ordinance may be modified to allow for the correction of any mathematical and/or typographical errors subsequent to any approval and adoption of said ordinance without the necessity for a vote to be taken by the County Legislature or by the members of any Standing Committee of said Legislature if said ordinance is passed by the affirmative vote of a majority of said Legislature.
- § 4. It is hereby determined, pursuant to the provisions of the State Environmental Quality Review Act, 8 N.Y.E.C.L. section 0101 et seq. and its implementing regulations, Part 617 of 6 N.Y.C.R.R., and Section 1611 of the County Government Law of Nassau County, that this supplemental appropriation ordinance is a "Type II" Action within the meaning of Section 617.5(c)(20) of 6 N.Y.C.R.R. ("routine or continuing agency administration and management, not including new programs or major reordering of priorities that may affect the environment"), and, accordingly, is of a class of actions which do not have a significant effect on the environment; and no further review is required.
  - § 5. This ordinance shall take effect immediately.

#### PROPOSED ORDINANCE NO. 6 - 2018

BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$3,125,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY.

WHEREAS, this bond ordinance is necessary to authorize bonds for the purpose of funding project(s) contemplated by capital budgets as provided in Section 310 of the County Government Law of Nassau County; and

WHEREAS, all necessary Federal, State, County and local permits, approvals and determinations of environmental impact for the purpose or purposes hereinafter referred to have been obtained or will have been obtained prior to the expenditure of proceeds of obligations to be authorized pursuant to this ordinance; NOW, THEREFORE,

BE IT ORDAINED, by the by the affirmative vote of not less than two-thirds (2/3<sup>rd</sup>) of the total voting strength of the County Legislature of the County of Nassau, New York, as follows:

Section 1. A capital expenditure for financing the cost of Project 41829 – Various Parks Outdoor Lighting Rehab, in the County of Nassau (hereinafter referred to as the "County"), is hereby authorized upon recommendation of the County Executive, the amount of such capital expenditure to be \$3,125,000 which shall be financed with the proceeds from the issuance of \$3,125,000 bonds.

Section 2. The County may issue its bonds in the aggregate principal amount of \$3,125,000 pursuant to the Local Finance Law of New York (hereinafter referred to as the "LFL") in order to finance such class of objects or purposes (hereinafter referred to as the "Purpose").

Section 3. The County Legislature has determined and hereby states that the estimated aggregate maximum cost of such Purpose, including preliminary costs and costs incidental thereto and the financing thereof, is \$3,125,000. The plan of financing includes \$3,125,000 to be raised by the issuance of bonds authorized by this ordinance, and the levy and collection of taxes on all the taxable real property of the County to pay the principal of said bonds and the interest thereon as the same shall be come due and payable.

Section 4. The County Legislature hereby determines that the period of probable usefulness of the Purpose for which said \$3,125,000 bonds authorized pursuant to this ordinance are to be issued, within the limitations of subdivision 19(c) of paragraph a. of Section 11.00 of the Law, is 15 years.

Section 5. Subject to the terms and conditions of this ordinance and the LFL, and pursuant to the provisions of the LFL, the powers and duties of the County Legislature relative to authorizing the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County Treasurer, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said County Treasurer, consistent with the provisions of the LFL.

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other bond issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the County Treasurer, the chief fiscal officer of such County.

Section 7. The faith and credit of the County are hereby irrevocably pledged for the payment of the principal of and interest on such bonds and notes as the same become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds and notes becoming due and payable in such year.

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said
   County is not authorized to expend money, or
- 2) The provisions of law which should be complied with as the date of publication of this ordinance are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty (20) days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 9. This ordinance shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this ordinance, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 10. This ordinance, which takes effect immediately, shall be published in summary in the official newspaper of said County together with a notice of the Clerk of the County Legislature in substantially the form set forth in paragraph a of Section 81.00 of the Local Finance Law.

Section 11. It is hereby determined pursuant to the provisions of the State Environmental Quality Review Act ("SEQRA"), 8 N.Y.E.C.L. Section 0101 et seq. and its implementing regulations, Part 617 of 6 N.Y.C.R.R., and Section 1611 of the County Government Law of Nassau County, that the Purpose identified herein is a Type II action within the meaning of Section 617.5(c)(2) of 6 N.Y.C.R.R., and, accordingly, is of a class of actions which do not have a significant effect on the environment and no further review is required. A record of each such determination shall be maintained in a file, readily accessible to the public, at the office of the Clerk of the Legislature.

Section 12. This ordinance may be modified to allow for the correction of any mathematical and/or typographical errors subsequent to any approval and adoption of said ordinance without the necessity for a vote to be taken by the County Legislature or by the members of any Standing Committee of said Legislature if said ordinance is passed by the affirmative vote of said Legislature.

#### PROPOSED ORDINANCE NO. 7 - 2018

BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$500,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY.

WHEREAS, this bond ordinance is necessary to authorize bonds for the purpose of funding project(s) contemplated by capital budgets as provided in Section 310 of the County Government Law of Nassau County; and

WHEREAS, all necessary Federal, State, County and local permits, approvals and determinations of environmental impact for the purpose or purposes hereinafter referred to have been obtained or will have been obtained prior to the expenditure of proceeds of obligations to be authorized pursuant to this ordinance; NOW, THEREFORE,

BE IT ORDAINED, by the by the affirmative vote of not less than two-thirds (2/3<sup>rd</sup>) of the total voting strength of the County Legislature of the County of Nassau, New York, as follows:

Section 1. A capital expenditure for financing the cost of Project 41858 – County Pools Improvements and Code Compliance, in the County of Nassau (hereinafter referred to as the "County"), is hereby authorized upon recommendation of the County Executive, the amount of such capital expenditure to be \$500,000 which shall be financed with the proceeds from the issuance of \$500,000 bonds.

Section 2. The County may issue its bonds in the aggregate principal amount of \$500,000 pursuant to the Local Finance Law of New York (hereinafter referred to as the "LFL") in order to finance such class of objects or purposes (hereinafter referred to as the "Purpose").

Section 3. The County Legislature has determined and hereby states that the estimated aggregate maximum cost of such Purpose, including preliminary costs and costs incidental thereto and the financing thereof, is \$500,000. The plan of financing includes \$500,000 to be raised by the issuance of bonds authorized by this ordinance, and the levy and collection of taxes on all the taxable real property of the County to pay the principal of said bonds and the interest thereon as the same shall be come due and payable.

Section 4. The County Legislature hereby determines that the period of probable usefulness of the Purpose for which said \$500,000 bonds authorized pursuant to this ordinance are to be issued, within the limitations of subdivision 61 of paragraph a. of Section 11.00 of the Law, is 15 years.

Section 5. Subject to the terms and conditions of this ordinance and the LFL, and pursuant to the provisions of the LFL, the powers and duties of the County Legislature relative to authorizing the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County Treasurer, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said County Treasurer, consistent with the provisions of the LFL.

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other bond issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the County Treasurer, the chief fiscal officer of such County.

Section 7. The faith and credit of the County are hereby irrevocably pledged for the payment of the principal of and interest on such bonds and notes as the same become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds and notes becoming due and payable in such year.

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said
   County is not authorized to expend money, or
- 2) The provisions of law which should be complied with as the date of publication of this ordinance are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty (20) days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 9. This ordinance shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this ordinance, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 10. This ordinance, which takes effect immediately, shall be published in summary in the official newspaper of said County together with a notice of the Clerk of the County Legislature in substantially the form set forth in paragraph a of Section 81.00 of the Local Finance Law.

Section 11. It is hereby determined pursuant to the provisions of the State Environmental Quality Review Act ("SEQRA"), 8 N.Y.E.C.L. Section 0101 et seq. and its implementing regulations, Part 617 of 6 N.Y.C.R.R., and Section 1611 of the County Government Law of Nassau County, that the Purpose identified herein is a Type II action within the meaning of Section 617.5(c)(2) of 6 N.Y.C.R.R., and, accordingly, is of a class of actions which do not have a significant effect on the environment and no further review is required. A record of each such determination shall be maintained in a file, readily accessible to the public, at the office of the Clerk of the Legislature.

Section 12. This ordinance may be modified to allow for the correction of any mathematical and/or typographical errors subsequent to any approval and adoption of said ordinance without the necessity for a vote to be taken by the County Legislature or by the members of any Standing Committee of said Legislature if said ordinance is passed by the affirmative vote of said Legislature.

#### PROPOSED ORDINANCE NO. 8- 2018

BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$2,768,010 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY.

WHEREAS, this bond ordinance is necessary to authorize bonds for the purpose of funding project(s) contemplated by capital budgets as provided in Section 310 of the County Government Law of Nassau County; and

WHEREAS, all necessary Federal, State, County and local permits, approvals and determinations of environmental impact for the purpose or purposes hereinafter referred to have been obtained or will have been obtained prior to the expenditure of proceeds of obligations to be authorized pursuant to this ordinance; NOW, THEREFORE,

BE IT ORDAINED, by the by the affirmative vote of not less than two-thirds (2/3<sup>rd</sup>) of the total voting strength of the County Legislature of the County of Nassau, New York, as follows:

Section 1. A capital expenditure for financing the cost of Project 70092 – NCC Road & Parking Paving, in the County of Nassau (hereinafter referred to as the "County"), is hereby authorized upon recommendation of the County Executive, the amount of such capital expenditure to be \$2,768,010 which shall be financed with the proceeds from the issuance of \$2,768,010 bonds.

Section 2. The County may issue its bonds in the aggregate principal amount of \$2,768,010 pursuant to the Local Finance Law of New York (hereinafter referred to as the "LFL") in order to finance such class of objects or purposes (hereinafter referred to as the "Purpose").

Section 3. The County Legislature has determined and hereby states that the estimated aggregate maximum cost of such Purpose, including preliminary costs and costs incidental thereto and the financing thereof, is \$2,768,010. The plan of financing includes \$2,768,010 to be raised by the issuance of bonds authorized by this ordinance, and the levy and collection of taxes on all the taxable real property of the County to pay the principal of said bonds and the interest thereon as the same shall be come due and payable.

Section 4. The County Legislature hereby determines that the period of probable usefulness of the Purpose for which said \$2,768,010 bonds authorized pursuant to this ordinance are to be issued, within the limitations of subdivision 20(b),(f) of paragraph a. of Section 11.00 of the Law, is 10 years.

Section 5. Subject to the terms and conditions of this ordinance and the LFL, and pursuant to the provisions of the LFL, the powers and duties of the County Legislature relative to authorizing the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County Treasurer, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said County Treasurer, consistent with the provisions of the LFL.

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other bond issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the County Treasurer, the chief fiscal officer of such County.

Section 7. The faith and credit of the County are hereby irrevocably pledged for the payment of the principal of and interest on such bonds and notes as the same become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds and notes becoming due and payable in such year.

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said
   County is not authorized to expend money, or
- 2) The provisions of law which should be complied with as the date of publication of this ordinance are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty (20) days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 9. This ordinance shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this ordinance, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 10. This ordinance, which takes effect immediately, shall be published in summary in the official newspaper of said County together with a notice of the Clerk of the County Legislature in substantially the form set forth in paragraph a of Section 81.00 of the Local Finance Law.

Section 11. It is hereby determined pursuant to the provisions of the State Environmental Quality Review Act ("SEQRA"), 8 N.Y.E.C.L. Section 0101 et seq. and its implementing regulations, Part 617 of 6 N.Y.C.R.R., and Section 1611 of the County Government Law of Nassau County, that the Purpose identified herein is a Type II action within the meaning of Section 617.5(c)(4) of 6 N.Y.C.R.R., and, accordingly, is of a class of actions which do not have a significant effect on the environment and no further review is required. A record of each such determination shall be maintained in a file, readily accessible to the public, at the office of the Clerk of the Legislature.

Section 12. This ordinance may be modified to allow for the correction of any mathematical and/or typographical errors subsequent to any approval and adoption of said ordinance without the necessity for a vote to be taken by the County Legislature or by the members of any Standing Committee of said Legislature if said ordinance is passed by the affirmative vote of said Legislature.

#### PROPOSED ORDINANCE NO. 9 - 2018

BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$600,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY.

WHEREAS, this bond ordinance is necessary to authorize bonds for the purpose of funding project(s) contemplated by capital budgets as provided in Section 310 of the County Government Law of Nassau County; and

WHEREAS, all necessary Federal, State, County and local permits, approvals and determinations of environmental impact for the purpose or purposes hereinafter referred to have been obtained or will have been obtained prior to the expenditure of proceeds of obligations to be authorized pursuant to this ordinance; NOW, THEREFORE,

BE IT ORDAINED, by the by the affirmative vote of not less than two-thirds (2/3<sup>rd</sup>) of the total voting strength of the County Legislature of the County of Nassau, New York, as follows:

Section 1. A capital expenditure for financing the cost of Project 70097 – NCC Elevator Rehab, in the County of Nassau (hereinafter referred to as the "County"), is hereby authorized upon recommendation of the County Executive, the amount of such capital expenditure to be \$600,000 which shall be financed with the proceeds from the issuance of \$600,000 bonds.

Section 2. The County may issue its bonds in the aggregate principal amount of \$600,000 pursuant to the Local Finance Law of New York (hereinafter referred to as the "LFL") in order to finance such class of objects or purposes (hereinafter referred to as the "Purpose").

Section 3. The County Legislature has determined and hereby states that the estimated aggregate maximum cost of such Purpose, including preliminary costs and costs incidental thereto and the financing thereof, is \$600,000. The plan of financing includes \$600,000 to be raised by the issuance of bonds authorized by this ordinance, and the levy and collection of taxes on all the taxable real property of the County to pay the principal of said bonds and the interest thereon as the same shall be come due and payable.

Section 4. The County Legislature hereby determines that the period of probable usefulness of the Purpose for which said \$600,000 bonds authorized pursuant to this ordinance are to be issued, within the limitations of subdivision 13 of paragraph a. of Section 11.00 of the Law, is 10 years.

Section 5. Subject to the terms and conditions of this ordinance and the LFL, and pursuant to the provisions of the LFL, the powers and duties of the County Legislature relative to authorizing the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County Treasurer, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said County Treasurer, consistent with the provisions of the LFL.

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other bond issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the County Treasurer, the chief fiscal officer of such County.

Section 7. The faith and credit of the County are hereby irrevocably pledged for the payment of the principal of and interest on such bonds and notes as the same become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds and notes becoming due and payable in such year.

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said
   County is not authorized to expend money, or
- 2) The provisions of law which should be complied with as the date of publication of this ordinance are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty (20) days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 9. This ordinance shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this ordinance, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 10. This ordinance, which takes effect immediately, shall be published in summary in the official newspaper of said County together with a notice of the Clerk of the County Legislature in substantially the form set forth in paragraph a of Section 81.00 of the Local Finance Law.

Section 11. It is hereby determined pursuant to the provisions of the State Environmental Quality Review Act ("SEQRA"), 8 N.Y.E.C.L. Section 0101 et seq. and its implementing regulations, Part 617 of 6 N.Y.C.R.R., and Section 1611 of the County Government Law of Nassau County, that the Purpose identified herein is a Type II action within the meaning of Section 617.5(c)(2)(18) of 6 N.Y.C.R.R., and, accordingly, is of a class of actions which do not have a significant effect on the environment and no further review is required. A record of each such determination shall be maintained in a file, readily accessible to the public, at the office of the Clerk of the Legislature.

Section 12. This ordinance may be modified to allow for the correction of any mathematical and/or typographical errors subsequent to any approval and adoption of said ordinance without the necessity for a vote to be taken by the County Legislature or by the members of any Standing Committee of said Legislature if said ordinance is passed by the affirmative vote of said Legislature.

## PROPOSED ORDINANCE NO. 10-2018

BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$500,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY.

WHEREAS, this bond ordinance is necessary to authorize bonds for the purpose of funding project(s) contemplated by capital budgets as provided in Section 310 of the County Government Law of Nassau County; and

WHEREAS, all necessary Federal, State, County and local permits, approvals and determinations of environmental impact for the purpose or purposes hereinafter referred to have been obtained or will have been obtained prior to the expenditure of proceeds of obligations to be authorized pursuant to this ordinance; NOW, THEREFORE,

BE IT ORDAINED, by the by the affirmative vote of not less than two-thirds (2/3<sup>rd</sup>) of the total voting strength of the County Legislature of the County of Nassau, New York, as follows:

Section 1. A capital expenditure for financing the cost of Project 41861 – Various Parks Buildings Infrastructure Improvements, in the County of Nassau (hereinafter referred to as the "County"), is hereby authorized upon recommendation of the County Executive, the amount of such capital expenditure to be \$500,000 which shall be financed with the proceeds from the issuance of \$500,000 bonds.

Section 2. The County may issue its bonds in the aggregate principal amount of \$500,000 pursuant to the Local Finance Law of New York (hereinafter referred to as the

"LFL") in order to finance such class of objects or purposes (hereinafter referred to as the "Purpose").

Section 3. The County Legislature has determined and hereby states that the estimated aggregate maximum cost of such Purpose, including preliminary costs and costs incidental thereto and the financing thereof, is \$500,000. The plan of financing includes \$500,000 to be raised by the issuance of bonds authorized by this ordinance, and the levy and collection of taxes on all the taxable real property of the County to pay the principal of said bonds and the interest thereon as the same shall be come due and payable.

Section 4. The County Legislature hereby determines that the period of probable usefulness of the Purpose for which said \$500,000 bonds authorized pursuant to this ordinance are to be issued, within the limitations of subdivision 12(a)(2) of paragraph a. of Section 11.00 of the Law, is 15 years.

Section 5. Subject to the terms and conditions of this ordinance and the LFL, and pursuant to the provisions of the LFL, the powers and duties of the County Legislature relative to authorizing the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the County Treasurer, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said County Treasurer, consistent with the provisions of the LFL.

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other bond issues, and also the ability to issue bonds with substantially

level or declining annual debt service, shall be determined by the County Treasurer, the chief fiscal officer of such County.

Section 7. The faith and credit of the County are hereby irrevocably pledged for the payment of the principal of and interest on such bonds and notes as the same become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds and notes becoming due and payable in such year.

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- Such obligations are authorized for an object or purpose for which said
   County is not authorized to expend money, or
- 2) The provisions of law which should be complied with as the date of publication of this ordinance are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty (20) days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 9. This ordinance shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this ordinance, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 10. This ordinance, which takes effect immediately, shall be published in summary in the official newspaper of said County together with a notice of the Clerk of the

County Legislature in substantially the form set forth in paragraph a of Section 81.00 of the Local Finance Law.

Section 11. It is hereby determined pursuant to the provisions of the State Environmental Quality Review Act ("SEQRA"), 8 N.Y.E.C.L. Section 0101 et seq. and its implementing regulations, Part 617 of 6 N.Y.C.R.R., and Section 1611 of the County Government Law of Nassau County, that the Purpose identified herein is a Type II action within the meaning of Section 617.5(c)(2) of 6 N.Y.C.R.R., and, accordingly, is of a class of actions which do not have a significant effect on the environment and no further review is required. A record of each such determination shall be maintained in a file, readily accessible to the public, at the office of the Clerk of the Legislature.

Section 12. This ordinance may be modified to allow for the correction of any mathematical and/or typographical errors subsequent to any approval and adoption of said ordinance without the necessity for a vote to be taken by the County Legislature or by the members of any Standing Committee of said Legislature if said ordinance is passed by the affirmative vote of said Legislature.

#### PROPOSED ORDINANCE NO. 11 –2018

AN ORDINANCE TO IMPLEMENT THE LOCAL GOVERNMENT ASSISTANCE PROGRAM IN NASSAU COUNTY.

WHEREAS, Section 1262-e of the New York Tax Law, as amended by Chapter 61 of the Laws of 2017, extends the Local Government Assistance Program in the County of Nassau through the calendar year beginning on January 1, 2018; now, therefore,

BE IT ORDAINED by the County Legislature of the County of Nassau, as follows:

Section 1. For the calendar year 2018, there shall be paid to the several towns and two cities of the County of Nassau pursuant to subdivision a of section 2 of Local Law No. 18-1984 as last amended by Local Law No. 9-2017 and as incorporated in chapter 4 of title 9 of the Miscellaneous Laws of Nassau County, the following sums:

Town of Hempstead \$39,	9,257.	.685
-------------------------	--------	------

Town of Oyster Bay \$15,800,522

Town of North Hempstead \$11,415,355

City of Long Beach \$1,809,751

City of Glen Cove \$1,322,511

§ 2. The sums set forth in section 1 of this ordinance shall be subject to adjustment on a quarterly basis to reflect the actual sales and use tax revenues received by the County of Nassau from one-third of the three-quarters percent additional rate of such taxes and shall be paid to the cities and towns in four equal payments, as follows:

1<sup>st</sup> payment – April 30, 2018;

2<sup>nd</sup> payment – July 31, 2018;

3<sup>rd</sup> payment – October 30, 2018;

4<sup>th</sup> payment – January 29, 2019.

§ 3. For the calendar year of 2018, there shall be paid to the villages of the County of Nassau pursuant to subdivision d of section 2 of Local Law No. 18-1984 as last amended by Local Law No. 9-2017 and as incorporated in chapter 4 of title 9 of the Miscellaneous Laws of Nassau County, the following sums:

Atlantic Beach	\$5,254	Baxter Estates	\$2,776
Bayville	\$18,530	Bellerose	\$3,315
Brookville	\$9,628	Cedarhurst	\$18,316
Centre Island	\$1,139	Cove Neck	\$795
East Hills	\$19,325	East Rockaway	\$27,280
East Williston	\$7,102	Farmingdale	\$22,753
Floral Park	\$44,076	Flower Hill	\$12,962
Freeport	\$119,088	Garden City	\$62,159
Great Neck			\$7,672
Great Neck Plaza	\$18,636	Hempstead	\$149,738
Hewlett Bay Park	\$1,123	Hewlett Harbor	\$3,509
Hewlett Neck	\$1,236	Island Park	\$12,934
Kensington	\$3,226	Kings Point	\$13,907
Lake Success	\$8,152	Lattingtown	\$4,832
Laurel Hollow	\$5,424	Lawrence	\$18,013
Lynbrook	\$53,979	Malverne	\$23,656
Manorhaven	\$18,216	Massapequa Park	\$47,257
Matinecock	\$2,251	Mill Neck	\$2,770
Mineola	\$52,234	Munsey Park	\$7,483
Muttontown	\$9,717	New Hyde Park	\$26,985
North Hills	\$14,101	Old Brookville	\$5,929
Old Westbury	\$12,979	Oyster Bay Cove	\$6,104
Plandome	\$3,748	Plandome Hts.	\$2,792
Plandome Manor	\$2,423	Pt. Washington North	\$8,763
Rockville Ctre.	\$66,749	Roslyn	\$7,697
Roslyn Estates	\$3,476	Roslyn Harbor	\$2,920
Russell Gardens	\$2,626	Saddle Rock	\$2,306
Sands Point	\$7,433	Sea Cliff	\$13,879
S. Floral Park	\$4,901	Stewart Manor	\$5,268
Thomaston	\$7,271	Upper Brookville	\$4,718
Valley Stream	\$104,225	Westbury	\$42,084
Williston Park	\$20,247	Woodsburgh	\$2,162

<sup>§ 4.</sup> This Ordinance shall take effect immediately.

#### PROPOSED ORDINANCE NO. 12 –2018

AN ORDINANCE supplemental to the annual appropriation ordinance in connection with the Police Department.

WHEREAS, Nassau County has received certain revenue; and

WHEREAS, such funds have not been otherwise appropriated; and

WHEREAS, the County Executive, by communication dated January 18, 2018, addressed to the County Legislature, has recommended the appropriation of such funds not otherwise appropriated; and,

WHEREAS, this supplemental appropriation is within the scope of Section 307 of the County Government Law; now, therefore,

BE IT ORDAINED by the County Legislature of the County of Nassau, as follows:

Section 1. There is hereby appropriated from monies not otherwise appropriated, the

following sums of money to the following accounts:

TOTAL AMOUNT (in dollars)	SOURCE OF FUNDS	APPROPRIATED TO:			
		<u>FUND</u>	DEPT. CODE/Index	OBJ. CODE	AMOUNT (in dollars)
20,000	New York State Division of Criminal Justice Services	GRT	PD	AA	20,000

- § 2. This ordinance may be modified to allow for the correction of any mathematical and/or typographical errors subsequent to any approval and adoption of said ordinance without the necessity for a vote to be taken by the County Legislature or by the members of any Standing Committee of said Legislature if said ordinance is passed by the affirmative vote of a majority of said Legislature.
- § 3. It is hereby determined, pursuant to the provisions of the State Environmental Quality Review Act, 8 N.Y.E.C.L. Section 0101 et seq. and its implementing regulations, Part 617 of 6 N.Y.C.R.R., and Section 1611 of the County Government Law of Nassau County, that this

supplemental appropriation ordinance is a "Type II" Action within the meaning of Section 617.5(c)(20) of 6 N.Y.C.R.R. ("routine or continuing agency administration and management, not including new programs or major reordering of priorities that may affect the environment"), and, accordingly, is of a class of actions which do not have a significant effect on the environment; and no further review is required.

§ 4. This ordinance shall take effect immediately.

#### PROPOSED ORDINANCE NO. 13–2018

AN ORDINANCE supplemental to the annual appropriation ordinance in connection with the Police Department.

WHEREAS, Nassau County has received certain revenue; and

WHEREAS, such funds have not been otherwise appropriated; and

WHEREAS, the County Executive, by communication dated January 18, 2018, addressed to the County Legislature, has recommended the appropriation of such funds not otherwise appropriated; and,

WHEREAS, this supplemental appropriation is within the scope of Section 307 of the County Government Law; now, therefore,

BE IT ORDAINED by the County Legislature of the County of Nassau, as follows:

Section 1. There is hereby appropriated from monies not otherwise appropriated, the

following sums of money to the following accounts:

TOTAL AMOUNT (in dollars)	SOURCE OF FUNDS	APPROPRIATED TO:			
(in donars)		<u>FUND</u>	DEPT. CODE/Index	OBJ. CODE	AMOUNT (in dollars)
145,869	New York State Division of Criminal Justice Services	GRT	PD	AA	143,000
		GRT	PD	DD	2,869

§ 2. This ordinance may be modified to allow for the correction of any mathematical and/or typographical errors subsequent to any approval and adoption of said ordinance without the necessity for a vote to be taken by the County Legislature or by the members of any Standing Committee of said Legislature if said ordinance is passed by the affirmative vote of a majority of said Legislature.

- § 3. It is hereby determined, pursuant to the provisions of the State Environmental Quality Review Act, 8 N.Y.E.C.L. Section 0101 et seq. and its implementing regulations, Part 617 of 6 N.Y.C.R.R., and Section 1611 of the County Government Law of Nassau County, that this supplemental appropriation ordinance is a "Type II" Action within the meaning of Section 617.5(c)(20) of 6 N.Y.C.R.R. ("routine or continuing agency administration and management, not including new programs or major reordering of priorities that may affect the environment"), and, accordingly, is of a class of actions which do not have a significant effect on the environment; and no further review is required.
  - § 4. This ordinance shall take effect immediately.

#### PROPOSED ORDINANCE NO. 14 –2018

AN ORDINANCE supplemental to the annual appropriation ordinance in connection with the Medical Examiner's Office of Forensic Services (Crime Lab).

WHEREAS, Nassau County has received certain revenue; and

WHEREAS, such funds have not been otherwise appropriated; and

WHEREAS, the County Executive, by communication dated January 31, 2018, addressed to the County Legislature, has recommended the appropriation of such funds not otherwise appropriated; and,

WHEREAS, this supplemental appropriation is within the scope of Section 307 of the County Government Law; now, therefore,

BE IT ORDAINED by the County Legislature of the County of Nassau, as follows:

Section 1. There is hereby appropriated from monies not otherwise appropriated, the

following sums of money to the following accounts:

TOTAL AMOUNT (in dollars)	SOURCE OF FUNDS	APPROPRIATED TO:			
		<u>FUND</u>	DEPT. CODE/Index	OBJ. CODE	AMOUNT (in dollars)
23,275	New York State Division of Criminal Justice Services	GRT	ME	DD	23,275

- § 2. This ordinance may be modified to allow for the correction of any mathematical and/or typographical errors subsequent to any approval and adoption of said ordinance without the necessity for a vote to be taken by the County Legislature or by the members of any Standing Committee of said Legislature if said ordinance is passed by the affirmative vote of a majority of said Legislature.
- § 3. It is hereby determined, pursuant to the provisions of the State Environmental Quality Review Act, 8 N.Y.E.C.L. Section 0101 et seq. and its implementing regulations, Part 617 of 6 N.Y.C.R.R., and Section 1611 of the County Government Law of Nassau County, that this

supplemental appropriation ordinance is a "Type II" Action within the meaning of Section 617.5(c)(20) of 6 N.Y.C.R.R. ("routine or continuing agency administration and management, not including new programs or major reordering of priorities that may affect the environment"), and, accordingly, is of a class of actions which do not have a significant effect on the environment; and no further review is required.

§ 4. This ordinance shall take effect immediately.

#### PROPOSED ORDINANCE NO. 16 –2018

AN ORDINANCE supplemental to the annual appropriation ordinance in connection with the Medical Examiner's Office of Forensic Services (Crime Lab).

WHEREAS, Nassau County has received certain revenue; and

WHEREAS, such funds have not been otherwise appropriated; and

WHEREAS, the County Executive, by communication dated January 31, 2018, addressed to the County Legislature, has recommended the appropriation of such funds not otherwise appropriated; and,

WHEREAS, this supplemental appropriation is within the scope of Section 307 of the County Government Law; now, therefore,

BE IT ORDAINED by the County Legislature of the County of Nassau, as follows:

Section 1. There is hereby appropriated from monies not otherwise appropriated, the

following sums of money to the following accounts:

TOTAL AMOUNT (in dollars)	SOURCE OF FUNDS	APPROPRIATED TO:			
		<u>FUND</u>	DEPT. CODE/Index	OBJ. CODE	AMOUNT (in dollars)
179,627	National Institute of Justice	GRT	ME	AA	43,919
		GRT	ME	AB	3,360
		GRT	ME	DD	132,348

- § 2. This ordinance may be modified to allow for the correction of any mathematical and/or typographical errors subsequent to any approval and adoption of said ordinance without the necessity for a vote to be taken by the County Legislature or by the members of any Standing Committee of said Legislature if said ordinance is passed by the affirmative vote of a majority of said Legislature.
- § 3. It is hereby determined, pursuant to the provisions of the State Environmental Quality Review Act, 8 N.Y.E.C.L. Section 0101 et seq. and its implementing regulations, Part 617 of 6

N.Y.C.R.R., and Section 1611 of the County Government Law of Nassau County, that this supplemental appropriation ordinance is a "Type II" Action within the meaning of Section 617.5(c)(20) of 6 N.Y.C.R.R. ("routine or continuing agency administration and management, not including new programs or major reordering of priorities that may affect the environment"), and, accordingly, is of a class of actions which do not have a significant effect on the environment; and no further review is required.

§ 4. This ordinance shall take effect immediately.

#### PROPOSED ORDINANCE NO. 17 - 2018

AUTHORIZING THE COUNTY EXECUTIVE ON BEHALF OF THE COUNTY OF NASSAU TO EXECUTE AN AMENDMENT TO AMENDED AND RESTATED COLISEUM LEASE, BETWEEN THE COUNTY OF NASSAU, AS LANDLORD, AND NASSAU EVENTS CENTER, LLC, AS TENANT, OF CERTAIN PREMISES LOCATED IN UNIONDALE, TOWN OF HEMPSTEAD, COUNTY OF NASSAU, STATE OF NEW YORK, SAID PROPERTY KNOWN AS SECTION 44, BLOCK F, LOTS 351 AND 410 ON THE LAND AND TAX MAP OF THE COUNTY OF NASSAU, AND AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE ALL PERTINENT DOCUMENTS IN CONNECTION THEREWITH.

WHEREAS, pursuant to Ordinance No. 134-2013 the County of Nassau (the "County") leases to Nassau Events Center, LLC ("Tenant") the above-described property (hereinafter, the "Premises") pursuant to a Lease Agreement originally made between County of Nassau, as landlord, and Nassau Events Center, LLC, as tenant, executed by the County as of October 30, 2013, as amended pursuant to Ordinance No. 32-2015 by that certain First Amendment to Lease dated as of April 27, 2015, and as further amended pursuant to Ordinance No. 125-A-2015 by that certain Second Amendment to Lease dated as of October 16, 2015 (collectively, the "Lease");

WHEREAS, pursuant to the terms of the Lease, the County severed the Lease into two (2) separate leases for portions of the Premises: (i) an Amended and Restated Coliseum Lease dated as of July 30, 2015 (the "Amended and Restated Coliseum Lease") by and between the County and Nassau Events Center, LLC; and (ii) and an Amended and Restated Plaza Lease dated as of July 30, 2015 by and between the County and NEC Plaza, LLC;

WHEREAS, the County and Tenant desire to enter into an amendment to the Amended and Restated Coliseum Lease, such amendment entitled, "First Amendment to Amended and Restated Coliseum Lease" (the "Amendment"), to facilitate the return of the New York Islanders NHL hockey team to the NYCB LIVE Nassau Veterans Memorial Coliseum (the "Coliseum") by modifying (i) the AHL Team requirement and (ii) the Enhanced Minimum Rent provisions; all as is set forth in the Amendment, a copy of which is on file in the office of the Clerk of the Nassau County Legislature; and

WHEREAS, as a result of the Amendment, there is no change to the Legislature's SEQRA review and Determination of Non-Significance made in Ordinance No. 134-2013; now, therefore,

BE IT ORDAINED BY THE LEGISLATURE OF THE COUNTY OF NASSAU AS FOLLOWS:

- 1. That the County Executive is hereby authorized to execute, on behalf of the County of Nassau, the Amendment, and to execute any and all other instruments and to take such other action as is necessary to effectuate and carry out the purposes of the Amendment.
  - 2. This ordinance shall take effect immediately.

#### PROPOSED ORDINANCE NO. 15 -2018

AN ORDINANCE supplemental to the annual appropriation ordinance in connection with the Health Department.

WHEREAS, Nassau County has received certain revenue; and

WHEREAS, such funds have not been otherwise appropriated; and

WHEREAS, the County Executive, by communication dated January 31, 2018, addressed to the County Legislature, has recommended the appropriation of such funds not otherwise appropriated; and,

WHEREAS, this supplemental appropriation is within the scope of Section 307 of the County Government Law; now, therefore,

BE IT ORDAINED by the County Legislature of the County of Nassau, as follows:

Section 1. There is hereby appropriated from monies not otherwise appropriated, the

following sums of money to the following accounts:

TOTAL AMOUNT (in dollars)	SOURCE OF FUNDS	APPROPRIATED TO:			
		<u>FUND</u>	DEPT. CODE/Index	OBJ. CODE	AMOUNT (in dollars)
302,000	New York State Department of Health	GRT	HE	AA	198,387
		GRT	HE	AB	96,564
		GRT	HE	DD	4,000
		GRT	HE	HH	3,049

§ 2. This ordinance may be modified to allow for the correction of any mathematical and/or typographical errors subsequent to any approval and adoption of said ordinance without the necessity for a vote to be taken by the County Legislature or by the members of any Standing Committee of said Legislature if said ordinance is passed by the affirmative vote of a majority of said Legislature.

- § 3. It is hereby determined, pursuant to the provisions of the State Environmental Quality Review Act, 8 N.Y.E.C.L. Section 0101 et seq. and its implementing regulations, Part 617 of 6 N.Y.C.R.R., and Section 1611 of the County Government Law of Nassau County, that this supplemental appropriation ordinance is a "Type II" Action within the meaning of Section 617.5(c)(20) of 6 N.Y.C.R.R. ("routine or continuing agency administration and management, not including new programs or major reordering of priorities that may affect the environment"), and, accordingly, is of a class of actions which do not have a significant effect on the environment; and no further review is required.
  - § 4. This ordinance shall take effect immediately.

# NASSAU COUNTY LEGISLATURE 12th TERM MEETING AGENDA

# RULES COMMITTEE

FEBRUARY 26, 2018 1:00 PM

Richard Nicolello – Chairman Howard Kopel – Vice Chairman Steve Rhoads Laura Schaefer Kevan Abrahams – Ranking Delia DeRiggi-Whitton Siela Bynoe

Michael C. Pulitzer, Clerk of the Legislature

Clerk Item	Proposed	Assigned	<u>Summary</u>
No.	By	To	
81-18	CE	R	ORDINANCE NO2018
			AN ORDINANCE AUTHORIZING THE COUNTY EXECUTIVE ON BEHALF OF THE
			COUNTY OF NASSAU TO EXECUTE AN AMENDMENT TO AMENDED AND RESTATED
			COLISEUM LEASE, BETWEEN THE COUNTY OF NASSAU, AS LANDLORD, AND
			NASSAU EVENTS CENTER, LLC, AS TENANT, OF CERTAIN PREMISES LOCATED IN
			UNIONDALE, TOWN OF HEMPSTEAD, COUNTY OF NASSAU, STATE OF NEW YORK,
			SAID PROPERTY KNOWN AS SECTION 44, BLOCK F, LOTS 351 AND 410 ON THE LAND
			AND TAX MAP OF THE COUNTY OF NASSAU, AND AUTHORIZING THE COUNTY
			EXECUTIVE TO EXECUTE ALL PERTINENT DOCUMENTS IN CONNECTION
			THEREWITH. 81-18(CE)
			THE FOLLOWING ITEMS MAY BE UNTABLED
65-18	LE	R	PROPOSED LOCAL LAW NO. – 2018
			A LOCAL LAW TO AMEND THE NASSAU COUNTY ADMINISTRATIVE CODE IN
			RELATION TO DEPOSITS OF MATERIAL ON COUNTY ROADS. 65-18(LE)
E-2-18	PW	R	RESOLUTION NO2018
			A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN
			AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF
			NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF PUBLIC
			WORKS, AND HAKS ENGINEERS, ARCHITECTS AND LAND SURVEYORS, P.C. E-2-18

RULES 1

# NASSAU COUNTY LEGISLATURE

# 12th TERM MEETING AGENDA

# RULES COMMITTEE ADDENDUM

FEBRUARY 26, 2018 1:00 PM RECONVENED ON MARCH 5, 2018 11:00AM

Richard Nicolello – Chairman Howard Kopel – Vice Chairman Steve Rhoads Laura Schaefer Kevan Abrahams – Ranking Delia DeRiggi-Whitton Siela Bynoe

Michael C. Pulitzer, Clerk of the Legislature

Clerk Item	Proposed	Assigned	<u>Summary</u>
No.	By	To	
E-24-18	AS	R	RESOLUTION NO2018
			A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN
			AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF
			NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF
			ASSESSMENT, AND SMITH VALUATION SERVICES, INC. DBA STANDARD VALUATION
			SERVICES. E-24-18.
E-25-18	AS	R	RESOLUTION NO2018
			A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN
			AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF
			NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF
			ASSESSMENT, AND MICHAEL HABERMAN ASSOCIATES, INC. E-25-18.

RULES 1



E-24-18

NIFS ID:CLAS18000001 Department: Assessment

Capital: X

SERVICE: Contract Amendment

Contract ID #:CFAS15000002

NIFS Entry Date: 14-FEB-18

Term: from 01-MAR-18 to 31-DEC-18

Amendment	
Time Extension: X	
Addl. Funds:X	
Blanket Resolution:	
RES#	

1) Mandated Program:	N
2) Comptroller Approval Form Attached:	Y
3) CSEA Agmt, § 32 Compliance Attached:	N
4) Vendor Ownership & Mgmt. Disclosure Attached:	Y
5) Insurance Required /	Y

Vendor Info:	,
Name: Smith Valuation Services Inc.	Vendor ID#: 112971981
Address: 27 East Jericho Tpke.  Mineola, NY 11501	Contact Person: Matt Smith
	Phone: 516-248-6922

Department:	
Contact Name: Steve Corte	
Address: 240 Old Country Rd.	,
Mineola, NY 11501	
Phone: 516-571-3432	

# **Routing Slip**

		y comment of the state of the s
Department	NIFS Entry: X	15-FEB-18 - ADELLAQUILA
Department	NIFS Approval: X	16-FEB-18 JDAVIS
DPW	Capital Fund Approved: X	16-FEB-18 - CYANSICK
ОМВ	NIFA Approval: X	16-FEB-18 APERSICH
OMB	NIFS Approval: X 9E : Z CI 91 933 8107	16-FEB-18 JNOGID
County Atty.	Insurance Verification: X	16-FEB-18 AAMATO
County Atty.	Approval to Form: X ALROAD HVSSVN	16-FEB-18 DGREGWARE
Dep. CE	Approval: X	16-FEB-18 MPAGE

Leg. Affairs	Approval/Review: X	16-FEB-18 MREYNOLDS
Legislature	Approval:	·
Comptroller	NIFS Approval:	
NIFA	NIFA Approval:	

# **Contract Summary**

Purpose: The broken and unequal assessment system in Nassau County has not only impacted the residents of Nassau County, but also affects the County is ability to stabilize its finances and balance its budget. Due to the freezing of the tax rolls by the previous administration in 2011 to an assessment system that had not been updated since 2009, Nassau County has not provided a fair and accurate assessment in almost a decade. The current administration is analysis has revealed that residential and commercial assessment challenges have shifted the tax burden by \$1.7 billion over the past seven years. Those with the ability to annually grieve their property assessment benefit from the broken system, and those that do not watch their taxes artificially rise. The County has been forced to settle a massive number of tax grievances due to the outdated assessment roll.

Michael Haberman Associates, Inc. and Standard Valuation Services (collectively, ¿Contractors¿) had previously been retained by the County to complete a systematic review of the County¿s assessment system. This has been a good start; however, more work needs to be done. To fix this broken system, the Department of Assessment must be able to provide fair and accurate assessments in compliance with all applicable standards and best practices, including a review by the New York State Office of Real Property Tax Services. Therefore, the County now desires to engage these Contractors to assist the County in producing updated market values that can be utilized for the January 1, 2019 tentative assessment roll. The only way to continue this work in a timely fashion is to amend these contracts.

Method of Procurement: The contract was originally executed by Nassau County on November 24, 2015. This is an amendment to the original contract. The original contract authorized the Contractor to perform a systematic review of the County assessment system for class 1, class 3, and the utility component of class 4 parcels. In accordance with Section 3(a)(4) of the original contract, the scope of services is being amended and expanded to assist the County in producing market values for class 1, class 3, and the utility component of class 4 parcels for the January 1, 2019 tentative assessment roll. The Contractor is also now tasked with additional parcels, known as Economic Units, that were originally not part of the original scope of services. This is a logical extension of the original contracted services since the Contractor will be using their previously completed systematic review to perform additional maintenance of the systematic review program to produce market values for the tentative roll. Also, the Economic Units work was part of the Contractor is original proposal, was excluded from the original scope of services, and is now being added under this amendment. Lastly, the fees charged under this amendment are consistent with the fees charged under the original contract.

Procurement History: The original contract was entered into after a written request for proposals was issued on May 18, 2015.

Potential proposers were made aware of the availability of the RFP by newspaper advertisement and posting on website. Proposals were due on June 8, 2015. Three proposals were received and evaluated. The evaluation committee consisted of: Steven Corte, Deputy Assessor; Anthony Arcuri, Real Property Appraiser-Arbitrator Supervisor; Mary Brower, Real Property Appraising-Assessing Supervisor; Randy Yunker, Community Service Representative; and Michael Antic, Real Property Appraising-Assessing Supervisor II. The proposals were scored and ranked. As a result of the scoring and ranking, the two highest-ranking proposers were selected by property class.

Description of General Provisions: The Contractor shall perform the following services to assist the County in producing market values that can be utilized for the January 1, 2019 tentative assessment roll: (1) maintenance of the systematic review program; and (2) undergo a systematic review and analysis of ¿Economic Units.¿

Impact on Funding / Price Analysis: Funding will be from the appropriate Capital Project, pending bond ordinance approval.

Change in Contract from Prior Procurement: \$1,142,000 increase

Recommendation: (approve as submitted)

# **Advisement Information**

BUDGET CODES	
Fund:	pwcap
Control:	сар
Resp:	97532
Object:	0003
Transaction:	·
Project #:	97532
Detail:	

	RENEWAL	
	%	
	Increase	
	%	
1	Decrease	

FUNDING SOURCE	AMOUNT
Revenue	
Contract:	
County	\$ 0.00
Federal	\$ 0.00
State	\$ 0.00
Capital	\$ 0.00
Other	\$ 0.00
TOTAL	\$ 0.00

LINE	INDEX/OBJECT CODE	AMOUNT
	pwcapcap	\$ 1,142,000.00
		\$ 0.00
		\$ 0.00
		\$ 0.00
		\$ 0.00
		\$ 0.00
	TOTAL	\$ 1,142,000.00

# NIFA

# Nassau County Interim Finance Authority

# Contract Approval Request Form (As of January 1, 2015)

1. Vendor: Smith Valuation Services Inc.		
2. Dollar amount requiring NIFA approval: \$114	2000	
Amount to be encumbered: \$1142000		
This is a Amendment		
If new contract - \$ amount should be full amount of If advisement — NIFA only needs to review if it is in If amendment - \$ amount should be full amount of a	creasing funds above the amount	previously approved by NIFA
Contract Term: 12/31/2018     Has work or services on this contract commence	∍d? N	
If yes, please explain:		
4. Funding Source:		
General Fund (GEN) X Capital Improvement Fund (CAP) Other	Grant Fund (GRT) Federal State % County	0
is the cash available for the full amount of the continuing lf not, will it require a future borrowing?	act? N	
Has the County Legislature approved the borrowing	g? N/A	
Has NIFA approved the borrowing for this contract	N/A	
5. Provide a brief description (4 to 5 sentences	of the item for which this appr	oval is requested:
Contract extension for additional time and services. Contractor part of the original scope of services. Contractor will be using systematic review program to produce market values for the t	is also now tasked with additional parcels their previously completed systematic revi entative roll.	s, known as Economic Units, that were originally no lew to perform additional maintenance of the
6. Has the item requested herein followed all p	roper procedures and thereby	approved by the:
Nassau County Attorney as to form	Υ	
Nassau County Committee and/or Legislature		
Date of approval(s) and citation to the resol	ition where approval for this ite	em was provided:

7. Identify all contracts (with dollar amounts) with this or an affiliated party within the prior 12 months:

Amount

Date

Contract ID

#### **AUTHORIZATION**

To the best of my knowledge, I hereby certify that the information contained in this Contract Approv al Request Form and any additional information submitted in connection with this request is true and accurate and that all expenditures that will be made in reliance on this authorization are in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan. I understand that NIFA will rely upon this information in its official deliberation s.

**APERSICH** 

16-FEB-18

Authenticated User

Date

#### COMPTROLLER'S OFFICE

To the best of my knowledge, I hereby certify that the information listed is true and accurate and is in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan.

Regarding funding, please check the correct response:

\_I certify that the funds are available to be encumbered pending NIFA approval of this contract.

If this is a capital project:

I certify that the bonding for this contract has been approved by NIFA.

Budget is available and funds have been encumbered but the project requires NIFA bonding authorization

Authenticated User

Date

**NIFA** 

Amount being approved by NIFA: \_

Payment is not guaranteed for any work commenced prior to this approval.

Authenticated User

Date

NOTE: All contract submissions MUST include the County's own routing slip, current NIFS pri ntouts for all relevant accounts and relevant Nassau County Legislature communication documents and relevant supplemental information pertaining to the item requested herein.

NIFA Contract Approval Request Form MUST be filled out in its entirety before being submitted to NIFA for review.

NIFA reserves the right to request additional information as needed.

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE
TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES
AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON
BEHALF OF THE NASSAU COUNTY DEPARTMENT OF
ASSESSMENT, AND SMITH VALUATION SERVICES, INC. DBA
STANDARD VALUATION SERVICES

WHEREAS, the County has negotiated an amendment to a personal services agreement with Smith Valuation Services, Inc. DBA Standard Valuation Services to assist the County in producing market values that can be utilized for the January 1, 2019 tentative assessment roll, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County
Legislature authorizes the County Executive to execute the said amendment
to an agreement with Smith Valuation Services, Inc. DBA Standard
Valuation Services.

NIFS# CLAS18000001

Jack Schnirman Comptroller



### OFFICE OF THE COMPTROLLER

240 Old Country Road Mineola, New York 11501

# COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: Smith Valuati	on Services, Inc. DBA Standard Valuation
CONTRACTOR ADDRESS: 27 East Jeri	icho Turnpike, Mineola, New York 11501
FEDERAL TAX ID #: <u>112971981</u>	
Instructions: Please check the appropriate numerals, and provide all the requested in	e box ("☑") after one of the following roman aformation.
for sealed bids. The contract was awarded	rest, responsible bidder after advertisement after a request for sealed bids was published [newspaper] on [date]. [#] of sealed
II.   The contractor was selected pursuar The Contract was entered into after a written request [date]. Potential proposers were made aware o [newspaper	
parties and by publication on the County	procurement website. Proposals were due on state #] proposals were received and evaluated. The
	(list # of persons on proposals were scored and ranked. As a result of the

III. X This is a renewal, extension or amendment of an existing contract.

The contract was originally executed by Nassau County on November 24, 2015. This is an amendment to the original contract. The original contract authorized the Contractor to perform a systematic review of the County's assessment system for class 1, class 3, and the utility component of class 4 parcels. In accordance with Section 3(a)(4) of the original contract, the scope of services is being amended and expanded to assist the County in producing market values for class 1, class 3, and the utility component of class 4 parcels for the January 1, 2019 tentative assessment roll. The Contractor is also now tasked with additional parcels, known as Economic Units, that were originally not part of the original scope of services. This is a logical extension of the original contracted services since the Contractor will be using their previously completed systematic review to perform additional maintenance of the systematic review program to produce market values for the tentative roll. Also, the Economic Units work was part of the Contractor's original proposal, was excluded from the original scope of services, and is now being added under this amendment. Lastly, the fees charged under this amendment are consistent with the fees charged under the original contract. The original contract was entered into after a written request for proposals was issued on May 18, 2015. Potential proposers were made aware of the availability of the RFP by newspaper advertisement and posting on website. Proposals were due on June 8, 2015. Three proposals were received and evaluated. The evaluation committee consisted of: Steven Corte, Deputy Assessor; Anthony Arcuri, Real Property Appraiser-Arbitrator Supervisor; Mary Brower, Real Property Appraising-Assessing Supervisor; Randy Yunker, Community Service Representative; and Michael Antic, Real Property Appraising-Assessing Supervisor II. proposals were scored and ranked. As a result of the scoring and ranking, the two highest-ranking proposers were selected by property class.

IV. 

Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal. ☐ A. The contract has been awarded to the proposer offering the lowest cost proposal; OR: ☐ B. The attached memorandum contains a detailed explanation as to the reason(s) why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers. V. 

— Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals. ☐ A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner. ☐ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached). C. Pursuant to General Municipal Law Section 104, the department is purchasing the services Office of General Services York State required , and the attached memorandum explains how the purchase is within the scope of the terms of that contract.

☐ <b>D.</b> Pursu required	ant to General Municipal Law Section 119-o, the department is purchasing the services through an inter-municipal agreement.
VI. □ This i	s a human services contract with a not-for-profit agency for which a
competitive p for entering into intends to initiat the vendor has p vendor's performance.	rocess has not been initiated. Attached is a memorandum that explains the reasons this contract without conducting a competitive process, and details when the department e a competitive process for the future award of these services. For any such contract, where reviously provided services to the county, attach a copy of the most recent evaluation of the nance. If the contractor has not received a satisfactory evaluation, the department must contractor should nevertheless be permitted to contract with the county.
evaluations may compelling nee	ed circumstances, conducting a competitive process and/or completing performance not be possible because of the nature of the human services program, or because of a to continue services through the same provider. In those circumstances, attach and the process and/or performance evaluation is inapplicable.
VII   This is	a public works contract for the provision of architectural, engineering
<b>or surveying</b> with Board of S	services. The attached memorandum provides details of the department's compliance upervisors' Resolution No. 928 of 1993, including its receipt and evaluation of annual ualifications & Performance Data, and its negotiations with the most highly qualified
	h respect to Sections VIII, IX and X: All Departments must check the box for VIII.
	box for either IX or X, as applicable.
Contracts. The MWBE sub-con	cipation of Minority Group Members and Women in Nassau County e selected contractor has agreed that it has an obligation to utilize best efforts to hire tractors. Proof of the contractual utilization of best efforts as outlined in Exhibit "EE" I at any time, from time to time, by the Comptroller's Office prior to the approval of claim
IX. X Departi	nent MWBE responsibilities. To ensure compliance with MWBE requirements as
outlined in Exhi	bit "EE", Department will require vendor to submit list of sub-contractor requirements ion of the first claim voucher, for services under this contract being submitted to the
X. 🗆 Vendor	will not require any sub-contractors.
criteria set forth by Comptroller's Mem	is a contract with an individual or with an entity that has only one or two employees:   a review of the the Internal Revenue Service, Revenue Ruling No. 87-41, 1987-1 C.B. 296, attached as Appendix A to the orandum, dated February 13, 2004, concerning independent contractors and employees indicates that the t be considered an employee for federal tax purposes.
	Department Head Signature
	Date   2 14 18

NOTE: Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

Compt. form Pers./Prof. Services Contracts: Rev. 03/16



# COUNTY OF NASSAU

# POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

pursuant to the New York State Election La ending on the date of this disclosure, or (b), years prior to the date of this disclosure and campaign committees of any of the followir committees of any candidates for any of the	of the vendor provided campaign contributions w in (a) the period beginning April 1, 2016 and beginning April 1, 2018, the period beginning two ending on the date of this disclosure, to the ag Nassau County elected officials or to the campaign following Nassau County elected offices: the County er, the District Attorney, or any County Legislator?
Yes - Please see attached lis	st.
2. VERIFICATION: This section must be Vendor authorized as a signatory of the firm	signed by a principal of the consultant, contractor or for the purpose of executing Contracts.
The undersigned affirms and so swears that statements and they are, to his/her knowledg	he/she has read and understood the foregoing ge, true and accurate.
	s that the contribution(s) to the campaign committees
identified above were made freely and withous benefit or in exchange for any benefit or ren	out duress, threat or any promise of a governmental
benefit of the exchange for any benefit of fen	idileration.
Ve	endor: Standard Valuation Services
Dated: February 14, 2018 S	igned:
P	rint Name: Andrew W. Albro
Т	itle: Vice President



### **Corporate Headquarters**

27 East Jericho Tpke Mineola, NY 11501 T 516.248.6922 | F 516.742.4365

#### Principals

Matthew L. Smith, MAI, SRA, MRICS11 Andrew W. Albro, MAI, MRICS<sup>†</sup> Joanne E. Smith, MAI<sup>†</sup>

#### **Partners**

Albert Babino, SRA† Ronald Camilleri, MAI\* Neal D. Peysner, SRA<sup>†</sup> Robert Reed, SRA<sup>†</sup> Robert J. Studwell, MAI<sup>†</sup>

<sup>1</sup>NYS Certified General RE Appraiser 'CT Certified General Real Estate Appraiser

### Senior Associates

David Bahr<sup>†</sup> Matthew Busch<sup>†</sup> Kate Chapman Wayne Covington<sup>1</sup> Gregory D'Esposito\* Matthew Holtz\* Scott Shore\*

#### POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE

Friends of Kevan Abrahams

Friends of Rose Walker

Citizens for Santino

Elaine Phillips for Senate

Maureen O'Connell for County Clerk

Elizabeth Fox Mcdonough for District Court

Friends of Ed Ra

We Want Wayne Wink

Citizens for Nicolello

Friends of Dr. Marc Herman

Friends of Eileen Daly-Sapraicone

Jack Schnirman for Nassau

Kaminsky 2018

Friends of George Maragos

Friends of Ursula Babino

Martins for Nassau

Laura Curran 2017

Cipolla for New York

## COUNTY OF NASSAU

# CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1.	Name of the Entity: Standard Valuation Services
	Address: 27 East Jericho Turnpike
	City, State and Zip Code: Mineola, NY 11501
2.	Entity's Vendor Identification Number:
3.	Type of Business:Public CorpPartnershipJoint Venture
	Ltd. Liability CoClosely Held CorpS CorpOther (specify)
of Joir	List names and addresses of all principals; that is, all individuals serving on the Board of ors or comparable body, all partners and limited partners, all corporate officers, all parties at Ventures, and all members and officers of limited liability companies (attach additional if necessary):
М	atthew L. Smith - President - 3 Fathers Court - Dix Hills, NY
A	ndrew W. Albro - Vice President - 269 Roselle St - Mineola, NY
J	oanne E. Smith - Secretary - 3 Fathers Court - Dix Hills, NY
5. shareh held C	List names and addresses of all shareholders, members, or partners of the firm. If the solder is not an individual, list the individual shareholders/partners/members. If a Publicly Corporation, include a copy of the 10K in lieu of completing this section.
М	atthew L. SMith - President - 3 Fathers Court - Dix Hills, NY
A	ndrew W. Albro - Vice President - 269 Roselle St - Mineola, NY
J	canne E. Smith - Secretary - 3 Fathers Court - Dix Hills, NY

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.
Matthew Smith is also the president of Smith & Drake Realty - D/E
Smith & DeGroat Real Estate.
List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.
(a) Name, title, business address and telephone number of lobbyist(s):
McBride Consulting & Business Development Group
666 Old Country Road - Suite 104
Garden City, NY 11530

(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):  NYS - Suffolk County  8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the	Real Estate Issues	
Nassau County, New York State):  NYS - Suffolk County  8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor and they are, to his/her knowledge, true and accurate.  Dated: 02 06 18 Signed:  Print Name: Andrew W. Albro		
Nassau County, New York State):  NYS - Suffolk County  8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor and they are, to his/her knowledge, true and accurate.  Dated: 02 06 18 Signed:  Print Name: Andrew W. Albro		
Nassau County, New York State):  NYS - Suffolk County  8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor and they are, to his/her knowledge, true and accurate.  Dated: 02 06 18 Signed:  Print Name: Andrew W. Albro		
Nassau County, New York State):  NYS - Suffolk County  8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor and they are, to his/her knowledge, true and accurate.  Dated: 02/06/18 Signed:  Print Name: Andrew W. Albro		
Nassau County, New York State):  NYS - Suffolk County  8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor and they are, to his/her knowledge, true and accurate.  Dated: 02 06 18 Signed:  Print Name: Andrew W. Albro		
Nassau County, New York State):  NYS - Suffolk County  8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor and they are, to his/her knowledge, true and accurate.  Dated: 02/06/18 Signed:  Print Name: Andrew W. Albro		
Nassau County, New York State):  NYS - Suffolk County  8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor and they are, to his/her knowledge, true and accurate.  Dated: 02 06 18 Signed:  Print Name: Andrew W. Albro		
8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor.  The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.  Dated:  Dated:  Signed:  Print Name: Andrew W. Albro		ne person/organization is registered as a lobbyist (e.g.,
The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.  Dated:  Signed:  Print Name: Andrew W. Albro	NYS - Suffolk County	
Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor.  The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.  Dated:  Dated:  Signed:  Print Name: Andrew W. Albro		
Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor.  The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.  Dated:  Dated:  Signed:  Print Name: Andrew W. Albro		<u> </u>
Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor.  The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.  Dated:  Signed:  Print Name: Andrew W. Albro		
Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.  Dated:    Dated:   O2   O6   18   Signed:   Print Name: Andrew W. Albro		
Contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contractor.  The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.  Dated:  Dated:  Signed:  Print Name: Andrew W. Albro		
The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.  Dated: 02 06 18 Signed:  Print Name: Andrew W. Albro		
Dated: 02/06/18 Signed: Print Name: Andrew W. Albro	_	
Dated: 02 06 18 Signed: Print Name: Andrew W. Albro		
Print Name: Andrew W. Albro		
Print Name: Andrew W. Albro		
	Dated: 02/06/18	Signed:
		Print Name: Andrew W. Albro
Title: / Executive Vice President		Title: Executive Vice President

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards. commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use. development or improvement of real property subject to County regulation, or any agencies. boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing: the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.



#### COUNTY OF NASSAU

#### LOBBYIST REGISTRATION AND DISCLOSURE FORM

1. Name, address and telephone number of lobbyist(s)/lobbying organization. The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

MKBS MANAGEMENT CORP. DBA MOBBLIDE CONSULTING & BUSINESS DEVELOPMENT GROUP bloke OLD COUNTRY RD. STE 104 GARDEN CITY, NY 11530 L31-745-9000 ROBERT MCBRIDE

2. List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

<u> </u>	
1 1/1/4 C	
[ N ] ~	
(c .	
NYS SUFFOLK COUNTY	
John Colle Coll 101	
1	
<b>,</b>	
ł	
i e	
<b>,</b>	
†	
}	

3. Name, address and telephone number of client(s) by whom, or on whose behalf, the lobbyist is retained, employed or designated:

STANDARD VALUATION SERVICES 2) EAST JERICHO TPKE	
MINEOLA, NY 11501 516-248-6922	
SMITH & DEGROAT REAL ESTATE	
DIEAST JERICHO TPRE MINEOLA, NY 11501 516-248-6905	
	•
4. Describe lobbying activity conducted, or to client(s) for each activity listed. See page 4 for a conducted activity listed.	
REAL ESTATE ISSUES	
5. The name of persons, organizations or gove expects to lobby:	ernmental entities before whom the lobbyist
COUNTY LEGISLATURE	

- 6. If such lobbyist is retained or employed pursuant to a written agreement of retainer or employment, you must attach a copy of such document; and if agreement of retainer or employment is oral, attach a written statement of the substance thereof. If the written agreement of retainer or employment does not contain a signed authorization from the client by whom you have been authorized to lobby, separately attach such a written authorization from the client.
- 7. Within the previous year, has the lobbyist/lobbying organization or any of its corporate officers provided campaign contributions pursuant to the New York State Election Law to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee? If none, you must so state:

ALL OF THE ABOVE

I understand that copies of this form will be sent to the Nassau County Department of Information Technology ("IT") to be posted on the County's website.

I also understand that upon termination of retainer, employment or designation I must give written notice to the County Attorney within thirty (30) days of termination.

VERIFICATION: The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affi	rms that the contr	ribution(s) to the campaign committees
listed above were made freely and without	ut duress, threat o	r any promise of a governmental
benefit or in exchange for any benefit or	remuneration.	
Dated: 1 11/18	Signed: Print Name:	KDBERT Mc BriDe
	Title:	PRESIDENT RED
		/ -

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage. defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

The term "lobbying" or "lobbying activities" does not include: Persons engaged in drafting legislation, rules, regulations or rates; persons advising clients and rendering opinions on proposed legislation, rules, regulations or rates, where such professional services are not otherwise connected with legislative or executive action on such legislation or administrative action on such rules, regulations or rates; newspapers and other periodicals and radio and television stations and owners and employees thereof, provided that their activities in connection with proposed legislation, rules, regulations or rates are limited to the publication or broadcast of news items, editorials or other comment, or paid advertisements; persons who participate as witnesses, attorneys or other representatives in public rule-making or rate-making proceedings of a County agency, with respect to all participation by such persons which is part of the public record thereof and all preparation by such persons for such participation; persons who attempt to influence a County agency in an adjudicatory proceeding, as defined by § 102 of the New York State Administrative Procedure Act.

"WE MEAN BUSINESS"

January 1, 2018

VIA FEDERAL EXPRESS

Mr. Matthew Smith President Standard Valuation Services 27 East Jericho Tpke Mineola, NY 11501

Dear Mr. Smith:

This Agreement is between Standard Valuation Services ("Client") and MKBS Management Corp. DBA McBride Consulting & Business Development Group ("Consultant") and relates to lobbying services rendered by Consultant on behalf of Client with respect to certain legislative matters pending before the Executive, Legislative and Administrative branches of the County of Nassau, State of New York and its political subdivisions. Client hereby expressly authorizes Consultant to engage in lobbying activity before the above referenced branches of government during the effective term of this Agreement.

The term of this Agreement shall commence as of January 1, 2018 and shall continue until December 31, 2018. This term may be extended pursuant to the mutual written agreement of the parties.

In consideration of such aforementioned lobbying services to be rendered, Client shall pay to Consultant \$2500 per month, due and payable on the 1<sup>st</sup> day of each month, with the exception of the first monthly fee, which is due upon the execution of this Agreement.

All information which the Consultant presently has or which may come into Consultant's possession during the engagement relative to the business activities of Client which is of a secret or confidential nature is and shall remain the property of Client. Consultant shall not, during the engagement or thereafter, disclose to others or use for the benefit of others or itself any such information so long as such information is treated as secret or confidential by Client.

This Agreement shall be governed and construed in accordance with the laws of the State of New York, without reference to choice of law doctrine.

"WE MEAN BUSINESS"

Lobbying Services Agreement January 1, 2018 Page 2

If the above is consistent with your understanding of the Agreement between Client and Consultant, please sign below and return to the undersigned.

Standard Valuation Services 27 East Jericho Tpke Mineola, NY 11501

Matthew Smith

President

Date: 12/26/6

MKBS Management Corp. DBA

McBride Consulting & Business
Development Group

666 Old Colintry Road, Ste 104 Garden City, NY 11530

Bv:

Robert McBride

Date

"WE MEAN BUSINESS"

January 1, 2018

VIA FEDERAL EXPRESS

Mr. Matthew Smith President Smith & Degroat Real Estate 27 East Jericho Tpke Mineola, NY 11501

Dear Mr. Smith:

This Agreement is between Smith & Degroat Real Estate ("Client") and MKBS Management Corp. DBA McBride Consulting & Business Development Group ("Consultant") and relates to lobbying services rendered by Consultant on behalf of Client with respect to certain legislative matters pending before the Executive, Legislative and Administrative branches of the County of Nassau, State of New York and its political subdivisions. Client hereby expressly authorizes Consultant to engage in lobbying activity before the above referenced branches of government during the effective term of this Agreement.

The term of this Agreement shall commence as of January 1, 2018 and shall continue until December 31, 2018. This term may be extended pursuant to the mutual written agreement of the parties.

In consideration of such aforementioned lobbying services to be rendered, Client shall pay to Consultant \$2500 per month, due and payable on the 1<sup>st</sup> day of each month, with the exception of the first monthly fee, which is due upon the execution of this Agreement.

All information which the Consultant presently has or which may come into Consultant's possession during the engagement relative to the business activities of Client which is of a secret or confidential nature is and shall remain the property of Client. Consultant shall not, during the engagement or thereafter, disclose to others or use for the benefit of others or itself any such information so long as such information is treated as secret or confidential by Client.

This Agreement shall be governed and construed in accordance with the laws of the State of New York, without reference to choice of law doctrine.

"WE MEAN BUSINESS"

Lobbying Services Agreement January 1, 2018 Page 2

If the above is consistent with your understanding of the Agreement between Client and Consultant, please sign below and return to the undersigned.

Smith & Degroat Real Estate 27 East Jericho Tpke Mineola, NY 11501

Matthew Smith President

Date: 12/26/19

MKBS Management Corp. DBA

McBride Consulting & Business Development Group 666 Old Country Road, Ste 104 Garden City) NY 11530

Robert Mobride
President & CEO

Date: 12 31 17

#### PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name Andrew W. Albro
	Date of birth 01 / 05 / 64
	Home address 269 Roselle Street
	City/state/zip Mineola, NY 11501
	Business address 27 East Jericho Turnpike
	City/state/zip Mineola, NY 11501
	Telephone 516-248-6922
	Other present address(es)
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached
2.	Positions held in submitting business and starting date of each (check all applicable)  President / / Treasurer / /  Chairman of Board / / Shareholder / /  Chief Exec. Officer / / Secretary / /  Chief Financial Officer / / Partner / /  Vice President11 / 12 / 06 / /  (Other)
3.	Do you have an equity interest in the business submitting the questionnaire? YES $\underline{X}$ NO $\underline{\hspace{0.5cm}}$ If Yes, provide details. I hold 25% ownership.
4.	Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES $\underline{\hspace{1cm}}$ NO $\underline{\hspace{1cm}}^X$ If Yes, provide details.
5.	Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? YES $\_\_$ NO $\_X$ ; If Yes, provide details.

6.	Sectio	by governmental entity awarded any contracts to a business or organization listed in n 5 in the past 3 years while you were a principal owner or officer? YES NO $\underline{X}$ provide details.
op Pro	eration ovide a	affirmative answer is required below whether the sanction arose automatically, by of law, or as a result of any action taken by a government agency. detailed response to all questions checked "YES". If you need more space, photocopy oriate page and attach it to the questionnaire.
7.		past (5) years, have you and/or any affiliated businesses or not-for-profit zations listed in Section 5 in which you have been a principal owner or officer:
	a.	Been debarred by any government agency from entering into contracts with that agency?  YES NO _X
	b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES $\underline{\hspace{1cm}}$ NO $\underline{\hspace{1cm}}$ If Yes, provide details for each such instance.
	C.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES NO _x _ If Yes, provide details for each such instance.
	d.	Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES NO $\underline{x}$ If Yes, provide details for each such instance.
8.	bankru the pas bankru any su initiate question	any of the businesses or organizations listed in response to Question 5 filed a aptroxy petition and/or been the subject of involuntary bankruptcy proceedings during st 7 years, and/or for any portion of the last 7 year period, been in a state of aptroxy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is chosen business now the subject of any pending bankruptcy proceedings, whenever d? If 'Yes', provide details for each such instance. (Provide a detailed response to all ons checked "YES". If you need more space, photocopy the appropriate page and it to the questionnaire.)
	a)	Is there any felony charge pending against you? YES NO $\underline{x}$ If Yes, provide details for each such charge.
	b)	Is there any misdemeanor charge pending against you? YES NO $\underline{\mathbb{X}}$ If Yes, provide details for each such charge.
	c)	Is there any administrative charge pending against you? YES NO $\underline{x}$ If Yes, provide details for each such charge.
	d)	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES NO _X_ If Yes, provide details for each such conviction.

	e)	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?  YES NO _X
	f)	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO $\underline{\mathbb{X}}$ If Yes, provide details for each such occurrence.
9.	years, investi subject for, or respor	ition to the information provided in response to the previous questions, in the past 5 have you been the subject of a criminal investigation and/or a civil anti-trust gation by any federal, state or local prosecuting or investigative agency and/or the of an investigation where such investigation was related to activities performed at, on behalf of the submitting business entity and/or an affiliated business listed in use to Question 5? YES NO $X$ If Yes, provide details for each such gation.
10	listed i anti-tru includi princip	ition to the information provided, in the past 5 years has any business or organization in response to Question 5, been the subject of a criminal investigation and/or a civil ust investigation and/or any other type of investigation by any government agency, ing but not limited to federal, state, and local regulatory agencies while you were a bal owner or officer? YES NO $X$ If Yes; provide details for each such gation.
11.	respor	past 5 years, have you or this business, or any other affiliated business listed in use to Question 5 had any sanction imposed as a result of judicial or administrative edings with respect to any professional license held? YES NO $\underline{x}$ If Yes; e details for each such instance.
12	applica	e past 5 tax years, have you failed to file any required tax returns or failed to pay any able federal, state or local taxes or other assessed charges, including but not limited er and sewer charges? YES NO $\underline{X}$ If Yes, provide details for each such

#### CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Andrew W. Albro</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 6 day of Fbruary 2018

Motary Public

MARTIN I. SCHACKNER Notary Public, State of New York No. 01SC4773475 Qualified in Suffolk County

Commission Expires, May 31, 20

Standard Valuation Services

Name of submitting business

Andrew W. Albro

Print name

Signature

Vice President

Title

02 / 06 / 2018

Date

#### PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name Joanne E. Smith
	Date of birth <u>03 / 08 / 62</u>
	Home address 3 Fathers Court
	City/state/zip Dix Hills, NY 11746
	Business address 27 East Jericho Turnpike
	City/state/zip Mineola, NY 11501
	Telephone 516-248-6922
	Other present address(es)
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached
2.	Positions held in submitting business and starting date of each (check all applicable)  President / / Treasurer / /  Chairman of Board / / Shareholder / /  Chief Exec. Officer / / Secretary 06 / 01 / 89  Chief Financial Officer / / Partner / /  Vice President06 / _01 / _89 10 / 02 / 06 / /  (Other)
3.	Do you have an equity interest in the business submitting the questionnaire? YES X NO 1 If Yes, provide details. I hold 51% ownership
4.	Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES NO $\underline{X}$ If Yes, provide details.
5.	Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? YES $\_$ NO $\underline{X}$ If Yes, provide details.

6.	Section	ny governmental entity awarded any contracts to a business or organization listed in 5 in the past 3 years while you were a principal owner or officer? YES NO $\underline{X}$ , provide details.
op Pr	eration ovide a	n affirmative answer is required below whether the sanction arose automatically, by of law, or as a result of any action taken by a government agency. detailed response to all questions checked "YES". If you need more space, photocopy priate page and attach it to the questionnaire.
7.	In the organi	past (5) years, have you and/or any affiliated businesses or not-for-profit zations listed in Section 5 in which you have been a principal owner or officer:
	a.	Been debarred by any government agency from entering into contracts with that agency?  YES NO _X If Yes, provide details for each such instance.
	b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES NO $\underline{x}$ If Yes, provide details for each such instance.
	c.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YESNO _x _ If Yes, provide details for each such instance.
	d.	Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES NO $\underline{x}$ If Yes, provide details for each such instance.
8.	the particular bankru any su initiate question	any of the businesses or organizations listed in response to Question 5 filed a aptroxy petition and/or been the subject of involuntary bankruptcy proceedings during st 7 years, and/or for any portion of the last 7 year period, been in a state of aptroxy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is chosen business now the subject of any pending bankruptcy proceedings, whenever d? If 'Yes', provide details for each such instance. (Provide a detailed response to all ons checked "YES". If you need more space, photocopy the appropriate page and it to the questionnaire.)
	a)	Is there any felony charge pending against you? YES NO $\underline{x}$ If Yes, provide details for each such charge.
	b)	Is there any misdemeanor charge pending against you? YES NO $\underline{x}$ If Yes, provide details for each such charge.
	c)	Is there any administrative charge pending against you? YES NO $\underline{x}$ If Yes, provide details for each such charge.
	d)	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES $\underline{\hspace{1cm}}$ NO $\underline{\hspace{1cm}}$ If Yes, provide details for each such conviction.

	e)	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?  YES NO _X If Yes, provide details for each such conviction.
	f)	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO _X _ If Yes, provide details for each such occurrence.
9.	years, investi subject for, or respor	ition to the information provided in response to the previous questions, in the past 5 have you been the subject of a criminal investigation and/or a civil anti-trust gation by any federal, state or local prosecuting or investigative agency and/or the st of an investigation where such investigation was related to activities performed at, on behalf of the submitting business entity and/or an affiliated business listed in use to Question 5? YES NO $\underline{X}$ If Yes, provide details for each such gation.
10.	listed i anti-tru includi princip	ition to the information provided, in the past 5 years has any business or organization response to Question 5, been the subject of a criminal investigation and/or a civil ust investigation and/or any other type of investigation by any government agency, ing but not limited to federal, state, and local regulatory agencies while you were a pall owner or officer? YES NO $\underline{X}$ If Yes; provide details for each such gation.
11.	respoi procee	past 5 years, have you or this business, or any other affiliated business listed in use to Question 5 had any sanction imposed as a result of judicial or administrative edings with respect to any professional license held? YES NO $\underline{x}$ If Yes; e details for each such instance.
12.	applica	e past 5 tax years, have you failed to file any required tax returns or failed to pay any able federal, state or local taxes or other assessed charges, including but not limited er and sewer charges? YES NO $\underline{X}$ If Yes, provide details for each such

#### CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

l, <u>Joanne E. Smith</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 6 day of February 20 18

Notary Public

MARTIN I. SCHACKNER Notary Public, State of New York No. 01SC4773475

Qualified in Suffolk County Commission Expires, May 31, 20\_\_\_\_

Standard Valuation Services

Name of submitting business

Joanne E. Smith

Print name

Danne E. Smith

Signature

<u>Secretary</u>
Title

02 , 06 , 2018

Date

#### PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name Matthew L. Smith
	Date of birth 11 / 19 / 62
	Home address 3 Fathers Court
	City/state/zip Dix Hills, NY 11746
	Business address 27 East Jericho Turnpike
	City/state/zip Mineola, NY 11501
	Telephone 516-248-6922
	Other present address(es)
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached
2.	Positions held in submitting business and starting date of each (check all applicable)  President06 /_ 01 /_ 89 Treasurer06 /_ 01 /_ 89  Chairman of Board / /_ Shareholder / /  Chief Exec. Officer / /_ Partner / /_  Vice President / / (Other)
3.	Do you have an equity interest in the business submitting the questionnaire? YES $\underline{X}$ NO $\underline{\hspace{1cm}}$ If Yes, provide details. I hold 24% Ownership.
4.	Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES $\underline{\hspace{1cm}}$ NO $\underline{\hspace{1cm}}^{\underline{X}}$ If Yes, provide details.
5.	Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? YES $\underline{X}$ NO $\underline{\hspace{0.5cm}}$ ; If Yes, provide details. Matthew Smith is the President of Smith & Drake Realty - D/B/A Smith & DeGroat Real Estate

Со	Sec If Ye ntr	ction es, ac	ny governmental entity awarded any contracts to a business or organization listed in 5 in the past 3 years while you were a principal owner or officer? YES X NO provide details. S&D Real estate have a Mitchel Field Veteran Community t, Landmark Properties Contract and NC Real Estate Asset contract.
op Pro	eratio ovide	on (	affirmative answer is required below whether the sanction arose automatically, by of law, or as a result of any action taken by a government agency.  detailed response to all questions checked "YES". If you need more space, photocopy or at a page and attach it to the questionnaire.
7.			past (5) years, have you and/or any affiliated businesses or not-for-profit zations listed in Section 5 in which you have been a principal owner or officer:
	;	a.	Been debarred by any government agency from entering into contracts with that agency?  YES NO _X _ If Yes, provide details for each such instance.
	i	b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES $\_\_\_$ NO $\underline{X}$ If Yes, provide details for each such instance.
	(	c.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES NO _X If Yes, provide details for each such instance.
	(	d.	Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES NO $\underline{x}$ If Yes, provide details for each such instance.
8.	bani the pani bani any initia ques	kru pas kru suc atec stic	ny of the businesses or organizations listed in response to Question 5 filed a ptcy petition and/or been the subject of involuntary bankruptcy proceedings during st 7 years, and/or for any portion of the last 7 year period, been in a state of ptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is ch business now the subject of any pending bankruptcy proceedings, whenever d? If 'Yes', provide details for each such instance. (Provide a detailed response to all ons checked "YES". If you need more space, photocopy the appropriate page and it to the questionnaire.)
	ć	a)	Is there any felony charge pending against you? YES NO $\underline{x}$ If Yes, provide details for each such charge.
	ŀ	b)	Is there any misdemeanor charge pending against you? YES NO $\underline{x}$ If Yes, provide details for each such charge.
	(	c)	Is there any administrative charge pending against you? YES NO $\underline{x}$ If Yes, provide details for each such charge.
	(	d)	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES NO $\underline{x}$ If Yes, provide details for each such conviction.

	e)	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?  YES NO _X
	f)	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO $\underline{x}$ If Yes, provide details for each such occurrence.
9.	years, investi- subject for, or	tion to the information provided in response to the previous questions, in the past 5 have you been the subject of a criminal investigation and/or a civil anti-trust gation by any federal, state or local prosecuting or investigative agency and/or the t of an investigation where such investigation was related to activities performed at, on behalf of the submitting business entity and/or an affiliated business listed in use to Question 5? YES NO $\underline{X}$ If Yes, provide details for each such gation.
10.	listed i anti-tru includi	ition to the information provided, in the past 5 years has any business or organization response to Question 5, been the subject of a criminal investigation and/or a civil st investigation and/or any other type of investigation by any government agency, and but not limited to federal, state, and local regulatory agencies while you were a all owner or officer? YES NO $\underline{X}_{\underline{X}}$ If Yes; provide details for each such gation.
11.	respon procee	past 5 years, have you or this business, or any other affiliated business listed in use to Question 5 had any sanction imposed as a result of judicial or administrative edings with respect to any professional license held? YES NO $\underline{x}$ If Yes; we details for each such instance.
12.	applica	e past 5 tax years, have you failed to file any required tax returns or failed to pay any able federal, state or local taxes or other assessed charges, including but not limited er and sewer charges? YES NO $X$ If Yes, provide details for each such

### **CERTIFICATION**

Matthew L. Smith

Print name

Signature

Title

Date

02

President

/ 06

2018

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES

THE CONTRACTOR OF MINING LEGISTRATION OF THE CONTRACTOR OF THE CON
I, Matthew L. Smith , being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.
Sworn to before me this 6 day of February 20_18
Notary Public
MARTIN I. SCHACKNER Notary Public, State of New York No. 01SC4773475 Qualified in Suffolk County Commission Expires, May 31, 20 Standard Valuation Services Name of submitting business

#### **Business History Form**

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Da	te: February 6, 2018
1)	Proposer's Legal Name: Smith Valuation Services Inc.
2)	Address of Place of Business: 27 East Jericho Tpke - Mineola, NY 11501
Lis 88	t all other business addresses used within last five years: 8 Veterans Mem Hwy-Hauppauge,NY - 315 W. 36th Street, NYC
3)	Mailing Address (if different):
Ph	one: 516-248-6922
Do	es the business own or rent its facilities?_own
4)	Dun and Bradstreet number: 613494954
5)	Federal I.D. Number: 11-2971981
6)	The proposer is a (check one): Sole Proprietorship Partnership _X_ Corporation Other (Describe)
7)	Does this business share office space, staff, or equipment expenses with any other business?  Yes X No If Yes, please provide details: Smith & DeGroat Real Estate rents part of the lower level of the building.
8)	Does this business control one or more other businesses? Yes No _X If Yes, please provide details:

9)	Does this any other Preside	business have one or more affiliates, and/or is it a subsidiary of, or controlled by, business? Yes X No If Yes, provide details. Matthew Smith is the ent of Smith & Drake Realty - D/B/A Smith & DeGroat Real Esta	te
10)	County or name of b	proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau any other government entity terminated? Yes $\underline{}$ No $\underline{}$ If Yes, state the bonding agency, (if a bond), date, amount of bond and reason for such cancellation re: or details regarding the termination (if a contract).	
11)	Has the pi	roposer, during the past seven years, been declared bankrupt? Yes No X te date, court jurisdiction, amount of liabilities and amount of assets	
12)	affiliated b investigati the past 5 a criminal prosecutin performed	at five years, has this business and/or any of its owners and/or officers and/or any business, been the subject of a criminal investigation and/or a civil anti-trust ion by any federal, state or local prosecuting or investigative agency? And/or, in years, have any owner and/or officer of any affiliated business been the subject of investigation and/or a civil anti-trust investigation by any federal, state or localing or investigative agency, where such investigation was related to activities dat, for, or on behalf of an affiliated business.  No $\underline{X}$ If Yes, provide details for each such investigation.	
13)	affiliated b but not lim has any ov any govern agencies,	t 5 years, has this business and/or any of its owners and/or officers and/or any pusiness been the subject of an investigation by any government agency, including nited to federal, state and local regulatory agencies? And/or, in the past 5 years, where and/or officer of an affiliated business been the subject of an investigation by rement agency, including but not limited to federal, state and local regulatory for matters pertaining to that individual's position at or relationship to an affiliated Yes No _X If Yes, provide details for each such investigation	
14)	had, either charges pe	current or former director, owner or officer or managerial employee of this business in before or during such person's employment, or since such employment if the ertained to events that allegedly occurred during the time of employment by the plusiness, and allegedly related to the conduct of that business:	
		a) Any felony charge pending? Yes No X If Yes, provide details for each such charge	
		b) Any misdemeanor charge pending? Yes No _X If Yes, provide details for each such charge	
		c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Yes	

	If Yes, provide details for each such conviction
	d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor?  Yes No _X
	e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? Yes No _X _ If Yes, provide details for each such occurrence
business respect to	st (5) years, has this business or any of its owners or officers, or any other affiliated had any sanction imposed as a result of judicial or administrative proceedings with any professional license held? Yes No _X_; If Yes, provide details for instance
pay any a limited to such year	ast (5) tax years, has this business failed to file any required tax returns or failed to pplicable federal, state or local taxes or other assessed charges, including but not water and sewer charges? Yes No $\frac{X}{X}$ If Yes, provide details for each provide a detailed response to all questions checked 'YES'. If you need more otocopy the appropriate page and attach it to the questionnaire
	ailed response to all questions checked "YES". If you need more space, e appropriate page and attach it to the questionnaire.
17) Conflict of a) con	f Interest:  Please disclose any conflicts of interest as outlined below. NOTE: If no flicts exist, please expressly state "No conflict exists."  (i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.  No conflict exists
	(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.  No conflict exists
	(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.  No conflict exists
b)	Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future. should our company feel that a possible conflict has confident with the conflict of the conflict of the conflict has confident with the conflict of the conflict has conflict of the conflict of the conflict has conflict of the

A. Include a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

Should the proposer be other than an individual, the Proposal MUST include:

- i) Date of formation: June 1, 1989
- ii) Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner; See Attached
- iii) Name, address and position of all officers and directors of the company; Same as ii
- iv) State of incorporation (if applicable); New York
- v) The number of employees in the firm: 32
- vi) Annual revenue of firm; \$5,600,000
- vii) Summary of relevant accomplishments See Attached
- viii) Copies of all state and local licenses and permits. Attached
- B. Indicate number of years in business. 25
- C. Provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services.
- D. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work.

Company Spellman Rice Gibbons Polizzi & Truncale, LLP
Contact Person Benjamin J. Truncale, Jr., Esq.
Address 229 Seventh Street - Suite 100
City/State Garden City, NY 11530
Telephone (516) 592-6813
Fax#(516) 742-1305
E-Mail Address_btruncale@spellmanlaw.com

Company Office of the Nassau County Attorney
Contact Person Martin E. Valk, EsqBureau Chief-Assessment Litigation
Address 1 West STreet - Room 237A
City/State Mineola, NY 11501
Telephone(516) 571-3117
Fax #
E-Mail Address Mvalk@nassaucountyny.gov
Company
Company Incorporated Village of Hempstead
Company Incorporated Village of Hempstead Contact Person _ Keisha N. Marshall - Deputy Village Attorney
Company Incorporated Village of Hempstead  Contact Person _ Keisha N. Marshall - Deputy Village Attorney  Address 99 Nichols Court
Company Incorporated Village of Hempstead  Contact Person Keisha N. Marshall - Deputy Village Attorney  Address 99 Nichols Court  City/State Hempstead, NY 11551

#### CERTIFICATION

Date

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, Andrew W. Albro, being duly sworn, state that I have read and understand all
the items contained in the foregoing pages of this questionnaire and the following pages of
attachments; that I supplied full and complete answers to each item therein to the best of my
knowledge, information and belief; that I will notify the County in writing of any change in
circumstances occurring after the submission of this questionnaire and before the execution of
the contract; and that all information supplied by me is true to the best of my knowledge,
information and belief. I understand that the County will rely on the information supplied in this
questionnaire as additional inducement to enter into a contract with the submitting business
entity.
<b>y</b> -
oth to
Sworn to before me this 6 day of Flowary 20_18
Milind Jal
Notery Public
MARTIN I. SCHACKNER  **Charty Public, State of New York  No. 01SC4773475  Qualified in Suffolk County //
Commission Expires, May 31, 20 C
Name of submitting business: Standard Valuation Services
By: Andrew W. Albro  Print name
Signatur <del>ė</del>
Vice President
Title
02 / 06 / 2018

### Standard Valuation Services – Business History additional pages.

A)

- ii. Matthew L. Smith President 3 Fathers Court, Dix Hills, NY 24% share
  Andrew W. Albro Vice President 269 Roselle St., Mineola, NY 25% share
  Joanne E. Smith Secretary 3 Fathers Court, Dix Hills, NY 51% share
- iii. Same as above
- vii. Standard Valuation Services has eighteen (18) NYS certified appraisers, including nine (9) designated with the Appraisal Institute, that have experience in preparing commercial and residential tax certiorari appraisals for Nassau County.

Our appraisals have encompassed all types of real property, from Roosevelt Field Mall to Gold Coast residential estates, to hotels and assisted living facilities. We have the depth of staffing and breadth of specialized experience to assign the most qualified expert to each appraisal, or to form a valuation team to tackle the most difficult of assignments within what are frequently very narrow time frames.

Our sizable and highly diverse valuation practice includes the appraisal of all types of properties for many non-tax certiorari assignments/clients, which provides invaluable "real world" insights and access to the market data that is critical – and often lacking – in the tax certiorari arena. Examples include financing and transactional appraisals, construction projects, and property damages cases such as instances of environmental contamination.

The principals of the firm – Matthew Smith and Andrew Albro – are deeply involved in the valuation process and interaction with the County. However, we are proud to have a staff of highly competent valuation professionals that are empowered to and capable of high-level interaction with representatives of Nassau County. This ensures that prompt responses to requests for expedited appraisals, pre-appraisal and pre-trial conferences, settlement analyses, and trial preparation.

Standard Valuation Services offers highly skilled and effective expert witnesses that are familiar and comfortable with the courtroom environment. Both principals of the firm, Matthew Smith and Andrew Albro have extensive experience and success in tax certiorari litigation in Nassau County and other venues including New York City. Where necessary and appropriate, other recognized expert witnesses are available, including Neal Peysner, SRA; Robert Reed, SRA; Albert Babino, SRA; Robert Studwell, MAI, SRA; and Ronald Camilleri, MAI.

Both Mr. Smith and Mr. Albro have earned the respect of both the Court and petitioner's counsel, having effectively represented the County in such high profile cases as the Roosevelt Field Mall. Both have demonstrated their ability to clearly communicate and explain complicated valuation matters, and to offer incisive critiques of adversaries' appraisals to assist the County in effective witness examination.

SVS fully understands the complexities of the Nassau County Assessment system having completed projects for various County departments over the past twenty (20) years. These projects include, but are not limited to, Small Claims Assessment Review projects (SCAR), Tax Certiorari Litigation and Support for the County Attorney's Office, support and appraisal services for the Assessment Review Commission (ARC) and real estate appraisal services for Nassau County's Division of Real Estate Services.

Viii Pages following

- C) Each of the three principals has extensive experience in both residential and commercial appraising, including twenty-five (25) years of appraising throughout the region.
- In addition to the above principals, our firm employs a large staff of commercial real estate appraisers including the following:

Robert J. Studwell, MAI, SRA

Wayne Covington

Ronald Camilleri, MAI

Matthew Holtz

John Watch

Albert Babino, SRA

Methew Busch

Scott Shore

Robert Reed, SRA

Matthew Holtz

Patrick Smith

Mark Sauvigne

Also, our firm utilizes employs several highly qualified residential real estate appraisers, which includes the following personnel:

Albert Babino, SRA Neal Peysner, SRA Robert Reed, SRA
Larry Sorenson Kate Chapman MaryEllen McDonough
Joanna Szczesniak Timothy Morgenstern

 We have a clerical, computer/systems, and research staff of four (4), experienced and competent to serve large scale and time critical appraisal projects. Control 103624 UNIQUE ID NUMBER State of New York 46000002861 Department of State 103624 DIVISION OF LICENSING SERVICES EFFECTIVE DATE PURSUANT TO THE PROVISIONS OF ARTICLE AS OF THE EXECUTIVE LAW AS IT RELATES TO R & APPRAISERS. 11 19 17 b ALBRO ANDREW W C/O STANDARD VALUATION SERVICE 27. E JERICHO THEKE MINEULA. NY 11901 EXPIRATION DATE 11 18 19 r HAS BEEN DULY CERTIFIED TO TRANSACT BUSINESS AS A R.E. CENERAL APPRAISES. Ė 1.1 Į. ROSSANA ROSADO SECRETARY OF STATE 4 粪 HI WILLIAM DE MANAGEMENT OF THE STATE OF THE

UNIQUE IO MUMBER

ALOOGO 44003

DEPOTEMENT OF SINCE

DIVISION OF LICENSING SERVICES

PURSUANT TO THE PROVISIONS OF ARTICLE SE OF THE
EXECUTIVE LAW AS IT RELATES TO RE APPRAISERS

DANION DALEERT
C/O SMITH & SALEPHO VALUATION
O6/20/18

27 FAST JERICHO TIME
HINEOLA, NY 11501

HAS BEEN DRIV CERTIFIED TO TRANSACT BUSINESS AS A
R. E. GENERAL APPRAISER

DADLE BRIMBER

Solve of New York

A5000044329

Department of State

DIVISION OF LICENSING NERVICES

PURSUANT TO THE PROVISIONS OF ARTICLE SE OF THE
EXECUTIVE LAW AS IT RELATES TO R E. APPRAISERS

RAME DAVID B

C/O SHITH AND SALERNS VALUATIO

11 14 18

27 E JERICHO TREE

MINEURA, NY 11501

HAS BEEN DULY CERTIFIED TO TRANSACT BUSINESS AS A
R. E. GENERAL, APPRAISER

ROSSANA ROSADO
SECRETARY OF STATE

UNKNUE TO NUMBER 46000051364

State of New York Department of State DIVISION OF LICENSING SERVICES. FOR OFFICE USE OFLY Control -104769

PURSUANT TO THE PROVISIONS OF ARTICLE &E OF THE EXECUTIVE LAW AS IT RELATES TO R.E. APPRAISERS

EFFECTIVE DATE 12 18 17

D ESPOSITO CREGORY R **新四篇的4.7** CZO STANDARD VALUATION SERVICE 27 E JERICHO TPKE MINEOLA: NY 11501-3100

EXPIRATION DATE:

has been duly certified to transact business as a R.E. General appraiser

the first the first the first than or large has excepted at the first the first threat

ROSSANA ROSADO SECRETARY OF STATE Crimans 201

III was a second of the second UNIQUE ID NUKBER 46000002784

DIVISION OF LACENSING SERVICES

Sur of her lost Control Control Of State No. 103622

PURSUANT TO THE PROVISIONS OF ARTICLE SE OF THE EXECUTIVE LAW AS IT RELATES TO R.E. APPRAISERS.

EFFECTIVE DATE A 11 17 17

WATCH JOHN H C/O HAN CONSULTING THE 33 33 161ST ST FLUSHING. NY 11358

EXPULATION DATE 11 18 17

Y

ŧ

t

HAS BEEN DALY CERTIFIED TO TRANSACT BUSINESS AS A R.E. GENERAL APPRAISER

ROSSANA ROSADO SECRETARY DE STATE

UPBELLE TO THE PARTY OF T 94921\_4

DIVISION OF LICENSING SERVICES

PLASMANT TO THE PROVISIONS OF ARTICLE 6E OF THE EXECUTIVE LAW AS IT RELATES TO R.E. APPRAISERS.

EFFECTIVE DATE 8 2 18

GORENSEN LANGENCE
C/O STANDARD VALUATION SERVICE
27 E JERICHO TPNE
HINEDLA, NV 11501

EXPHATEN LATE

**39** [音] [音

HAS BEEN DULY CERTIFIED TO THANSACT SUSINESS AS A R.E. RESIDENTIAL APPRAISER

RUSSANA ROSADO SECRETARY OF STATE

UNAQUE ID RUMBER Sinic of New York Control 46000048869 Department of State No. 104990 UMQUE ID HULBER DIVISION OF LICENSING SERVICES

PURSUANT TO THE PROVISIONS OF ARTICLE AE OF THE EXECUTIVE LAW AS IT RELATES TO R. E. APPRAISERS.

PEFECTIVE DATE 01 55 18

HEYT HATHER CVD BVH INC ET E-VERICHO THE HINEOLA: NY 11501

EXPIRATION DATE 01 21 20

HAS BEEN DULY CERTIFIED TO TRANSACT BUSINESS AS A R.E. CENERAL APPRAISES

ROSSANA ROSADO SECRETARY OF STATE

USACASE ID MANAGER 48000050979

Same of Non-York

Department of State

DIVISION OF LICENSING SERVICES

TOR OFFICE WES DOLLY

CORTEG

NO. 92419

DIVISION OF LICENSING SERVICES

EFFECTIVE DATE

RICH ALL HEN BY THESE PRESENTS THAT PURSUANT TO THE PROVISIONS OF ARTICLE SE OF THE EXECUTIVE LAW AS IT RELATES TO REAL ESTATE APPRAISERS.

ESPIRATION DATE

BANTONE MARK P C/O STANDARD VALUATION BERVICE E/ E JERICHO TPRE

04 17 18 -

HAS BEEN DOLLY LICENSED AS A HEAL ESTATE AFFRAIGER ASSISTANT

ROSSANA RUSADO CTINO SECRETARY OF STATE MOSSANA ROSADO ACTING SECRETARY OF STATE

UNICUE ID TENDED State OF State ON SPECE USE ONLY A6000051070 Department of State No. 94632

The transfer of the state of th

DIVISION OF LICENSING SERVICES

PUMEUANT TO THE PROVISIONS OF ASTICLE &E OF THE EXECUTIVE LAW AS IT RELATED TO R E. APPRAISERS The state of the s

EFFECTIVE DATE: 09 05 14

BUSCH MATTHEW A C/O STANDARD VALUATION SERVICE 27 E JERICHO TPRE HINEOLA, NY 11501 EXPIRATION DATE 09 04 18

HAS BEEN DULY CERTIFIED TO TRANSACT BUSINESS AS A R E GENERAL APPRAISER

of William Warners The Language of Million Lat Thomas ROSSANA ROSADO SECRETARY OF STATE

Control 103629 LEG STREET, DESCRIPTION OF THE STREET, MINIQUE IN HUMBER Some of New York
46000002556 Department of State DIVISION OF LICENSING SERVICES

PURSUANT TO THE PROVISIONS OF ARTICLE AS OF THE EXECUTIVE LAW AS IT RELATES TO R. E. APPRAISERS.

EFFECTIVE DATE 11 26 17

SMITH MATTHEW U C/O SHITH VALUATION SERVICES I 27 EAST JERICHO THPKE HINEGEA, NY 11501

EXPIRATION DATE 11 |25 19

MAS BEEN DILY CERTICIED ID TRANSACT BUGINESS AS A R.E. GENERAL APPRAISER

NOSSANA ROSADO
SECRETARY OF STATE

tere the day need

Control 103697 I MOUE TO NUMBER : State of New York 47000015634 Department of State DIVISION OF LICENSING SERVICES EFFECTIVE DATE PURSUANT TO THE PROVISIONS OF AFTICLE AS OF THE EXECUTIVE LAW AS IT RELATES TO R. E. APPRAISERS 11 25 17 - EXPINATION DATÉ MEDONGUCH HARVELLEN C/O TARVELLEN MCDONDUCH 11 24 19 48 ROYDON DR E HERRICK, NY 11566 HAS BEEN DOLY LICENSED TO TRANSACT BUSINESS AS A R. E. APPRAISER Ħ to divine his rest. Free least not at fine less services to the life of the National States. ROSSANA ROSADO SECRETARY OF STATE

Market Ma unione in marken Sine of New York
46000003544 Department of State UNIONE ID HUMBER

ron office use this Control 104956

PURSUANT TO THE PROVIDIONS OF ARTICLE AE OF THE EXECUTIVE LAW AS IT RELATES TO R.E. APPRAISERS

EFPECTIVE DATE 01 26 16

PEYSHER NEAL D C/O SHITH SALERIN VALUATION SE 27 E JERICHO THYKE MINERIA NY 11501

DIVISION OF LICENSING SERVICES

EXPHATION DATE 01 27 20

MAS BEEN DULY CERTIFIED TO TRANSACT BUSINESS AS A R. E. GENERAL APPRAISER

ROSEANA ROSADO SECRETARY OF STATE

25 THE No. 1879

FOR OFFICE USE ONLY : UNION F IO NUMBER Mute of New York Control No. 48000051048 Department of State 92631 DIVISION OF LICENSING SERVICES EFFECTIVE DATE KNOW ALL HEN BY THESE PRESENTS THAT PURBUANT TO THE PROVISIONS OF ARTICLE &E OF THE EXECUTIVE LAW AS IT RELATES TO REAL ESTATE APPRAISERS 06 11 15 EXPINATION DATE SMITH PATRICK J C/O STANDARD VALUATION SERVICE 27 EAST JERICHO TPKE MINEOLA. NY 11501 06 10 18 HAS BEEN DULY LICENSED AS A REAL ESTATE APPRAISER ASSISTANT in Marine 18 was the Character or Data sub Thomas while the places, higher ROSSANA ROSADO ACTINO SECRETARY OF STATE Notes to the contract the contract the contract the contract the contract that contract the cont

FOR OFF Control No. Saur of New York UNDUE ID NUMBER once of sever tork
Department of State: 98137 46000039267 DIVISION OF LICENSING SERVICES EFFECTIVE DATE ! PURSUANT THE PROVISIONS OF ARTICLE SE OF THE EXECUTIVE LAW AS IT RELATES TO R.E. APPRAISERS 03 03 17 EXPRATION DATE REED ROBERT 41 2th 100 C/O STANDARD VALUATION SERVICE 27 E JERICHO TURNPIKE MINEGLA, NY 11501 HAS BEEN OULY CERTIFIED TO TRANSACT BOSINESS AS A R. E. GENERAL APPRAISER n and the surprise the factorizate for the EDESANA ROSADU SECRETARY OF STATE THE MET OF STREET

The design of the same designed of the continuous property and the same of the THEORE ID HUNBER Control 100403 State of New Yark 46000002766 Department of State 100403 DIVISION OF LICENSING SERVICES 7.7 EFFECTIVE DATE PURSUANT TO THE PROVISIONS OF ARTICLE 6E OF THE EXECUTIVE LAW AS IT RELATES TO R E. APPRAISERS. 09 10 17 EXPIRATION DATE STUDWELL MOBERT J C/O STANDARD VALUATION SERVICE 27 E JERICHO TPKE HINEOLA, NY 11501 07 07 17 ä HAS BEEN DULY CERTIFIED TO TRANSACT BUSINESS AS A R. E. GENERAL APPRAISER 1 If Winise advised the Operation of State fine to come - to other land to be demanded affining. 1 ROSSANA ROSADO SECRETARY OF STATE ij

to the factor of the first the first

State of Sen Yerk
Department of State
Division of Herkeine CON OFFICE WAS ONLY Control No. 37113 LUN QUE ID NUMBER 46000015801 97113 EFFECTIVE DATE PURSUANT TO THE PROVISIONS OF ARTICLE AE OF THE EXECUTIVE LAW AS IT RELATES TO R. E. APPRAISERS 03 01 17 SHORE SCOTT EXPINATION DATE 02,28 19 1517 SHERWOOD DR EAST MEADON, NY 11554 MAS BEEN DULY CERTIFIED TO TRANSACT BUSINESS AS A R.E. GENERAL APPRAISER A Wiron Wend, To December of China rap to ROSSANA ROSADO SECRETARY OF STATE WE see to see he sad to see he see he sad to sad to

UNIQUE TO NUMBER

SHOOD OF LICENSING SERVICES

DIVISION OF LICENSING SERVICES

FURSULANT TO THE PROVISIONS OF ARTICLE SE OF THE
EXECUTIVE LAW AS IT RELATES TO RE APPRAISERS.

COVINGTER MAYNE
C/D M

UNIQUE ID NUMBER
45000045716

Department of State

DIVISION OF LICENSING SERVICES

PURSUANT TO THE PROVISIONS OF ARTICLE & OF THE EXECUTIVE LAW AS IT RELATES TO R. E. APPRAISERS

OB 29 17

CHAPMAN KATE T. C/O. STANDARD VALUATION SERVICE

OB 28 19

CHAPMAN KATE T. C/O. STANDARD VALUATION SERVICE

OB 28 19

HAS BEEN DULY CERTIFIED TO TRANSACT BUSINESS AS A. R. E. RESIDENTIAL APPRAISER

ROSSANA ROSADU
SECRETARY OF STATE

the state of the s

ron office use only Control 98589 98589 UNIQUE (O NUMBER State of New York
Department of State 45000047721 DIVISION OF LICENSING SERVICES EFFECTIVE DATE A PURSUANT TO THE PROVISIONS OF ARTICLE AS OF THE EXECUTIVE LAW AS IT RELATES TO R E. APPRAISERS 04 02 17 EXPURATION DATE BRUNNER LORRAINE F C/D ACTION APPRAISALS INC S93 N VIRGINIA AVE N HAESAPEGUA, NY 11758 04 01 19 HAB BEEN DULY CENTIFIED TO TRANSACT BUSINESS AS A R. E. RESIDENTIAL APPRAISER ROSSANA ROSADO SECRETARY OF STATE

DARGUE TO MARBER

4500002608B

State of New York

Department of State

DIVISION OF LICENSING SERV

PURSUANT TO THE PROVISIONS OF ARTICLE 6E

EXECUTIVE LAW AS IT RELATES TO BE Control 93381 DIVISION OF LICENSING SERVICES PURSUANT TO THE PROVISIONS OF ARTICLE &E OF THE EXECUTIVE LAW AS IT RELATES TO R. E. APPRAISERS.

CAMILLERI ROMALD
C/O CAMILLERI ROMALD
100 CEDAR LANE
BABYLON, NY 11702-3806

EXPIRATION DATE 08 19 18

EFFECTIVE DATE

08 20 16

HAS BEEN DULY CERTIFIED TO TRANSACT BUSINESS AS A R. E. GENERAL APPRAISER

ROSSANA ROBADO SECRETARY OF STATE

The state of the s

### AMENDMENT NO. 1

AMENDMENT (together with any appendices or exhibits attached hereto, this "Amendment") dated as of the date (the "Effective Date") that this Amendment is executed by Nassau County, between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "County"), acting for and on behalf of the Nassau County Department of Assessment, having its principal office at 240 Old Country Road, Mineola, New York 11501 (the "Department"), and (ii) Smith Valuation Services, Inc. DBA Standard Valuation Services, having its principal office at 27 East Jericho Turnpike, Mineola, New York 11501 (the "Contractor").

### WITNESSETH:

WHEREAS, pursuant to County contract number CFAS15000002 between the County and Contractor, executed on behalf of the County on November 24, 2015 (the "Original Agreement"), the Contractor performed a systematic review of the County's assessment system, which services are more fully described in the Original Agreement (the services contemplated by the Original Agreement, the "Services"); and

WHEREAS, the term of the Original Agreement is from October 1, 2015 until completion of Services, unless sooner terminated in accordance with the provisions of the Original Agreement (the "Original Term"); and

WHEREAS, the maximum amount that the County agreed to reimburse the Contractor for Services under the Original Agreement, as full compensation for the Services, was Two Million Six Hundred Eight Thousand Dollars (\$2,608,000.00) (the "Maximum Amount"); and

WHEREAS, the Contractor has completed the Services in accordance with the provisions of the Original Agreement.

WHEREAS, in accordance with Section 3(a)(4) of the Original Agreement, the County and Contractor desire to amend and expand the scope of Services provided by the Contractor under the Original Agreement and equitably adjust the Maximum Amount payable under the Original Agreement.

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

- 1. <u>Term Extension</u>. The Original Agreement is hereby extended so that the termination date of the Original Agreement, as amended by this Amendment (the "Amended Agreement"), shall be December 31, 2018, provided, however, this Amended Agreement may be sooner terminated in accordance with the terms of the Original Agreement.
- 2. <u>Time of Performance</u>. The Contractor's timeline to perform the services described under this Amendment (the "Amended Services") shall be as follows:

- (a) For the period March 1, 2018 until December 31, 2018, the Contractor shall perform maintenance on the systematic review program, such services more fully described under Section 4(a) of this Amendment.
- (b) For the period March 1, 2018 until June 30, 2018, the Contractor shall perform a systematic review and analysis of the Economic Units, such services more fully described under Section 4(b) of this Amendment.
- (c) The Contractor acknowledges that the Amended Services shall be performed in a timely manner in accordance with the timeline provided in this Section 2 and shall meet all deadlines in accordance with the terms of this Amendment. The Contractor shall produce monthly status reports to the Department, as more fully described under Section 4(c) of this Amendment. The Contractor shall immediately notify the Department if there are any concerns with the timely completion of the Amended Services and indicate the corrective actions that will be taken so that services will be completed in a timely manner. If the Contractor is unable to complete the Amended Services in accordance with the above timeline, or to meet any of the deadlines described under this Amendment, the County, in its sole discretion, may withhold payments and/or make equitable downward adjustments to the payments owed to the Contractor under this Amendment.

#### Payment.

- (a) Maximum Amount. The Maximum Amount in the Original Agreement shall be increased by One Million One Hundred Forty-two Thousand Dollars (\$1,142,000.00), so that the maximum amount that the County shall pay to the Contractor as full consideration for all services provided under the Amended Agreement shall be Three Million Seven Hundred Fifty Thousand Dollars (\$3,750,000.00) (the "Amended Maximum Amount").
- (b) <u>Payment Schedule</u>. The increase to the Maximum Amount authorized under this Amendment shall be payable as follows:
  - i. The Contractor shall be paid Eight Hundred Thousand Dollars (\$800,000.00) for the maintenance services, such services more fully described under Section 4(a) of this Amendment. Payments under this Section 3(b)(i) shall be made in arrears in equal monthly installments of Eighty Thousand Dollars (\$80,000.00) for the period March 1, 2018 until December 31, 2018.
  - ii. The Contractor shall be paid Three Hundred Forty-two Thousand Dollars for the systematic review and analysis of the Economic Units, such services more fully described under Section 4(b) of this Amendment. Payments under this Section 3(b)(ii) shall be made in arrears in equal monthly installments of Eighty-five Thousand Five

Hundred Dollars (\$85,500.00) for the period March 1, 2018 until June 30, 2018.

- (c) <u>Payment Adjustments</u>. If the Contractor is unable to complete the Amended Services in accordance with the timeline described in Section 2 of this Amendment, or meet deadlines in accordance with the terms of this Amendment, the Department, in its sole discretion, may withhold payments and make equitable downward adjustments to the payments owed to the Contractor under this Amendment.
- (d) Vouchers; Voucher Review, Approval and Audit. Payments under this Amendment shall be contingent upon (i) the Contractor submitting a claim voucher (the "Voucher") in a form satisfactory to the County, that (1) states with reasonable specificity the services provided and the payment requested as consideration for such services; (2) certifies that the services rendered and the payment requested are in accordance with the Amended Agreement; and (3) is accompanied by documentation satisfactory to the County supporting the amount claimed, including, but not limited to, a report detailing the services completed during the invoice period that indicate that the Contractor is meeting all deadlines and is on track to timely complete the Amended Services; and (ii) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative (the "Comptroller").
- (e) <u>Timing of Payment Claims</u>. The Contractor shall submit claims no later than three (3) months following the County's receipt of the services that are the subject of the claim and no more frequently than once a month.
- (f) No Duplication of Payments. Payments under this Amendment shall not duplicate payments for any work performed or to be performed under other agreements between the Contractor and any funding source, including the County.
- (g) Payments in Connection with Termination or Notice of Termination. Unless a provision of the Amended Agreement expressly states otherwise, payments to the Contractor following the termination of this Amended Agreement shall not exceed payments made as consideration for services that were (i) performed prior to termination; (ii) authorized by this Amended Agreement to be performed; and (iii) not performed after the Contractor received notice that the County did not desire to receive such services.
- 4. <u>Services</u>. The Contractor has completed the systematic review of the County's assessment system for Class 1, Class 3, and the utility component of Class 4 parcels in accordance with the terms of the Original Agreement (the "Systematic Review

Program"). The County now desires to engage the Contractor to perform the following Amended Services to assist the County in producing market values that can be utilized for the January 1, 2019 tentative assessment roll:

- (a) Maintenance of the Systematic Review Program to Produce Market Values for the January 1, 2019 Tentative Assessment Roll. After the completion of the Systematic Review Program, the Contractor submitted a report to the County recommending that new assessment values not be released for the January 1, 2018 tentative assessment roll. The Contractor and the Department agree that additional maintenance of the Systematic Review Program is necessary to produce accurate market values. So that accurate market values can be produced for the January 1, 2019 tentative assessment roll, the Contractor shall continue the maintenance of the Systematic Review Program ("Extended Maintenance") as follows:
  - i. The County will provide updated data on an as-needed basis to the Contractor to cross verify the data with available data services.
  - ii. The Contractor shall then update its database and rerun models.
  - iii. The Contractor shall then review the results, which shall include a review of costs and depreciation, and cross check for accuracy.
  - iv. The Contractor shall produce preliminary reports establishing estimated market values by July 1, 2018. These reports must be submitted to the Department in a format that is appropriate for review by the New York State Office of Real Property Tax Services ("ORPTS").
  - v. Once the results are accurate to the satisfaction of the Contractor and the Department, the Contractor shall produce final systematic review reports and assist the Department in producing market values by no later than November 30, 2018 for Class 1 (including "Economic Units" as described below), Class 3, and the utility component of Class 4 parcels for the January 1, 2019 tentative assessment roll.
  - vi. The Contractor acknowledges the importance of producing updated and accurate market values in the County's IAS system and final systematic review reports by November 30, 2018. Therefore, the Contractor shall assist the County in any manner necessary, as determined by the County, to meet this deadline within the maximum amount authorized under this Amendment.
  - vii. After the values have been produced, the Contractor shall, at the Department's direction, meet with ORPTS, respond to any ORPTS inquiries, and make any necessary adjustments.
- (b) <u>Economic Units</u>. The Department excluded approximately 14,500 Class 1 residential vacant land parcels, known as "Economic Units," from the Original Agreement's scope of services. It was the Department's intention to produce

updated values for the Economic Units using Department staff. The Department now understands that using Department staff is not possible and therefore desires to retain the Contractor to undergo a systematic review and analysis of these Economic Units. The Contractor shall undergo this review in the following manner:

- i. Identify the current population of Economic Units.
- ii. Determine the ownership of each parcel.
- iii. Confirm all physical attributes of the property (size, shape, location, improvements, etc.)
- iv. Determine if there is an associated improved parcel (same ownership, location, etc.)
- v. If there is no associated parcel, the parcel must be valued by the Contractor using comparable sales, market models, and any other acceptable method. The Contractor shall develop the sales and market models. The Contractor acknowledges that the Economic Units parcels tend to be unique, including waterfront, underwater, land-locked, irregular in shape, parcels over 10 acres, value-reflected parcels, etc. and therefore will require extensive work in developing models and valuing the parcels.
- vi. If there is an associated parcel, the Contractor shall:
  - (1) Flag and identify parcel(s) in the system as part of an Economic Unit.
  - (2) Create a "new" parcel for the entire Economic Unit containing all the combined physical attributes.
  - (3) Determine if any parcels in the sales database have an associated parcel and are part of an Economic Unit. If so, the Contractor must remove such sales from the population and update the inventory to include the associated parcel.
  - (4) Once inventory is updated, add back the parcel into the sales database and rerun market models.
  - (5) After models are run and values are finalized, reallocate market values for Economic Units back to their respective parcels.
  - (6) Systematically track full values and apportioned values.
  - (7) Thoroughly review all final values, particularly values for Economic Units, for accuracy.

- (c) The Contractor shall submit to the Department monthly status reports detailing its progress throughout the term of this Amendment. At the County's request, the Contractor shall meet with County personnel to discuss the project status and address any concerns raised by the County.
- 5. <u>Subcontracting</u>. The County consents to the Contractor's use of subcontractors previously authorized under Section 11 of the Original Agreement to perform Amended Services. The Contractor's use of subcontractors is subject to the same terms and conditions provided under the Original Agreement.
- 6. <u>Full Force and Effect</u>. All the terms and conditions of the Original Agreement not expressly amended by this Amendment shall remain in full force and effect and govern the relationship of the parties for the term of the Amended Agreement.

[Remainder of Page Intentionally Left Blank.]

IN WITNESS WHEREOF, the parties have executed this Amendment as of the Effective Date.

	DVALUATION SERVICES, INC. DBA
STANDAR	D VALUATION SERVICES
	22/2//
D	
By:	
	Matthew Snith
	resident
Date:	2.14.18
NASSAU C	COUNTY
Ву:	
Name:	·
	County Executive
rice	Oddity Executive
	Deputy County Evenutive
	☐ Deputy County Executive
Date:	☐ Deputy County Executive

PLEASE EXECUTE IN <u>BLUE</u> INK

STATE OF NEW YORK)
)ss.: COUNTY OF NASSAU )
On the I I day of February in the year 20 ls before me personally came to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of Such State of New York  NOTARY PUBLIC  NEAL D. PEYSNER  NOTARY PUBLIC STATE OF NEW YORK  No. 01PE4948197  Qualified in Nassau County  My Commission Expires March 06, 2019  STATE OF NEW YORK)
Jee .
COUNTY OF NASSAU )
On the day of in the year 20 before me personally came to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of ; that he or she is a Deputy County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

NOTARY PUBLIC

#### **STANVA**

### $ACORD_{m}$

### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 2/14/2018

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to

the terms and conditions of the policy certificate holder in lieu of such endor	, certain sement	: policies may require an en (s).	idorsement. A st	atement on this	s certificate does not confe	er rights to the
PRODUCER			CONTACT NAME:			
Bradley & Parker, Inc. C/L			PHONE (A/C, No, Ext): 631 981-7600 (A/C, No): 16319817			
320 South Service Road			E-MAIL			00.001.001
Melville, NY 11747			ADDRESS:			
631 981-7600			woupen . Citiz		FFORDING COVERAGE e Co/Hanover	31534
INSURED			INSURER B:	ens modiane	e comanover	31334
Standard Valuation Service	ces		INSURER C:			
27 East Jericho Tpke			INSURER D :	<del></del>		
Mineola, NY 11501			INSURER E :			
			INSURER F :			
COVERAGES CER	RTIFICA	TE NUMBER:	I INSURER F.		REVISION NUMBER:	
THIS IS TO CERTIFY THAT THE POLICIE INDICATED. NOTWITHSTANDING ANY RE CERTIFICATE MAY BE ISSUED OR MAY I EXCLUSIONS AND CONDITIONS OF SUCH	EQUIREM PERTAIN, I POLICII	ENT, TERM OR CONDITION O THE INSURANCE AFFORDE ES. LIMITS SHOWN MAY HAY	F ANY CONTRAC D BY THE POLIC VE BEEN REDUCE	TOR OTHER DO IES DESCRIBED ED BY PAID CLA	D NAMED ABOVE FOR THE P CUMENT WITH RESPECT TO HEREIN IS SUBJECT TO AL	WHICH THIS
NSR TR TYPE OF INSURANCE	ADDL SU INSR W	BR /D POLICY NUMBER	POLICY E (MM/DD/YY	FF POLICY EXP YY) (MM/DD/YYYY)	LIMITS	
A X COMMERCIAL GENERAL LIABILITY	х	OBY6802950			EACH OCCURRENCE \$	1,000,000
CLAIMS-MADE X OCCUR					DAMAGE TO DESITE	300,000
		1			I I	5,000
					PERSONAL & ADV INJURY \$	1,000,000
GEN'L AGGREGATE LIMIT APPLIES PER:					GENERAL AGGREGATE \$	2,000,000
POLICY PRO- LOC					PRODUCTS - COMP/OP AGG \$	2,000,000
OTHER:					\$	
AUTOMOBILE LIABILITY					COMBINED SINGLE LIMIT (Ea accident) \$	-
ANY AUTO					BODILY INJURY (Per person) \$	
ALL OWNED SCHEDULED AUTOS					BODILY INJURY (Per accident) \$	
HIRED AUTOS NON-OWNED AUTOS	i				PROPERTY DAMAGE (Per accident) \$	
	ļ .				\$	
UMBRELLA LIAB OCCUR					EACH OCCURRENCE \$	
EXCESS LIAB CLAIMS-MADE					AGGREGATE \$	
DED RETENTION \$					\$	
WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N					PER OTH- STATUTE ER	
ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A				E.L. EACH ACCIDENT \$	
(Mandatory in NH) If yes, describe under					E.L. DISEASE - EA EMPLOYEE \$	
DESCRIPTION OF OPERATIONS below	ļļ				E.L. DISEASE - POLICY LIMIT \$	
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHIC	CI ES (ACC	DD 404 Additional Demostr Calculation				
Certificate holder is included as add	litional	insured as required by	written contrac	n more space is req St.	uneuj	
CERTIFICATE HOLDER	·-· ···		CANCELLATIO	N		
Nassau County One West Street Mineola, NY 11501			SHOULD ANY	OF THE ABOVE D TION DATE TH WITH THE PO	ESCRIBED POLICIES BE CAN EREOF, NOTICE WILL BE DLICY PROVISIONS.	
			KIOM			



### **Houston Casualty Company**

ADMINISTRATIVE OFFICES: 13403 NORTHWEST FREEWAY, HOUSTON, TEXAS 77040

## REAL ESTATE PROFESSIONAL LIABILITY INSURANCE DECLARATIONS

THE INSURER(S) NAMED HEREIN IS (ARE) NOT LICENSED BY THE STATE OF NEW YORK, NOT SUBJECT TO ITS SUPERVISION, AND IN THE EVENT OF THE INSULVENCY OF THE INSURER(S), NOT PROTECTED BY THE NEW YORK STATE SECURITY FUNDS. THE POLICY MAY NOT BE SUBJECT TO ALL OF THE REGULATIONS OF THE DEPARTMENT OF FINANCIAL SERVICES PERTAINING TO POLICY FORMS.

1. Named Insured:

Smith Valuation - DBA Standard Valuation

2. Address:

27 East Jericho Turnpike

Mineola, NY 11501

3. Producer:

Professional Liability Consulting Svcs.

4. Policy Number:

H717-109685

5. Policy Period:

Effective Date: 05/18/2017 Expiration Date: 05/18/2018

(12:01 a.m. Local Time at the Address of the Named Insured, above)

6. Retroactive Date:

05/18/2005

7. Knowledge Date:

05/18/2005

8. Limit of Liability:

\$2,000,000 for each Claim (including Loss and Claim Expenses)

\$2,000,000 for the total of all Claims (including Loss and Claim Expenses)

9. Deductible:

\$10,000.00 for each Claim (including Loss and Claim Expenses)

10. Premium:

\$14,450.00

NY Excess Lines Tax:

\$ 520.20

**State Stamping Fees:** 

\$ 24.57

Administrative/Inspection Fee: \$50.00

### 11. How to Report a Claim:

Report any Claim or potential Claim to the individual below as required below by this Policy and Section IX. NOTIFICATION:

Tokio Marine HCC-Professional Lines Group Claims Department

c/o Head of Claims

37 Radio Circle Drive

Mount Kisco, NY 10549

Claims Telephone Number:

800-742-2210

Claims Email Address:

SubmitClaims@tmhcc.com



# Houston Casualty Company ADMINISTRATIVE OFFICES: 13403 NORTHWEST FREEWAY, HOUSTON, TEXAS 77040

### REAL ESTATE PROFESSIONAL LIABILITY INSURANCE **DECLARATIONS**

### **Schedule of Endorsements**

It is hereby agreed that the following endorsements are attached to, and are made a part of, this Policy at time of issue:

1	REO 109	Service of Suit Endorsement
2	REO 19	Real Estate Appraisers Endorsement
3	REO 31	Related Entity Insured Endorsement
4	REO 69	Increased Limit and Applicable Retroactive Date Endorsement
5	REO 191	Predecessor Entities Endorsement

Tokio Marine HCC Professional Lines Group - Authorized Representative

### THE STATE INSURANCE FUND

8 Corporate Center Dr. 2nd Floor, Melville, NY, 11747-3166 (888) 875-5790

Document Type:	Group No:	Period Covered: *	R.B. File No:
INFORMATION PAGE	090	02/28/2017 TO 02/28/2018	000572184R

INSURED:

H 1035 680-6

REPRESENTATIVE:

8 VERBENA AVENUE

FLORAL PARK NY 11001

HOOD CONNORS JACKSON AGCY INC

182386

Policy No: H 1035 680-6

Date:

01/10/2017

Document Number:

E10000417853

\* PERIOD OF COVERAGE BEGINS AND ENDS AT TWELVE AND ONE MINUTE O'CLOCK A.M. EASTERN STANDARD TIME

TYPE OF BUSINESS: CORPORATION

SMITH VALUATION SERVICE INC

27 E JERICHO TPKE

MINEOLA NY 11501

MP 303

### INFORMATION PAGE RENEWAL POLICY

THIS POLICY INCLUDES THESE ENDORSEMENTS AND/OR SCHEDULES:

EXPERIENCE RATING IS MANDATORY FOR ALL ELIGIBLE INSUREDS. THE EXPERIENCE RATING MODIFICATION FACTOR, IF ANY, APPLICABLE TO THIS POLICY MAY CHANGE IF THERE IS A CHANGE IN YOUR OWNERSHIP OR IN THAT OF ONE OR MORE OF THE ENTITIES ELIGIBLE TO BE COMBINED WITH YOU FOR EXPERIENCE RATING PURPOSES. CHANGE IN OWNERSHIP INCLUDES SALES, PURCHASES, OTHER TRANSFERS, MERGERS, CONSOLIDATIONS, DISSOLUTIONS, FORMATIONS OF A NEW ENTITY AND OTHER CHANGES PROVIDED FOR IN THE APPLICABLE EXPERIENCE RATING PLAN MANUAL, YOU MUST REPORT ANY CHANGE IN OWNERSHIP, IN WRITING, WITHIN 90 DAYS OF SUCH CHANGE. FAILURE TO REPORT SUCH CHANGES WITHIN THIS PERIOD MAY RESULT IN REVISION OF THE EXPERIENCE RATING MODIFICATION FACTOR USED TO DETERMINE YOUR PREMIUM.

THE EXPERIENCE RATING CREDIT SHOWN BELOW IS IN ACCORDANCE WITH YOUR PAST ACCIDENT EXPERIENCE UNDER THE EXPERIENCE RATING PLAN AS PROMULGATED BY THE APPROPRIATE RATING ORGANIZATION.

THIS POLICY COVERS THE FOLLOWING ENTITY

SMITH VALUATION SERVICE INC

1 EFF: 02/28/1992

THIS POLICY COVERS THE FOLLOWING LOCATION

27 E JERICHO TPKE

MINEOLA NY 11501

1 EFF: 02/28/1992

THE PREMIUM FOR THIS POLICY WILL BE DETERMINED BY OUR MANUALS OF RULES, CLASSIF-ICATIONS, RATES AND RATING PLANS. ALL INFORMATION REQUIRED BELOW IS SUBJECT TO VERIFICATION AND CHANGE BY AUDIT.

THIS POLICY IS NOW OPEN TO RENEW OR CREATE WORKERS' COMPENSATION CERTIFICATES OF INSURANCE FOR THE UPCOMING POLICY PERIOD. LOG IN TO YOUR NYSIF CUSTOMER ACCOUNT AT WWW.NYSIF.COM AND SELECT THE "CREATE/RENEW CERTIFICATES" OPTION UNDER THE

THIS IS NOT A BILL. IMPORTANT PREMIUM CALCULATION, PLEASE RETAIN FOR YOUR RECORDS. FOR ATTACHMENT TO WORKERS' COMPENSATION - EMPLOYERS' LIABILITY POLICY

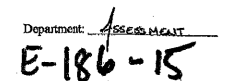
(SEE REVERSE SIDE FOR CONDITIONS)

PAGE 1 CONT.

This policy includes, with their permission, some copyright materials of the National Council on Compensation Insurance and the New York Compensation Insurance Rating Board.

Contract ID#: CFAS1500002





C	Contract Detai	is		SI	ERVICE	Systematic Revi	ew	•
	us ID #: <u>Ceasis o</u>				5 Term;	from 10/1/15 to	03/01/18	
New [	⊠ Renewal □	[1)	Mandated Prog	ram:	<del>1.4'n hut= ,</del> ,		Yes 🗀	No X
Amen	idment 🔲	2)	Comptroller Ap	proval Form	Attached	•	Yes X	No 🗀
Time	Extension	[3)	CSEA Agmt, §	32 Complian	ce Attach	ed:	Yes 🗌	No X
	Funds 🗌	4)	Vendor Owner	ship & Mgmt.	Disolosu	re Attached:	Yes X	No 🗌
Blank RES	et Resolution  #	5)	Insurance Requ	iired			Yes	No-X
Ā	gency Inform	ation						
Eme Star	ndard Valuation Services	Vendo	Vendor ID# 1129719	81		COUNTY Department Contact In		ments
	7 E. Jericho Turupiko NY 11501		Contact Person Matthew Smith Address 240			Address 240 Old Cou	Nd Country Road	
NINCOLO, AL TIVOL			Phone (516) 248-6922			Phone 571-3432		···· // // // // // // // // // // // //
R	outing Slip		griss Verinearijo		12.5 2%	Sievature		Zapova
  21	Department	NIFS En	ury (Dept) pyl (Dept. Head)	Ø 10/2	#	1		(equired
	ОМВ	NIFS Ap	pproval	□9/2/1s	V X	a Stor	Not	No required if
F + 11 + 12 + 12 + 12 + 12 + 12 + 12 + 1	County Attorney	CA RE Verifica	& Insurunce tion	Dalel	35	23.8	_	
	County Attorney	CA Approval as to form a choice Se		ie 5 1	20 18			
	Legislative Affairs	Fw'd Oi CA	Fw'd Original Contract to		cetta C	7.00 ds	TU Z	
	Rules []/ Leg. []							
	County Attorney	NIFS Ap	pproval	DOIL	106 S	25-8	·	
	Comptroller	NIFS A	pproval	Z nh		2002	שבים וו ביצ	
1.1.	County Executive	Notarize	atton	9/10 21		19177		

Contract Summary

PR5254 (8/04)

### Contract ID#: \_CFAS15000002



Department: ASSESSMENT

			135 GY		· · · · · · · · · · · · · · · · · · ·	
l		v and Analysis of Assessments				71 m 6 4 d q
Perpose: The p	urpese of this a	greement is to encumber half of	the funding needed	a begin the project	i the amount of this phase	of the centract is \$2,698,000.
	<u> </u>					
Method of Proc	urement: Fund	ing will be from the Capital Pro	jeet 97532			_
						•
Procentomistrat III	istory: This is st	ne original funding is the amou	nt needed to comment	the project	**************************************	
L I VAMI VALIDAGE LA	∞1#1, 1 A 44.00 PV	A A Britis amount & size amount	or neverth to complete	, we had one		
	•					
Bearintian of I	Jeneral Provida	met This suppressed is to do a s	velemetic review and	analysis of the mon	dels of Class I and 3 and a	ther aspects of Nassau County's
assessment syste	em. Vendor will	work in conjunction with the I	Separtment of Assess	ment to do a full at	nd complete analysis and r	mor aspects of Nassau County's eview of the current models and
will also implen	tent any change	s to said system.				
Years of an Inc.	Hara ( Dad - A d )	English Yankalana ayalı salarıla anası ili i	d to produce to a second			
impact on Fund	ung / L'ince Amai	lysis: Pricing schedule contains	u in contract serious	Edit		
······································	* 1 ml/ 1 ml	······				
•						
Recommendation	m: (approve as	submitted)	<del> </del>	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		<del> </del>
			· · · · · · · · · · · · · · · · · · ·	·		<del></del> .
d da in la como mais anticología de la	***	ormation		<u>Eggs Population and a</u>		
AUDEEL	100	A Charles Source	550 30 HE OF B B B B	200 3 2 3 4 4 4 5 3 5 5 5 5 5 5 5 5 5 5 5 5 5 5	==1NDEX/OBJECT	The state of the s
Fund:	PWCAP	Revenue Contract	XXXXX	1	PWCAPCAP	\$2,608,000
Control;	CAP	County	\$	2		\$
Resp:	97532	Federal	\$	3		\$
Object;	0003	State	\$	4		\$
Transaction;		Capital	\$ 2,608,000	5		\$
·		Other	\$	6		\$
* ŘENEÝ	ALC: S	TOTAL	\$2,608,000		•	TOTAL \$2,608,000
% Increase		<del></del>	. <del> </del>	L		**************************************
% Decrease		Document Prepared By:	mes Davis	•		Deta 08/31/15
		POCUMENT LADSLESS DA				Date:
	rent week	OBSTANCE SERVICE				
l certify	that this document was	eccepted into NB'8.	y that an unencumbered belance present in the appropria	sufficient to cover this contri for in be charred	act is Name	
Name		Name			Date	, , , ,
			Je/Jun	Aum	9//3	1/18
Tate	<del>11 (pr , s s - , sr 1s-le-</del>	Date	4.1.	1		or Office (he Only)
		11/12/1-	////	115	E#:	

### RULES RESOLUTION NO. 3332015

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE
TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN
THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU
COUNTY DEPARTMENT OF ASSESSMENT, AND SMITH
VALUATION SERVICES, INC. DBA STANDARD VALUATION
SERVICES

WHEREAS, the County has negotiated a personal services agreement with Smith Valuation Services, Inc. DBA Standard Valuation Services to provide a systematic review of the County's Assessment System, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County

Legislature authorizes the County Executive to execute the said agreement
with Smith Valuation Services, Inc. DBA Standard Valuation Services.

### RULES RESOLUTION NO. - 2015

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE
TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN
THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU
COUNTY DEPARTMENT OF ASSESSMENT, AND SMITH
VALUATION SERVICES, INC. DBA STANDARD VALUATION
SERVICES

WHEREAS, the County has negotiated a personal services agreement with Smith Valuation Services, Inc. DBA Standard Valuation Services to provide a systematic review of the County's Assessment System, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County
Legislature authorizes the County Executive to execute the said agreement
with Smith Valuation Services, Inc. DBA Standard Valuation Services.

George Maragos Comptroller



240 Old Country Road Mineola, New York 11501

# COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: Standard Valuation Services CONTRACTOR ADDRESS: 27 E. Jericho Turnpike, Mineola, NY 11501

### FEDERAL TAX ID #: 112971981

Instructions: Please check the appropriate box ("\sigma") after one of the following roman numerals, and provide all the requested information.

I. $\square$ The contract was awarded to the lowe	st, responsible bidder after advertisement
for sealed bids. The contract was awarded in	[newspaper] on
[date]. The scaled bids were publicly opened on scaled bids were received and opened.	[date]. [#] of

### II. X The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on May 18, 2015. Potential proposers were made aware of the availability of the RFP by newspaper advertisement and posting on website. Proposals were due on June 08, 2015. Three proposals were received and evaluated. The evaluation committee consisted of: Steven Corte, Deputy Assessor, Anthony Arcuri, Real Property Appraiser-Arbitrator Supervisor, Mary Brower, Real Property Appraising-Assessing Supervisor, Randy Yunker, Community Service Representative and Michael Antic, Real Property Appraising-Assessing Supervisor II. The proposals were scored and ranked. As a result of the scoring and ranking (attached), the two highest-ranking proposers were selected by property class.

The extensi relevar enterin perform evaluat	This is a renewal, extension or amendment of an existing contract.  Ontract was originally executed by Nassau County on November 19, 1997. This is a renewal or pursuant to the contract, or an amendment within the scope of the contract or RFP (copies of the pages are attached). The original contract was entered into after proposals were evaluated upon in into the original agreement. Attach a copy of the most recent evaluation of the contractor's mance for any contract to be renewed or extended. If the contractor has not received a satisfactory tion, the department must explain why the contractor should nevertheless be permitted to continue to the time of the county.
propo	Pursuant to Executive Order No. 1 of 1993, as amended, at least three esals were solicited and received. The attached memorandum from the timent head describes the proposals received, along with the cost of each esal.
	A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
	B. The attached memorandum contains a detailed explanation as to the reason(s)why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.
memo	Pursuant to Executive Order No. 1 of 1993 as amended, the attached brandum from the department head explains why the department did not at least three proposals.
	A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
	<b>B.</b> The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
	C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.

**D.** Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal agreement.

VI. This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. 

This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No.928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

In addition, if this is a contract with an individual or with an entity that has only one or two employees:

a review of the criteria set forth by the Internal Revenue Service, Revenue Ruling No. 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature

8 31 15

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

Compt. form Pers./Prof. Services Contracts: Rev. 02/04

### THE STATE INSURANCE FUND

8 Corporate Center Dr. 2nd Floor, Melville, NY, 11747-3166 (888) 875-5790

Document Type:	Group No:	Period Covered: *	R.B. File No:
INFORMATION PAGE	090	02/28/2015 TO 02/28/2018	000572184R

INSURED:

H 1035 680-6

REPRESENTATIVE:

8 VERBENA AVENUE

192386

Policy No: H 1035 680~6

HOOD CONNORS JACKSON AGCY INC

Date: 01/12/2015

Document Number: ±951 970

FLORAL PARK NY 11001

\* PERIOD OF COVERAGE BEGINS AND ENDS AT TWELVE AND ONE MINUTE O'CLOCK A.M. EASTERN STANDARD TIME

TYPE OF BUSINESS: CORPORATION

SMITH VALUATION SERVICE INC

27 E JERICHO TPKE

MINEOLA NY 11501

MP 323

### CATASTROPHE (OTHER THAN CERTIFIED ACTS OF TERRORISM) PREMIUM ENDORSEMENT

This endorsement is notification that your insurance carrier is charging premium to cover the losses that may occur in the event of a Catastrophe (other than Certified Acts of Terrorism) as that term is defined below. Your policy provides coverage for workers compensation losses caused by a Catastrophe (other than Certified Acts of Terrorism).

This premium charge does not provide funding for Certified Acts of Terrorism Contemplated under the Terrorism Risk Insurance Program Reauthorization Act Disclosure Endorsement (TRI04), attached to this policy.

For purposes of this endorsement, the following definitions apply:

CATASTROPHE: (other than Certified Acts of Terrorism): Any single event, resulting from an Earthquake, Noncertified Act of Terrorism, or Catastrophic Industrial Accident, which results in aggregate workers compensation losses in excess of \$50 million.

EARTHQUAKE: The shaking and vibration at the surface of the earth resulting from underground movement along a fault plane or from volcanic activity.

NONCERTIFIED ACT OF TERRORISM: An event that is not certified as an Act of Terrorism by the Secretary of Treasury pursuant to the Terrorism Risk Insurance Act of 2002 (as amended) but that meets all of the following criteria:

- a. It is an act that is violent or dangerous to human life, property, or infrastructure;
- b. The act results in damage within the United States, or outside of the United States in the case of the premises of United States missions or air carriers or vessels as those terms are defined in the Terrorism Risk insurance Act of 2002 (as amended); and
- c. It is an act that has been committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

CATASTROPHIC INDUSTRIAL ACCIDENT: A chemical release, large explosion, or small blast that is localized in nature and affects workers in a small perimeter the size of a building.

The premium charge for the coverage your policy provides for workers compensation losses caused by a Catastrophe (other than Certified Acts of Terrorism) is shown in Item 4 of the Information Page or in the Schedule below:

#### **SCHEDULE**

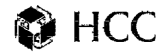
Rate per \$100 of Remuneration \$.012

Non-Payroll Base Exposure \$.007 of the State Fund Manual Rate Premium

### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

04/08/2015 THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES SELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s), Chester Agency Inc. Entk (516) 333-3401 ĨÃĆ No): (516) 333-3420 497 Westbury Ave larry@chesteragency.net INSURERIS) AFFORDING COVERAGE Carle Place NY 11514 INSURER A : Hanover Ins. Co. **MSURED** MBURER B : Smith Valuation dbs Standard Valuation Svc Inc. MSURER C: 27 E Jericho Toke INSURER D : MSURER & Mineola NY 11501 MSURER F CERTIFICATE NUMBER: COVERAGES REVISION NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDLISUER TYPE OF INSURANCE POLICY EFF POLICY EXP POLKY NUMBER LIMITS COMMERCIAL GENERAL LIABILITY s 1,000,000 GLAIMS-MADE X OCCUR \$100,000 SEB (En nocumence OBY6802950-08 × 11/20/2014 11/20/2015 **\$ 5,000** MED EXP (Any one person) PERSONAL & ADV INJURY <u>\$1,000,000</u> GEN'L AGGREGATE LIMIT APPLIES PER GEVERAL AGGREGATE s 2,000,000 POLICY LOC PRODUCTS - COMPIOP AGG \$2,000,000 OTHER COMBINED SINGLE LINAT AUTOMOBILE LIABILITY £ ANY AUTO BODRY INJURY (Per person) 4 ALL OWNED AUTOS BOHEDULEO AUTOS NON-OWNED AUTOS BODILY INJURY (Per accident) PROPERTY DAMAGE (Per positions) HIRED AUTOS UNIBRELLA LIAD OCCUR EACH OCCURRENCE PXCERR I IAR CLABAS MADE AGGREGATE DED RETENTION S WORKERS COMPENSATION AND EMPLOYERS' LANGILITY STATUTE AND DEPTEUT CHARACTER CANTING OFFICENMEMBER EXCLUDED? (Rendemby In MI) If yes, describe under DESCRIPTION OF OPERATIONS below E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT DESCRIPTION OF OPERATIONS / LOCATIONS / VENICLES (ACORD 101, Additional Remarks Schedule, may be attached if store space to required) Additional insured: Nassau County as their interest may appear CERTIFICATE HOLDER CANCELLATION Nassay County should any of the above described policies be cancelled before THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. One West Street Minepia, NY 11501 AUTHORIZED REPRESENTATIVE.



### **Houston Casualty Company**

ADMINISTRATIVE OFFICES: 13403 NORTHWEST FREEWAY, HOUSTON, TEXAS 77640

### PROFESSIONAL LIABILITY ERRORS & OMISSIONS INSURANCE DECLARATIONS

THE INSURER(S) NAMED HEREIN IS (ARE) NOT LICENSED BY THE STATE OF NEW YORK, NOT SUBJECT TO ITS SUPERVISION, AND IN THE EVENT OF THE INSURER(S), NOT PROTECTED BY THE NEW YORK STATE SECURITY FUNDS. THE POLICY MAY NOT BE SUBJECT TO ALL, OF THE RECIDENTIONS OF THE DEPARTMENT OF FINANCIAL SERVICES PERTAINING TO FOLICY FORMS.

1. Named Insured:

Smith Valuation Services Inc.

2. Address:

27 East Jericho Tumpike 'Mineola, NY 11501

3. Named Insured's Profession:

See Endorsement BOP 32

4. Producer:

Professional Liability Consulting Sycs.

5. Policy Number:

H715-105764

6. Policy Period: .

Effective Date: 05/18/2015 Expiration Date: 05/18/2016

(12:01 a.m. Local Time at the Address of the Named Insured, above)

7. Retroactive Date:

05/18/2005

8. Knowledge Date:

05/18/2005

9. Limit of Liability:

\$2,000,000 for each Claim (including Loss and Claim Expenses)

\$2,000,000 for the total of all Claims (including Loss and Claim Expenses)

10. Deductible:

\$10,000.00 for each Claim (including Loss and Claim Expenses)

14.Promione

\$15,000.00.

NYS Surplus Lines Tax:

\$ 540.00

State Stamping Fees:

\$ 30.60

Administrative/Inspection Fee: \$50.00

12. Notwork Security and Privacy Liability Coverage Option (Insuring Agreement B):

	Not Perchased (If this box is checked, then Insuring Agreement )	nne likis F
ш	(If this box is checked, then Insuring Agreement)	क्षेत्रं (क्षेत्रं ह

13. How to Report a Claim:

Report any Chilm or potential Claim to the individual below as required below by this Policy and Section IX. NOTIFICATION:

HCC Specialty Claims Department

EOF (1.2015)



This is to certify that Excess Line Association of New York received and reviewed the attached insurance document in accordance with Article 21 of the New York State Insurance Law

THE INSURER(S) NAMED HEREIN IS (ARE) NOT LICENSED BY THE STATE OF NEW YORK, NOT SUBJECT TO ITS SUPERVISION, AND IN THE EVENT OF THE INSOLVENCY OF THE INSURER(S), NOT PROTECTED BY THE NEW YORK STATE SECURITY FUNDS. THE POLICY MAY NOT BE SUBJECT TO ALL OF THE REGULATIONS OF THE DEPARTMENT OF FINANCIAL SERVICES PERTAINING TO POLICY FORMS.



## Houston Casualty Company ADMINISTRATIVE OFFICES: 13403 NORTHWEST FREEWAY, HOUSTON, TEXAS 77040

### PROFESSIONAL LIABILITY ERRORS & OMISSIONS INSURANCE DECLARATIONS

c/o Head of Claims 37 Radio Circle Drive Mount Kisco, NY 10549 Claims Emeil Address:

SubmitClaims@hcc.com

### Schedule of Endorsements

It is hereby agreed that the following endorsements are attached to, and are made a part of, this Policy at time of issue:

1	BOP 32	Insured's Professional Services Endorsement
2	EOP 109	Service of Suit Endorsement
3	BOP 31	Related Burity Insured Endorsement
4	EOP 191	Predecessor Entities Endorsement
5	BOP 406A	Retroactive Date for Professional Services Endorsement
6	EOP 69	Increased Limit and Applicable Retipactive Date Endorsement
7	EOP 19	Real Estate Appraisers Exclusionary Endorsement
8	EOP 127	Fungi and Microbe Related Claims Exclusionary Endorsement

HCC Specialty - Authorized Representative



### **BUSINESSOWNERS DECLARATION BUSINESSOWNERS RENEWAL DECLARATIONS**

RENEWAL OF ODY 6802950

Policy Number	Polic	y Period	Coverage is Provided in the	Agency Code
	From	To		
OBY-6802950-05	11/20/2014	11/20/2015	CITIZENS INSURANCE COMPANY OF AMERICA	860696600

| Mary 1944 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 | 1854 |

Named Insured and Address

SMITH VALUATION D/B/A STANDARD VALUATION SERVICES INC.

27 E JERICHO TPKE MINEQLA NY 11501

Agent

800-308-7143

RISK PLACEMENT SERVICES INC (TREIBER AGENCY GROUP) 60 CHAS LINDBERGH BLVD#602

UNIONDALE, NY 11553

Policy Period: Seginning and Ending at 12:01 a.m. Standard Time at the Location of the Described Premises.

Business Type: CORPORATION (SINGLE).

Mortgages/Loss Payable:

SEE ADDITIONAL INTEREST SCHEDULE

### Business of the Named Insured:

OPFICE.

In consideration of the premium, insurance is provided the Named Insured with respect to those premises described in the Schedule below and with respect to those coverages and kinds of property for which a specific Limit of insurance is shown, subject to all of the terms of this policy including forms and endorsements made a part hereof.

### LOCATION SCHEDULE

#### Described Premises:

NO. 1 27 E JERICHO TPKE, MINEOLA, NY 11501

Property Coverage	L.I	mits of insurance				
	Loc No 001	Bidg No 001	Loc No	Bldg No	Loc No	Bldg No
Deductible Amt	\$ 50	0	\$ .		\$	
Building Amount Valuation	NOT COVER	RI)				
Bus Personal Prop Valuation	\$ 237,6	4.9 RC		,		
Business Income	ACTUAL BUSI	NESS LOSS SUS	TAINED NOT	EXCEEDING 3 C	ONSECUTIVE M	ANTUR
Business Income Waiting Period	Excluded / No 24 HOUR	ne / 24 hour / 48	hour / 72 ho	şır	20,900000119 E.M	2/11/13
Coverage			Limits	of insurance		,
Liability and Medical Pr reduced the Amount of Liability of the Business	Insurance we pro	vide during the ar	/ Damage Legi pilicable annua	al Liability, each p al period. Please	ald claim for the refer to Paragrap	following coverages h D.A. of Section II-
Business Liability		\$1,600,600	Per Occur	гелов	\$2,000,000	Aggregate
Medical Expenses		\$ 5,000	Each Perso		. r	· 100 - 2010
Property Damage Legal	Liability	\$ 300,000	Any one F	ire, Explosion, Ligi	htning, Smoke or	Leakage
Form 391-1002 (6-05)						Page 1 of 2

Date Issued: 09/09/2014

ORIGINAL/INSURED

Payment Type: OUST SERV OTR-DIRECT BILL



### **BUSINESSOWNERS DECLARATION BUSINESSOWNERS RENEWAL DECLARATIONS**

Minimal Language and construction and co

**1**VV

RENEWAL OF ODY 6802950

Policy Number	From	y Period To	Coverage is Provided in the	Agency Code
OBY-6802950-05	11/20/2014	11/20/2015	CITIZENS INSURANCE COMPANY OF AMERICA	560696600
Named Insured an	d Address		Agent	
SMITH VALUATIO VALUATION SERV 27 E JERICHO TP MINEOLA NY 118	/ICES INC. KE	ARD	800-308-7143 RISK PLACEMENT SERVICES INC (TREIBER AGENCY GROUP) 50 CHAS LINDBERGH BLVD#602 UNIONDALE, NY 11553	
Additional Property See	Coverages and ettached Sched	Extensions: dule for Addition	nal Coverages provided for under this Policy.	
Audit Frequency: A	Annual			
Additional Liability General Liability C Description: REAL Liability Exposure:	lass: 96317 ESTATE APPRA	isërs office	troadening Endorsement	
Policy Forms, Endo	orsements and C	Optional Covera See Forms	ges Attached: and Endorsements Schedule	
NEW YORK 5	BTATE FIR	E FEE:	\$4.2	7
OTAL BOP (	COVERAGE	PREMIUM	\$1,814.2° \$1,814.2° N TOTAL POLICY PREMIUM) \$ 25.0	

Countersigned this \_\_\_\_ Day of \_ Authorized Representative

UMB TERRORISM COVG (INCLUDED IN TOTAL POLICY PREMIUM) NOT COVERED

This Declarations Page with the Policy Contract, Forms and Endorsements, if any, Complete the Policy.

Form 391-1002 (06-05)

FIRE FOLLOWING

TOTAL POLICY PREMIUM IS:

DEPOSIT PREMIUM:

TOTAL UMBRELLA COVERAGE PREMIUM:

Date Issued: 09/09/2014

**ORIGINAL/INSURED** 

Payment Type: CUST SERV CTR-DIRECT BILL

15,00

NOT COVERED

\$1,814.27

\$1,814.27

Page 2 of 2

132582

Standard Valuation Services

	the second secon		
AMOUNT PAID	533.00	CHECK AMOUNT	\$533.00
DISCOUNT TAKEN		DISCOUNTS TAKEN	
INVOICE AMOUNT			
INVOICE DATE		PAYEE	
NOIL			Nassau County
DESCHIPTION	Licenses Expense	CHECK NO.	132582
KETERENCE NO.	<u>-</u>	CHECK DATE	6/8/15

	JPMorgan Chase Bank, N.A. 1-2210	132582 Birumanost	e estimates se
Standard Valuation Services 27 East Jericho tumpike Minecia, NY 11501	AMC	DATE Jun 8, 2015 AMOUNT	erkendelstrekerskeid (*)
Five Hundred Thirty-Three and 00/100 Dollars	\$ 533.00		ined no elinisci
		9	€
Nassau County	The state of the s		babilani cowi s
	1 1 1 1 1 1		a <sub>E</sub>

Memo:

PAY TO THE OFFIDER OFFI 0410306423m

MISSESM WOLLOOOFM

### CONTRACT FOR SERVICES

THIS AGREEMENT, (together with the schedules, appendices, attachments and exhibits, if any, this "Agreement"), dated as of the date (the "Effective Date") that this Agreement is executed by Nassau County, is entered into by and between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "County"), acting for and on behalf of the Nassau County Department of Assessment, having its principal office at 240 Old Country Road, Mineola, New York 11501, and (ii) Smith Valuation Services, Inc. DBA Standard Valuation Services, having its principal office at 27 East Jericho Turnpike, Mineola, New York 11501 (the "Contractor").

### WITNESSETH:

WHEREAS, the County, acting for and on behalf of the Department, has issued a request for proposals ("RFP"), RFP # ASO518-1509, on May 18, 2015 for the systematic review and analysis of assessments, attached hereto as Exhibit A; and

WHEREAS, the Contractor by proposal dated June 8, 2015, attached hereto as Exhibit B, and as further set forth in supplemental materials dated June 9, 2015, attached hereto as Exhibit C (collectively, the "Proposal"), has submitted a Proposal in response to and in accordance with the RFP; and

WHEREAS, the County has reviewed the proposals submitted in response to the RFP for four different tax classes and has determined that the Contractor has submitted a Proposal that will provide the County with the best value for tax classes 1 and 3, and the utility component of tax class 4; and

WHEREAS, the County desires to hire the Contractor to perform the services described in this Agreement; and

WHEREAS, the Contractor desires to perform the services described in this Agreement; an

WHEREAS, this is a personal service contract within the intent and purview of Section 226 of the County Charter;

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Agreement, the parties agree as follows:

- 1. Term. (a) Period of Agreement. This Agreement shall commence on October 1, 2015 and shall terminate upon completion of the services to be delivered under this Agreement, unless sooner terminated in accordance with the provisions of this Agreement. The Contractor acknowledges that certain obligations under this Agreement shall extend beyond the termination of this Agreement.
- (b) <u>Time of Performance</u>. The Contractor's time of performance is set forth in the attached Exhibit D. The Contractor shall deliver the services, as more fully described hereto, in order to ensure its full completion in accordance with the requirements of this Agreement and in accordance with the schedule provided in the attached Exhibit D.
- 2. <u>Services</u>. (a) The services to be provided by the Contractor under this Agreement shall consist of providing a systematic review of the County's Assessment System, as more fully described

in the project timeline, attached hereto as Exhibit D, and as further set forth herein and in the exhibits attached hereto (the "Services"). To the extent that Exhibit D is inconsistent with the terms and conditions provided in the attached RFP and Proposal, including that Services are only based on tax classes 1, 3, and the utility component of tax class 4, Exhibit D shall control, provided, however, the terms and conditions contained above the signature page shall control over all Exhibits. The Proposal and the RFP are acceptable as a general description of the Services to be rendered by the Contractor, but the terms and conditions set forth in Exhibit D provide a detailed scope of Services related to the tax classes for which the Contractor has been awarded and constitute the Agreement between the parties.

- (b) The Contractor specifically acknowledges the County's reliance upon the Contractor's Proposal as Contractor's offer to perform Services on behalf of the County under and pursuant to this fixed price Agreement. The Contractor warrants and represents that any and all services detailed in Exhibit D are included within this fixed price Agreement and the County is relying upon the Contractor's Proposal as a general description of the Services to be provided by the Contractor.
- (c) Unless the application of this subsection will cause a provision required by law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. If there is an actual conflict, the following order of priority shall apply:
  - (1) Terms and conditions set forth above the signature page to this Agreement;
  - (2) Appendix EE: Equal Employment Opportunities for Minorities and Women; and Appendix L: Certificate of Compliance (Nassau County Living Wage Law);
  - (3) Exhibit F: Confidentiality agreement;
  - (4) Exhibit D: Project timeline;
  - (5) Exhibit E: Payment schedule;
  - (6) Exhibit A: RFP;
  - (7) Exhibit C: Supplemental materials to Proposal dated June 9, 2015;
  - (8) Exhibit B: Original Proposal dated June 8, 2015.

Certain conflicts are noted within the terms of this Agreement, however, to the extent possible and as not otherwise noted in this Agreement, all the terms of this Agreement should be read together as not conflicting.

- 3. Payment. (a)(1) Amount of Consideration. The maximum amount to be paid to the Contractor as full consideration for the Contractor's Services, including expenses, under this Agreement shall not exceed the sum of Two Million Six Hundred Eight Thousand Dollars (\$2,608,000.00) (the "Maximum Amount"), which shall be payable in accordance with the attached Exhibit E. To the extent that Exhibit E is inconsistent with the terms and conditions provided in the attached RFP and Proposal, including that payment is only based on tax classes 1, 3, and the utility component of tax class 4, Exhibit E shall control, provided, however, the terms and conditions contained above the signature page shall control over all Exhibits. The amounts payable under Exhibit E are inclusive of all expenses and all other costs incidental to the Services to be provided by the Contractor under this Agreement, including travel.
- (2) Any appearances before the County Legislature, or any committee thereof for the purpose of the approval of this Agreement or any amendment thereto, are to be construed as part of the fee negotiation and approval process and the Contractor agrees that no fee will be charged for any such appearances.

- (3) Notwithstanding anything in this Section 3 or in any other provision of this Agreement, the County shall pay, and the Contractor shall accept as payment for the Services described in this Agreement, the amounts detailed in the attached Exhibit E, subject to the availability of funds for this Agreement following approval by the County and encumbrance by the County Comptroller. The County shall not be liable for payment of any amounts which have not been approved by the County and encumbered for this Agreement by the County Comptroller. The parties acknowledge that the parcel count on the assessment roll may fluctuate throughout the term of this Agreement and as such, the parties agree that the payment schedule attached hereto as Exhibit E shall remain fixed despite such fluctuations. Nonetheless, the Department reserves the right to direct the Contractor to not perform a category of Services for which the Contractor shall not be paid, the value of which is to be mutually determined between the parties.
- (4) If there is a change in scope of Services or any agreed-upon additional related Services to be provided under this Agreement, at the County's election, the parties shall negotiate in good faith to amend the Services and make an equitable adjustment to the Maximum Amount provided under this Agreement. Such adjustment shall require all requisite governmental and Contractor approvals.
- (b) <u>Vouchers</u>; <u>Voucher Review</u>, <u>Approval and Audit</u>. Payments shall be made to the Contractor in accordance with the payment schedule described in the attached Exhibit E and shall be contingent upon (i) the Contractor submitting a claim voucher (the "Voucher") in a form satisfactory to the County, that (a) states with reasonable specificity the services provided and the payment requested as consideration for such services, (b) certifies that the services rendered and the payment requested are in accordance with this Agreement, and (c) is accompanied by documentation satisfactory to the County supporting the amount claimed, including, but not limited to, a report detailing Services completed during the invoice period; and (ii) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative (the "Comptroller").
- (c) <u>Timing of Payment Claims</u>. The Contractor shall submit claims no later than three (3) months following the County's receipt of the services that are the subject of the claim and no more frequently than once a month.
- (d) <u>No Duplication of Payments</u>. Payments under this Agreement shall not duplicate payments for any work performed or to be performed under other agreements between the Contractor and any funding source including the County.
- (e) <u>Payments in Connection with Termination or Notice of Termination</u>. Unless a provision of this Agreement expressly states otherwise, payments to the Contractor following the termination of this Agreement shall not exceed payments made as consideration for services that were (i) performed prior to termination, (ii) authorized by this Agreement to be performed, and (iii) not performed after the Contractor received notice that the County did not desire to receive such services.
- 4. <u>Independent Contractor</u>. The Contractor is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Contractor (a "<u>Contractor Agent</u>"), be (i) deemed a County employee, (ii) commit the County to any obligation, or (<u>iii</u>) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "<u>Person</u>" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies,

bureaus, offices and departments thereof).

- 5. <u>No Arrears or Default</u>. The Contractor is not in arrears to the County upon any debt or contract and it is not in default as surety, contractor, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.
- 6. Compliance with Law. (a) Generally. The Contractor shall comply with any and all applicable Federal, State and local Laws, including, but not limited to those relating to conflicts of interest, human rights, a living wage, disclosure of information and vendor registration in connection with its performance under this Agreement. In furtherance of the foregoing, the Contractor is bound by and shall comply with the terms of Appendix EE attached hereto and with the County's registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.
- (b) <u>Nassau County Living Wage Law.</u> Pursuant to LL 1-2006, as amended, and to the extent that a waiver has not been obtained in accordance with such law or any rules of the County Executive, the Contractor agrees as follows:
  - (i) Contractor shall comply with the applicable requirements of the Living Wage Law, as amended;
  - (ii) Failure to comply with the Living Wage Law, as amended, may constitute a material breach of this Agreement, the occurrence of which shall be determined solely by the County. Contractor has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.
  - (iii) It shall be a continuing obligation of the Contractor to inform the County of any material changes in the content of its certification of compliance, attached to this Agreement as Appendix L, and shall provide to the County any information necessary to maintain the certification's accuracy.
- (c) Records Access. The parties acknowledge and agree that all records, information, and data ("Information") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The Contractor shall require all Contractor Agents, Contractor subcontractors, and their respective employees to execute a confidentiality agreement, attached hereto as Exhibit F (the "Confidentiality Agreement"), prior to commencing Services under this Agreement. The Contractor shall provide the executed Confidentiality Agreements to the Department prior to the Contractor Agent or subcontractor commencing Services. The Contractor acknowledges that Contractor Information in the County's possession may be subject to disclosure under Article 6 of the New York State Public Officer's Law ("Freedom of Information Law" or "FOIL"). In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Contractor of such request prior to disclosure of the Information so that the Contractor may take such action as it deems appropriate.
  - 7. Minimum Service Standards. Regardless of whether required by Law: (a) The

Contractor shall, and shall cause Contractor Agents to, conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.

- (b) The Contractor shall deliver Services under this Agreement in a professional manner consistent with the best practices of the industry in which the Contractor operates. The Contractor shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Contractor Agents to obtain and maintain, all approvals, licenses, and certifications ("Approvals") necessary or appropriate in connection with this Agreement.
- 8. Indemnification; Defense; Cooperation. (a) The Contractor shall be solely responsible for and shall indemnify and hold harmless the County, the Department and its officers, employees, and agents (the "Indemnified Parties") from and against any and all liabilities, losses, costs, expenses (including, without limitation, attorneys' fees and disbursements) and damages ("Losses"), arising out of or in connection with any acts or omissions of the Contractor or a Contractor Agent, regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same; provided, however, that the Contractor shall not be responsible for that portion, if any, of a Loss that is caused by the negligence of the County.
- (b) The Contractor shall, upon the County's demand and at the County's direction, promptly and diligently defend, at the Contractor's own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more Indemnified Parties for which the Contractor is responsible under this Section, and, further to the Contractor's indemnification obligations, the Contractor shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.
- (c) The Contractor shall, and shall cause Contractor Agents to, cooperate with the County and the Department in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement, including the acts or omissions of the Contractor and/or a Contractor Agent in connection with this Agreement.
  - (d) The provisions of this Section shall survive the termination of this Agreement.
- 9. <u>Insurance</u>. (a) <u>Types and Amounts</u>. The Contractor shall obtain and maintain throughout the term of this Agreement, at its own expense: (i) one or more policies for commercial general liability insurance, which policy(ies) shall name "Nassau County" as an additional insured and have a minimum single combined limit of liability of not less than One Million Dollars (\$1,000,000.00) per occurrence and Two Million Dollars (\$2,000,000.00) aggregate coverage, (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(ies) shall have a minimum single limit liability of not less Two Million Dollars (\$2,000,000.00) per claim (iii) compensation insurance for the benefit of the Contractor's employees ("Workers' Compensation Insurance"), which insurance is in compliance with the New York State Workers' Compensation Law, and (iv) such additional insurance as the County may from time to time specify.
- (b) Acceptability: Deductibles: Subcontractors. All insurance obtained and maintained by the Contractor pursuant to this Agreement shall be (i) written by one or more commercial insurance carriers licensed to do business in New York State and acceptable to the County, and which is (ii) in form and substance acceptable to the County. The Contractor shall be solely responsible for the payment of all deductibles to which such policies are subject. The Contractor shall require any

subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by the Contractor under this Agreement.

- (c) <u>Delivery: Coverage Change; No Inconsistent Action.</u> Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the Department. Not less than thirty (30) days prior to the date of any expiration or renewal of, or actual, proposed or threatened reduction or cancellation of coverage under, any insurance required hereunder, the Contractor shall provide written notice to the Department of the same and deliver to the Department renewal or replacement certificates of insurance. The Contractor shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take or omit to take any action that would suspend or invalidate any of the required coverages. The failure of the Contractor to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of the Contractor to maintain the other required coverages shall be deemed a material breach of this Agreement upon which the County reserves the right to consider this Agreement terminated as of the date of such failure.
- 10. Ownership and Control of Work Product. Upon execution of this Agreement, any reports, documents, data, photographs and/or other materials produced pursuant to this Agreement, and any and all drafts and/or other preliminary materials in any format related to such items, shall become the exclusive property of the County, and the Contractor may not use such materials in any way other than for the compliance of the requirements under this Agreement.
- Assignment: Amendment: Waiver: Subcontracting. (a) This Agreement and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "County Executive"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.
- (b) Further to the foregoing, the County consents to the Contractor's subcontracting certain Services to the following subcontractors:
  - (i) Federal Appraisal & Consulting, with an office located at 460 Route 22 West, Suite 403, Whitehouse Station, NJ 08889 for the performance of Class III Utilities Properties.
  - (ii) Thimgan Inc., with an office located at 14635 West Clarendon Avenue, Goodyear,AZ 85395 for the performance of Project Modeling..

The Contractor is and shall remain primarily liable for the successful completion of all Services in accordance with this Agreement. Nothing in this Agreement or otherwise shall create any contractual relationship between the County and the Contractor's subcontractors. The Contractor agrees to be fully responsible to the County for the acts and omissions of its subcontractors. The Contractor's obligation to pay its subcontractors is an independent obligation from the County's obligation to make payments to the Contractor. Therefore, the County shall have no obligation to pay or to enforce the payment of any moneys to any Contractor subcontractors.

(c) The Contractor shall ensure that their subcontractors shall not further subcontract, or otherwise engage an independent contractor or agent to provide any Services under this Agreement

without the prior written consent of the County Executive.

12. <u>Termination</u>. (a) <u>Generally</u>. This Agreement may be terminated (i) for any reason by the County upon thirty (30) days' written notice to the Contractor, (ii) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, (iii) upon mutual written Agreement of the County and the Contractor, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "<u>Cause</u>" includes: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered; and (iii) the termination or impending termination of federal or state funding for the services to be provided under this Agreement.

- (b) By the Contractor. This Agreement may be terminated by the Contractor if performance becomes impracticable through no fault of the Contractor, where the impracticability relates to the Contractor's ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Contractor delivering to the commissioner or other head of the Department (the "Commissioner"), at least sixty (60) days prior to the termination date (or a shorter period if sixty days' notice is impossible), a notice stating (i) that the Contractor is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the Contractor's right to terminate under this subsection. A copy of the notice given to the Commissioner shall be given to the Deputy County Executive who oversees the administration of the Department (the "Applicable DCE") on the same day that notice is given to the Commissioner.
- (c) <u>Contractor Assistance upon Termination</u>. In connection with the termination or impending termination of this Agreement the Contractor shall, regardless of the reason for termination, take all actions reasonably requested by the County (including those set forth in other provisions of this Agreement) to assist the County in transitioning the Contractor's responsibilities under this Agreement. The provisions of this subsection shall survive the termination of this Agreement.
- 13. Accounting Procedures: Records. The Contractor shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("Records"), pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Accounting Principles and, if the Contractor is a non-profit entity, must comply with the accounting guidelines set forth in the federal Office of Management & Budget Circular A-122, "Cost Principles for Non-Profit Organizations." Such Records shall at all times be available for audit and inspection by the Comptroller, the Department, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.
- 14. <u>Limitations on Actions and Special Proceedings against the County</u>. No action or special proceeding shall lie or be prosecuted or maintained against the County upon any claims arising out of or in connection with this Agreement unless:
- (a) <u>Notice</u>. At least thirty (30) days prior to seeking relief the Contractor shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the

Applicable DCE for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Contractor shall send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (i) the Department and the (ii) the County Attorney (at the address specified above for the County) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of the Contractor shall allege that the above-described actions and inactions preceded the Contractor's action or special proceeding against the County.

- (b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (i) one (1) year of the first to occur of (A) final payment under or the termination of this Agreement, and (B) the accrual of the cause of action, and (ii) the time specified in any other provision of this Agreement,
- 15. Work Performance Liability. The Contractor is and shall remain primarily liable for the successful completion of all work in accordance this Agreement irrespective of whether the Contractor is using a Contractor Agent to perform some or all of the work contemplated by this Agreement, and irrespective of whether the use of such Contractor Agent has been approved by the County.
- 16. Consent to Jurisdiction and Venue: Governing Law. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and forum non conveniens. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof,
- 17. Notices. Any notice, request, demand or other communication required to be given or made in connection with this Agreement shall be (a) in writing, (b) delivered or sent (i) by hand delivery, evidenced by a signed, dated receipt, (ii) postage prepaid via certified mail, return receipt requested, or (iii) overnight delivery via a nationally recognized courier service, (c) deemed given or made on the date the delivery receipt was signed by a County employee, three (3) business days after it is mailed or one (1) business day after it is released to a courier service, as applicable, and (d)(i) if to the Department, to the attention of the Commissioner at the address specified above for the Department, (ii) if to an Applicable DCE, to the attention of the Applicable DCE (whose name the Contractor shall obtain from the Department) at the address specified above for the County, (iii) if to the Comptroller, to the attention of the Comptroller at 240 Old Country Road, Mineola, NY 11501, and (iv) if to the Contractor, to the attention of the person who executed this Agreement on behalf of the Contractor at the address specified above for the Contractor, or in each case to such other persons or addresses as shall be designated by written notice.
- 18. All Legal Provisions Deemed Included; Severability; Supremacy. (a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (ii) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.
- (b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

- (c) Unless the application of this subsection will cause a provision required by Law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. If there is an actual conflict, the order of priority provided in Section 2(c) of this Agreement shall apply.
- (d) Each party has cooperated in the negotiation and preparation of this Agreement. Therefore, in the event that construction of this Agreement occurs, it shall not be construed against either party as drafter.
- 19. <u>Section and Other Headings</u>. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.
- 20. <u>Administrative Service Charge</u>. The Contractor agrees to pay the County an administrative service charge of Five Hundred Thirty-three Dollars (\$533.00) for the processing of this Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 128-2006. The administrative service charge shall be due and payable to the County by the Contractor upon signing this Agreement.
  - 21. Executory Clause. Notwithstanding any other provision of this Agreement:
- (a) Approval and Execution. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County approvals, third party approvals and other governmental approvals have been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement).
- (b) Availability of Funds. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the state and/or federal governments, then beyond funds available to the County from the state and/or federal governments.
- 22. Entire Agreement. This Agreement represents the full and entire understanding and agreement between the parties with regard to the subject matter hereof and supersedes all prior agreements (whether written or oral) of the parties relating to the subject matter of this Agreement.

[Remainder of Page Intentionally Left Blank.]

IN WITNESS WHEREOF, the Contractor and the County have executed this Agreement as of the Effective Date.

SMITH VALUATION SERVICES, INC. DBA STANDARD VALUATION SERVICES
Ву:
Name:Matthew L. Smith
Title: President_
Date: 8-28-15
NASSAU COUNTY
By: All
Name: Charles Abando
Title: County Executive  Deputy County Executive
Date: ///24/05

PLEASE EXECUTE IN BLUE INK

STATE OF NEW YORK)	
)ss.: COUNTY OF NASSAU )	
On the 28 <sup>T</sup> day of AUS-UST  MATTHEW L. SMITH to me personall depose and say that he or she resides in the Count PEFSIDENT of STANDARD VALUE herein and which executed the above instrument; by authority of the board of directors of said corporate to the standard of directors of said corporate to the said cor	and that he or she signed his or her name thereto
Neal 1) Teypien	NEAL D. PEYSNER APY PUBLIC, State of New York No. 4948197  Condition in Nassau County Heston Expires March 6, 2019
STATE OF NEW YORK) )ss.: COUNTY OF NASSAU)	
On the day of Normber depose and say that he or she resides in the Count County Executive of the County of Nassau, the mu executed the above instrument; and that he or she Section 205 of the County Government Law of Nas	merpai corporation described herein and which signed his or her name thereto musuant to
NOTARY PUBLIC	ancette a. Petrucci

CONCETTA A PETRLICCI Notary Public, State of New York No. 01 PE6259028 Qualified in Nesseu County Commission Expires April 02, 20

# **EXHIBIT A**

Request for Proposals issued on May 18, 2015

# **Nassau County Department of Assessment**

Edward P. Mangano - County Executive

James E. Davis - Acting Nassau County Assessor

# REQUEST FOR PROPOSALS

Systematic Review and Analysis of Assessments

RFP# AS0518-1509

Issue Date: May 18, 2015



## **TABLE OF CONTENTS**

#### This RFP contains the following sections:

- A. Introduction
- B. Anticipated Proposal Schedule
- C, Scope of Services
- D. Contract Term
- E. Mandatory Proposal Response Requirements
- F. Proposal Submission Instructions
- G. Proposal Evaluation Criteria
- H. General Information
- I. General Conditions for Proposers
- J. Additional Demonstrative Materials
- K. Award of Contract

Appendices:

Appendix A - Cost Proposal

Appendix B - Program Description and Staffing

Appendix C - Business History Form

Appendix D - Principal Questionnaire Form

Appendix E - Standard Clauses for Nassau County Contracts

Exhibit EE - Equal Opportunities for Minorities and Women

Exhibit L - Living Wage Law Certificate of Compliance

#### Request for Proposal (RFP)

#### A. Introduction

Nassau County, New York (the "County") is currently seeking *individual* proposals by *Tax Class* from qualified individuals and entities authorized to do business in the State of New York to provide a Systematic Review of the County's Assessment System *by Tax Class*. The purpose of the RFP is to provide Nassau County with proposals and recommendations from entities qualified to provide a thorough systematic analysis of Nassau County's assessment system, including but not limited to inventory management procedures, dynamic inventory issues relating to the effects of Super Storm Sandy, review of neighborhood/submarket parameters for both residential and commercial properties, review and screening of sales data employed in residential valuation modeling, review and updating of economic and market data utilized in commercial valuation modeling, and evaluation of the market value output from the respective modeling systems. The Systematic Review of the County's Assessment System will be completed by year's end 2017 for the purpose of recalibrating the cyclical assessment roll for 2019/20.

Nassau County is committed to a policy of equal opportunity and does not discriminate against vendors on the basis of age, sex, sexual orientation, race, color, creed, religion, ethnicity, national origin, disability, marital status, familial status, veteran status or any other basis protected under federal, state, and local laws, regulations, and ordinances.

# B. Anticipated Proposal Schedule

RFP Issue Date:
Proposal Due Date:
Oral Presentation, if necessary:
Award Date:

May 18, 2015
June 08, 2015
June 10, 2015
June 15, 2015

Dates indicated above are subject to change at the sole discretion of the County.

THE PROPOSER SHOULD PROVIDE A PROPOSAL IN APPENDIX B WHICH MEETS THE SCOPE REQUIREMENTS SET FORTH BELOW. THE COUNTY WILL REVIEW SINGLE OR MULTIPLE PROPOSALS FROM AN INDIVIDUAL OR ENTITY.

#### C. Scope of Services

The Scope of Services ("Scope") outlined below has been established for the purpose of achieving and implementing program goals and objectives described in this document. Although the Scope is intended to serve as a reference in the preparation of the proposal, forthcoming proposals may offer additional services which support the goals of this job title and compensation review and analysis.

# Scope of Systematic Review and Analysis of Nassau County's Assessment System

An assessing unit may revise its assessments as provided for in Real Property Tax Law (RPTL) to maintain uniformity and/or level of assessment, using means other than a full reappraisal in those years in which a full reappraisal is not conducted. The NYS Office of Real Property Tax Services ("ORPTS") will review the assessing unit's documentation showing that it conducted a systematic analysis of all parcels, and then verify the Level of Assessment (LOA) using the tentative roll compared to the estimated market values shared during the Pre-Decisional Collaboration (PDC) process.

The scope of services required for a Systematic Review and Analysis of the County's Assessment System <u>by Tax Class</u> must be completed by the end of calendar year 2017, with corrections and recalibration of the roll available for the tentative roll of the 2019/20 tax year. The Systematic Review and Analysis must be conducted in compliance with the standard of assessment set forth by NYS Real Property Tax Law. The Systematic Review and Analysis will be completed in conjunction with the Nassau County Assessment Department and its staff, within the existing Nassau County assessment system.

The minimum scope of services required for Systematic Review and Analysis of the County's Assessment System are detailed within Appendix A.

#### D. INTENTIONALLY OMITTED

#### E. Mandatory Proposal Response Requirements

All proposals must state the period for which the proposal shall remain in effect (i.e., how much time does the County have to accept or reject the proposal under the terms proposed). Such period shall not be less than 180 (one hundred eighty) days from the proposal date.

#### All Proposals must contain the following:

- 1. Cost Proposal Form attached as Appendix A.
- 2. Proposed approach to the Scope of Work attached as Appendix B, containing a complete written description of proposer's Proposal.
- 3. A duly completed and verified Business History Form attached as Appendix C, together with a current certified or verified financial statement and/or other commercially reliable

written evidence of the proposer's credit, financial standing and capacity to perform in accordance with the terms of the Contract.

- 4. All officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer shall complete and verify the Principal Questionnaire attached as Appendix D.
- 5. Living Wage Law Certificate of Compliance, attached as Appendix F
- 6. The Proposer's Exceptions to the RFP Requirements, if any.
- 7. All submissions must be signed on the designated signature line by an officer or authorized agent of the proposing party.
- 8. Additional information that you believe pertinent to the County's requirements.
- 9. Statement proposer has registered with the County as a vendor.

## F. Proposal Submission Instructions

Each proposal shall be prepared simply and economically avoiding the use of elaborate promotional materials beyond those sufficient to provide a complete, accurate, and reliable presentation. For ease of review, the proposals must follow the outline in the section of this Request For Proposal ("RFP") titled Mandatory Proposal Response Requirements. Each response should be clearly numbered and the full question listed.

The proposals must be signed by an individual who is authorized to bind the proposer to all commitments made in the proposal. The original and four (4) copies of the proposal, together with all attachments, must be submitted to the County in a sealed opaque envelope no later than 3:00 p.m. EST on June 8, 2015. No telegraphic or facsimile proposals will be accepted. Any late proposals will be returned unopened. Proposals received after the above date and time will not be considered. The County is under no obligation to return proposals.

It is each Proposer's responsibility to carefully review all the requirements of this RFP, including the scope of work, the specifications and terms and conditions. It is further the proposer's responsibility to ask questions, request clarifications, or otherwise advise the County if any language, specifications or requirements of this RFP appear to be ambiguous, contradictory, or to inadvertently restrict or limit the vendors that could meet the requirements of this RFP to a single source.

If a proposer takes exception to any requirement of this RFP, the Proposer must clearly set forth the exception in its proposal, referencing the affected RFP section, paragraph and page. The Proposer must set forth the reason(s) for the exception and indicate what (if any) alternative is being offered by the Proposer. The County shall determine (in its sole discretion) the acceptability of any proposed exception(s). Where the County rejects a proposed exception, the County may offer the vendor an opportunity to withdraw its exception and propose an alternative. However, even where the County does not reject a proposed exception to the RFP prior to the issuance of a Notice of Intent to Award to a Proposer, the County reserves the right to negotiate with the Proposer regarding any such exceptions. Regardless of whether the County rejects proposed exceptions to the RFP, such exceptions will be considered by the County in evaluating the completeness and adequacy of the proposal. Proposers shall be deemed to have accepted all requirements of this RFP to which they have not specifically and clearly stated an exception in their proposal.

The County is under no obligation to respond to any question, inquiry or assertion that is not received in writing. Interested parties may contact the authorized contact person listed below by telephone to advise that a fax transmission has been sent to the above number. Violation of these provisions may result in immediate disqualification. Proposers will submit all proposals and direct all responses, questions, and any other communications to the following authorized contact person:

Steven L. Corte, IAO IFAS SRA ASA CSA-G
Deputy County Assessor
Nassau County Department of Assessment
240 Old Country Road, Fourth Floor, Room 400
Mineola, New York 11501
Telephone: (516) 571-3587

Email: Systematicreviewrfp2015@nassaucountyny.gov

No contact with any other County personnel other than the authorized contact person is allowed until such times as an award (or awards) has (have) been made.

#### G. Contract Proposal Evaluation Criteria

Proposal elements, as described above, will be reviewed and evaluated for completeness and responsiveness according to pre-determined standards and selection criteria. Proposals will be deemed responsive only if the Vendor responds to and meets all of the requirements of this RFP. Vendors may be invited for interviews to discuss project requirements and proposal elements in more detail should the selection committee request such. The County reserves the right to award all or any parts of this project, and to waive any technical irregularities or omissions, or to cancel this RFP and solicit new proposals if, in the County's sole judgment, the best Interests of the County will be served. The bidder is asked to provide the County with a bid that is based on the combined Tax Classes broken down by each Tax Class or may choose an individual Tax Class according to the bidder's level of expertise. The selection committee will evaluate each proposal and use the following for scoring each submission:

#### Contract Requirements and Proposed Solution

[30%]

- Overall responsiveness of the proposal.
- Demonstration of a clear understanding of the requirements portion of the RFP.
- A clear description of the scope of work needed to satisfy the defined RFP requirements.
- Overall acceptability and efficacy of proposed analysis;
- Management and implementation methods and procedures and supporting systems for ongoing project management and implementation support.
- Previous engagements of similar scope and quality.
- Description of recommendations and alternative approaches that the County might use to improve its management process,

# Vendor Profile: Organization, Capacity, Staffing, Resumes [25%]

- A complete substantiation of the organizational structure and capacity to provide and support the proposed Scope of Services, xxx
- Resumes of the proposed personnel (quality / demonstrated skills of proposed personnel).
- A clear description of potential resource utilization methods and approach.
- A complete list of the sub-contractors being utilized in all parts of this process is
  required, and should include what their respective responsibilities will be. Where the
  vendor has either limited or no expertise in a particular area(s), a list of those areas
  must be provided to the DoA along with a list of the sub-contractor(s) information and
  an outline as to what the sub-contractor(s) responsibilities will be.

## Related Experience

[35%]

- · Prior public sector experience.
- Demonstrated experience and knowledge of Nassau County real estate markets, assessment systems and practices.
- Project management and implementation qualifications and related experiences of the Vendor including references, organizational and technical capacity, and outcome/results of services provided to other similar clients of similar size.
- A comprehensive description of why the Vendor can perform the tasks defined in the RFP.

#### Cost of Overall Project

[10%]

Total cost to the County.

The County will consider any other relevant factors as determined by the selection committee.

#### H. General Information

- Incurring Cost. The County shall not be liable for any costs incurred in the preparation
  and production of a proposal in response to this RFP or for any work performed prior to
  the issuance of a contract.
- 2. Rejection of Proposals. This RFP does not commit the County to award a contract, or to procure, or to contract for services or supplies. Notwithstanding any other provisions of this RFP, the County reserves the right to award this contract to the vendor(s) that best meet the requirements of the RFP, and not necessarily to the lowest proposer. The County reserves the right to accept or reject any or all proposals received as a result of this request; to negotiate with all qualified sources; or to cancel in part or in its entirety this RFP if it is in the interests of the County.

The County may require the Proposer selected to participate in negotiation and to submit any price, technical, or other revisions, or their proposals as may result from negotiations.

- Addenda to Request for Proposals. Amendments to this RFP may be necessary prior
  to the closing date and will be furnished by mail to all prospective Proposers who have
  requested these materials.
- 4. Contract Negotiations. The County intends to enter into contract negotiations with the firm or firms selected by the RFP Evaluation Committee, who shall be required to enter into a written contract with the County in a form approved by legal counsel for the County. The contract usually includes, without limitation, the standard clauses set forth in Appendix "E" attached hereto. This RFP and the proposal, or any part thereof, may be incorporated into and made a part of the contract. The contract may contain provisions not contained herein.

The County reserves the right to negotiate the terms and conditions of the contract with the selected proposer(s), if any. These negotiations could include all aspects of services and fees. Neither the selection of a vendor nor the negotiation of the contract with such vendor(s) shall constitute the County's acceptance of the proposal or a binding commitment on behalf of the County to enter into a contract with such vendor(s), as any binding arrangement must be set forth in the contract signed by both parties and is subject to all requisite approvals.

- 5. Additional Information. The County may award a contract based upon offers received without discussion of such offers with the Proposers. Each offer, therefore, should be submitted in the most favorable terms that the Proposers can offer the County from a price and technical standpoint. However, the County reserves the right to request additional data or oral discussions or presentations in support of written proposals from any and all of the Proposers. In addition, the County reserves the right to make on-site visits to the Proposer's place of business to assess and/or evaluate Proposer's qualifications.
- 6. Disclosure of Proposal Contents. The County will withhold proposals submitted under this RFP from disclosure, unless otherwise required by law, including, but not limited to, the Freedom of Information Law ("FOIL"). Proposers shall indicate in their proposals any information they submit that they feel is exempted from disclosure under FOIL. In the event that the County determines that information is required by applicable law to be disclosed, the County will notify the Proposer in advance of such disclosure to enable the Proposer to take such action as it deems appropriate. Copies of executed contracts are not exempt from FOIL.
- 7. Independent Price Determination: By submission of its offer, the Proposers certify (and in the case of a joint offer, each party thereto certifies as to its own organization) that, in connection with procurement:
  - A. The prices in this offer have been arrived at independently, without consultation, communication, or agreement for the purpose of restricting competition, as to any matters relating to such prices with any other proposer or competitor; and
  - B. Unless otherwise required by law, the prices which have been quoted in this offer have not been knowingly disclosed by the Proposers prior to award, directly or indirectly, to any other Proposer or competitor; and
  - C. No attempt has been made or will be made by the Proposer to Induce any other person or firm to submit or not to submit an offer for the purpose of restricting competition; and

- D. No elected or appointed official or employee of the County shall benefit financially or materially from this contract. The County may terminate this contract if gratuities were offered or given by the Proposer or his or her agency to any such official or employee.
- 8. Ownership of Information: All materials submitted in response to this Request for Proposals will become the property of the County.
- 9. Examination of Records: In submitting a proposal, the successful Proposer agrees that the County shall have access to and the right to examine directly all pertinent documents, papers and records of the Proposer and/or any sub-proposer as related to any contract and/or subcontract resulting from this RFP until six years after final payment has been made pursuant to any contract awarded as a result of the County's acceptance of proposal.
- 10. Subcontracting: The Proposer will be responsible for the entire contract performance. The Proposer must indicate in the RFP if it intends to use a sub-contractor for any part of the work. If so, the Proposer shall identify each sub-contractor by name, business address and expertise, and must include the name(s) of the principal(s) of the subcontracting entity. A full description of the tasks to be performed by the sub-contractor must be included. The Proposer will not be permitted to subcontract any part of the contract or any of the rights and obligations thereunder without the prior written approval of the County.
- 11. Negotiated Changes: In the event that negotiated changes occur after the awarding of the contract, the same pricing policies called for in the original contract will remain in effect.
- 12. Proposer Conflicts: The Proposer shall not have provided appraisal, consulting or other real estate expert services in any capacity against the County in real property assessment or tax certiorari proceedings within a three (3) year period prior to submission of its proposal. Successful Proposers will agree not to perform such services during the term of their contract with the County.
- 13. Disclaimer: The County and its respective officers, directors, agents, members and employees make no representation or warranty and assume no responsibility for the accuracy of the information set forth in this RFP. Further, the County does not warrant nor make any representations as to the quality, content, accuracy or completeness of the information, text, graphics, links or other facet of this RFP once it has been downloaded or printed from this or any server, and hereby disclaims any liability for technical errors or difficulties of any nature that may arise in connection with the website on which this RFP is posted, or in connection with any other electronic medium utilized by respondents or potential respondents in connection with or otherwise related to the RFP.

## I. General Conditions for Proposers

- The Proposers will be required to pay its employees a "living wage" in compliance with Nassau County Local Law No. 1-2006 (the "Living Wage Law"), if applicable, and also to pay the prevailing wage rate as published by the New York State Department of Labor, if applicable, and comply with all applicable New York State Labor Law.
- Proposer is bound by and shall comply with the terms of Exhibit U and Exhibit EE to the Standard Clauses for Nassau County Contracts, attached hereto as Appendix E, which are hereby made a part hereof, if the proposers would be considered "county contractors", as defined in those exhibits, if awarded this contract.
- 3. The contract shall provide that in the event of any material misrepresentation by the Proposer contained in its proposal, County shall have the right to immediately terminate the agreement. It shall also provide that in the event the Proposer or any of its principals are convicted of a misdemeanor or felony during the term of the agreement, that the County shall also have the right to terminate the agreement.

# J. Additional Demonstrative Materials

Parties are encouraged to provide as much additional material and detail as possible to completely describe and demonstrate the Proposal.

## K. Award of Contract

The County shall select a firm by means of a Notice of Award issued by the RFP Evaluation Committee. Neither the selection of a firm nor the issuance of a Notice of Award shall constitute the County's acceptance of the proposal or a binding commitment on behalf of the County to enter into a contract with the firm, as any binding arrangement must be set forth in definitive documentation signed by both parties and shall be subject to all requisite approvals.

#### L. Protest Policy

As indicated in Section F, all questions or concerns regarding this RFP must be directed to the designated contact person. If a Proposer believes that a concern has not been satisfactorily addressed, it may request a copy of the Vendor Protest Procedure from the designated contact person.

# APPENDIX A COST PROPOSAL

DELIVERABLE	RATE	# Parcels	COST
Project Management		419,484	
Data Management		419,484	
Public Relations		419,484	
Property Inventory, Review		419,484	
Sale File Development and Edits		419,484	
Neighborhood Analysis/Delineation/Refinement		419,484	
Assessment Modeling and Review	<u> </u>	419,484	
- Residential		360,678	
- Commercial		58,806	
Recalibration of Assessment Roll & Review		419,484	
Trending and LOA Analysis		419,484	
Provide Support Documentation		419,484	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Total Cost			

The undersigned hereby certifies his or her compliance with the following:

#### "NON-COLLUSIVE PROPOSAL CERTIFICATION"

By submission of this Proposal, each proposer and each person signing on behalf of any other proposer certifies, and in the case of a joint Proposal, each party thereto certifies as to its own organization, under penalty of perjury, that to the best of his or her knowledge and belief:

- A. The prices of this Proposal have been arrived at independently without collusion, consultation, communication, or agreement for the purpose of restricting competition, as to any matter relating to such prices with any other proposer or with any competitor; and
- B. Unless otherwise required by law, the prices which have been quoted in this Proposal have not been knowingly disclosed by the proposer and will not knowingly be disclosed by the proposer prior to opening, directly or indirectly, to any other proposer or to any competitor; and
- C. No attempt has been made or will be made by the proposer to induce any other person, partnership or corporation to submit or not to submit a Proposal for the purpose of restricting competition.

	D.	The undersigned has carefully examined the Proposal and Contract Documents and agrees to perform this contract and to provide all services, labor, material and equipment necessary for this contract.
SUBMITT	'ED I	BY:(Signature)
PRINT NA	AME	:DATE:

# APPENDIX B Program Description and Staffing

Please provide a complete written description of the Proposal, including the following information:

- a. Staffing: Blos of firm principals as well as staff expected to be assigned to this project.
- b. Detail prior experience in the area of mass assessment modeling.
- c. Detail prior experience with public sector clients (similar size and scope).
- d. Detailed cover letter on the firm's letterhead indicating EIN number and the name of the parties authorized to discuss and/or enter into negotiations with Nassau County with respect this proposal.

(USE ADDITIONAL SHEETS IF NECESSARY)

APPROVED AND SUBMITTED BY:	i .
	(Signature)
PRINT NAME:	DATE:

# **Business History Form**

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS). Date: \_\_\_\_ 1) Proposer's Legal Name: 2) Address of Place of Business: List all other business addresses used within last five years: Mailing Address (if different): Does the business own or rent its facilities?\_\_\_\_ Dun and Bradstreet number: 5) Federal I.D. Number: 6) The proposer is a (check one): \_\_\_\_ Sole Proprietorship \_\_\_\_ Partnership \_\_\_\_ Corporation \_\_\_\_ Other (Describe) 7) Does this business share office space, staff, or equipment expenses with any other business? Yes \_\_\_ No \_\_\_ If Yes, please provide details: \_\_\_\_ 8) Does this business control one or more other businesses? Yes \_\_\_ No \_\_\_ If Yes, please provide details: 9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes \_\_\_ No \_\_\_ If Yes, provide details.\_\_\_\_ 10) Has the proposer ever had a bond or surety cancelled or forfelted, or a contract with Nassau County or any other government entity terminated? Yes \_\_\_ No \_\_\_ If Yes, state the name of bonding

agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details

regarding	g the termination (if a contract).
11) Has the j	proposer, during the past seven years, been declared bankrupt? YesNo If Yes, e, court jurisdiction, amount of liabilities and amount of assets
federal, s owner an civil anti- such inve	st five years, has this business and/or any of its owners and/or officers and/or any affiliated to be been the subject of a criminal investigation and/or a civil anti-trust investigation by any state or local prosecuting or investigative agency? And/or, in the past 5 years, have any ad/or officer of any affiliated business been the subject of a criminal investigation and/or a trust investigation by any federal, state or local prosecuting or investigative agency, where estigation was related to activities performed at, for, or on behalf of an affiliated business.  No If Yes, provide details for each such investigation
federal, s of an affil but not lir Individual	st five years, has this business and/or any of its owners and/or officers and/or any affiliated been the subject of an investigation by any government agency, including but not limited to state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer liated business been the subject of an investigation by any government agency, including mited to federal, state and local regulatory agencies, for matters pertaining to that it's position at or relationship to an affiliated business. Yes No If Yes, provide reach such investigation.
eitner ber pertained	current or former director, owner or officer or managerial employee of this business had, fore or during such person's employment, or since such employment if the charges I to events that allegedly occurred during the time of employment by the submitting, and allegedly related to the conduct of that business:
	a) Any felony charge pending? No Yes If Yes, provide details for each such charge
	b) Any misdemeanor charge pending? No Yes If Yes, provide details for each such charge
	c) In the past ten years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? No Yes if Yes, provide details for each such conviction
	d) In the past five years, been convicted, after trial or by plea, of a misdemeanor?  No Yes If Yes, provide details for each such conviction

regulatory provisions? No Yes If Yes, provide details for each such occurrence.
ast five years, has this business or any of its owners or officers, or any other affiliated is had any sanction imposed as a result of judicial or administrative proceedings with respect rofessional license held? No Yes; If Yes, provide details for each such is
past five tax years, has this business failed to file any required tax returns or failed to pay any le federal, state or local taxes or other assessed charges, including but not limited to water ver charges? No Yes If Yes, provide details for each such year. Provide a response to all questions checked 'YES'. If you need more space, photocopy the

Provide a detailed response to all questions checked "YES". If necessary, use additional sheets.

# 17) Conflict of Interest:

- a) Please disclose;
  - (i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting as collection agent on behalf of Nassau County.
  - (ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting as collection agent on behalf of Nassau County.
  - (iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting as a collection agent on behalf of Nassau County.
- b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.

Attachments to Business History Form

Please provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services.

A. Include a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

Should the proposer be other than an individual, the Proposal should include:

- i) Date of formation:
- ii) Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner;
- iii) Name, address and position of all officers and directors of the company;
- iv) State of incorporation (if applicable);
- The number of employees in the firm;
- vi) Annual revenue of firm;
- vii) Summary of relevant accomplishments
- viii) Copies of all state and local licenses and permits.
- B. Indicate number of years in business.
- C. Provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services.
- D. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work.

Company	
	770
Fax#	
E-Mail Address	

Company	
Contact Person	
Address	
City/State	
Telephone	•
Fax#	
E-Mall Address	
<del></del>	
Company	
Company Contact Person Address	
Company  Contact Person  Address  City/State	
Company Contact Person Address	

# CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.			
items contained in the foregoing pages of this I supplied full and complete answers to each belief; that I will notify the County in writing of submission of this questionnaire and before to supplied by me is true to the best of my know	uly sworn, state that I have read and understand all the sign questionnaire and the following pages of attachments; that item therein to the best of my knowledge, information and I any change in circumstances occurring after the the execution of the contract; and that all information yiedge, information and belief. I understand that the County estionnaire as additional inducement to enter into a contract		
Sworn to before me this day of	2013		
Notary Public	-		
Name of submitting business:			
By: Print name			
Signature	·		
Title			
Date /			

## PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered and the answers typewritten or printed in ink, if you need more space to answer any question, please use additional sheets.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name
	Date of birth/
	Home address
	City/state/zip
	Business address
	City/state/zip
	Telephone
	Other present address(es)
	Clty/state/zip
	Telephone
	List of other addresses and telephone numbers attached
2.	Positions held in submitting business and starting date of each (check all applicable)  President/ Treasurer//
	Chairman of Board// Shareholder/_/_
	Chief Exec. Officer/ Secretary/
	Chief Financial Officer/ Partner/
•	Vice President/
	(Other)
3.	Do you have an equity interest in the business submitting the questionnaire?  NO YES If Yes, provide details.
4.	Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? NO YES If Yes, provide details.
5.	Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? NO YES; If Yes, provide details.
6.	Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? NO YES If Yes, provide details.

NOTE: An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

7,	In the Section	past 5 years, have you and/or any affiliated businesses or not-for-profit organizations listed in n 5 in which you have been a principal owner or officer;
	a.	Been debarred by any government agency from entering into contracts with that agency? NO YES If Yes, provide details for each such instance.
	b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracte cancelled for cause? NO YES If Yes, provide details for each such instance.
	C.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, fallure to meet pre-qualification standards? NO YES If Yes, provide details for each such instance.
	d.	Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO YES if Yes, provide details for each such instance.
3.	petition and/or proces pendir (Providence)	any of the businesses or organizations listed in response to Question 5 filed a bankruptcy an and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy addings initiated more than 7 years ago and/or is any such business now the subject of any any bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance, the a detailed response to all questions checked "YES". If you need more space, photocopy the original page and attach it to the questionnaire.)
	<b>a</b> )	Is there any felony charge pending against you? NO YES If Yes, provide details for each such charge,
	b)	Is there any misdemeanor charge pending against you? NO YES If Yes, provide details for each such charge.
	c)	Is there any administrative charge pending against you? NO YES If Yes, provide details for each such charge.
	d)	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO YES If Yes, provide details for each such conviction.
	е)	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO YES If Yes, provide details for each such conviction.
	f)	In the past 5 years, have you been found in violation of any administrative or statutory charges? NO YES If Yes, provide details for each such occurrence.

σ.	have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? NO YES If Yes, provide details for each such investigation.
10.	In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer?  NO YES If Yes; provide details for each such investigation.
11.	In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO YES If Yes; provide details for each such instance.
12,	For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO YES If Yes, provide details for each such year.

CERTIFICATION  A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.
being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.
Sworn to before me this day of 2015
Notary Public
Name of submitting business
Print name
Signature
Title
Date

#### STANDARD CLAUSES FOR NASSAU COUNTY CONTRACTS

#### STANDARD CLAUSES FOR NASSAU COUNTY CONTRACTS

- 1. <u>Independent Contractor</u>. The Contractor is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Contractor (a "<u>Contractor Agent</u>"), be (i) deemed a County employee, (ii) commit the County to any obligation, or (<u>iii</u>) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "<u>Person</u>" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).
- 2. <u>No Arrears or Default.</u> The Contractor is not in arrears to the County upon any debt or contract and it is not in default as surety, contractor, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.
- 3. Compliance with Law. (a) Generally. The Contractor shall comply with any and all applicable Federal, State and local Laws, including, but not limited to those relating to conflicts of interest, human rights, a living wage, disclosure of information and vendor registration in connection with its performance under this Agreement. In furtherance of the foregoing, the Contractor is bound by and shall comply with the terms of Appendix EE attached hereto and with the County's registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.
- (b) Nassau County Living Wage Law. Pursuant to LL 1-2006, as amended, and to the extent that a waiver has not been obtained in accordance with such law or any rules of the County Executive, the Contractor agrees as follows:
  - (i) Contractor shall comply with the applicable requirements of the Living Wage Law, as amended:
  - (ii) Failure to comply with the Living Wage Law, as amended, may constitute a material breach of this Agreement, such breach being determined solely by the County. Contractor has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.
  - (iii) On a yearly basis, Contractor shall provide the County with any material changes to its Certificate of Compliance, attached to this Agreement as Appendix L.
- (c) Records Access. The parties acknowledge and agree that all records, information, and data ("information") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The Contractor acknowledges that Contractor Information in the County's possession may be subject to disclosure under Article 6 of the New York State Public Officer's Law ("Freedom of Information Law" or "FOIL"). In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Contractor of such request prior to disclosure of the Information so that the Contractor may take such action as it deems appropriate.

- 4. Minimum Service Standards. Regardless of whether required by Law:
- (a) The Contractor shall, and shall cause Contractor Agents to, conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.
- (b) The Contractor shall deliver services under this Agreement in a professional manner consistent with the best practices of the industry in which the Contractor operates. The Contractor shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Contractor Agents to obtain and maintain, all approvals, licenses, and certifications ("Approvals") necessary or appropriate in connection with this Agreement.

#### 5. Indemnification: Defense; Cooperation.

- (a) The Contractor shall be solely responsible for and shall indemnify and hold harmless the County, its officers, employees, and agents (the "Indemnified Parties") from and against any and all liabilities, losses, costs, expenses (including, without limitation, reasonable attorneys' fees and disbursements) and damages ("Losses"), arising out of or in connection with any acts or omissions of the Contractor or a Contractor Agent, regardless of whether taken pursuant to or authorized by this Agreement and regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same; provided, however, that the Contractor shall not be responsible for that portion, if any, of a Loss that is caused by the negligence of the County.
- (b) The Contractor shall, upon the County's demand and at the County's direction, promptly and diligently defend, at the Contractor's own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more indemnified Parties for which the Contractor is responsible under this Section and the Contractor shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.
- (c) The Contractor shall, and shall cause Contractor Agents to, cooperate with the County in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement.
- (d) The provisions of this Section shall survive the termination of this Agreement.

#### 6. Insurance.

- (a) Types and Amounts. The Contractor shall obtain and maintain throughout the term of this Agreement, at its own expense: (i) one or more policies for commercial general flability insurance, which policy(ies) shall name "Nassau County" as an additional insured and have a minimum single combined limit of flability of not less than two million dollars (\$2,000,000) per occurrence, (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(ies) shall have a minimum single combined limit flability of not less than one million dollars (\$1,000,000) per clalm, (iii) compensation insurance for the benefit of the Contractor's employees ("Workers' Compensation Insurance"), which insurance is in compliance with the New York State Workers' Compensation Law, and (iv) such additional insurance, including, without limitation, builder's all risk, if applicable, automobile liability insurance and umbrella flability insurance, as the County may from time to time specify.
- (b) Acceptability: Deductibles: Subcontractors. All insurance obtained and maintained by the Contractor pursuant to this Agreement shall be (j) written by one or more commercial insurance carriers licensed or authorized to do business in New York State and acceptable to the County; and (ji) in form and substance acceptable to the County. The Contractor shall be solely responsible for the payment of all deductibles to which such policies are subject. The Contractor shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by the Contractor under this Agreement.
- (c) <u>Delivery: Coverage Change: No Inconsistent Action.</u> Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the County Attorney's Office. Not less than thirty (30) days prior to the date of any expiration or renewal of, or actual, proposed or threatened reduction or cancellation of coverage under, any insurance required hereunder, the Contractor shall provide written notice to the County Attorney's Office of the same and deliver to the County Attorney's Office renewal or replacement certificates of insurance. The Contractor shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take any action, or omit to take any action that would suspend or invalidate any of the required coverages. The failure of the Contractor to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of the Contractor to maintain the other required coverages shall be deemed a material breach of this Agreement upon which the County reserves the right to consider this Agreement terminated as of the date of such failure.

# 7. Assignment; Amendment; Waiver; Subcontracting.

(a) This Agreement and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "County Executive"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.

#### 8. Work Performance Liability.

The Contractor is and shall remain primarily liable for the successful completion of all work in accordance this Agreement irrespective of whether the Contractor is using a Contractor Agent to perform some or all of the work contemplated by this Agreement, and Irrespective of whether the use of such Contractor Agent has been approved by the County.

9. <u>Termination</u>. (a) <u>Generally</u>. This Agreement may be terminated (j) for any reason by the County upon thirty (30) days' written notice to the Contractor, (ji) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, (jii) upon mutual written Agreement of the County and the Contractor, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "<u>Cause</u>" includes: (j) a breach of this Agreement; (ji) the falfure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered; and (<u>jii</u>) the termination or impending termination of federal or state funding for the services to be provided under this Agreement.

- (b) By the Contractor. This Agreement may be terminated by the Contractor if performance becomes impracticable through no fault of the Contractor, where the impracticability relates to the Contractor's ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Contractor delivering to the commissioner or other head of the Department (the "Commissioner"), at least sixty (60) days prior to the termination date (or a shorter period if sixty days' notice is impossible), a notice stating (i) that the Contractor is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the Contractor's right to terminate under this subsection. A copy of the notice given to the Commissioner shall be given to the Deputy County Executive who oversees the administration of the Department (the "Applicable DCE") on the same day that notice is given to the Commissioner.
- (c) <u>Contractor Assistance upon Termination</u>. In connection with the termination or impending termination of this Agreement the Contractor shall, regardless of the reason for termination, take all actions reasonably requested by the County (Including those set forth in other provisions of this Agreement) to assist the County in transitioning the Contractor's responsibilities under this Agreement. The provisions of this subsection shall survive the termination of this Agreement.
- 10. Accounting Procedures: Records. The Contractor shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("Records"), pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Accounting Principles and, if the Contractor is a non-profit entity, must comply with the accounting guidelines set forth in the federal Office of Management & Budget Circular A-122, "Cost Principles for Non-Profit Organizations." Such Records shall at all times be available for audit and inspection by the County Comptroller, the County Attorney's Office, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.
- 11. <u>Limitations on Actions and Special Proceedings Against the County</u>. No action or special proceeding shall lie or be prosecuted or maintained against the County upon any claims arising out of or in connection with this Agreement unless:
- (a) Notice. At least thirty (30) days prior to seeking relief the Contractor shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the Applicable DCE for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Contractor shall send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (i) the Department and the (ii)

the County Attorney (at the address specified above for the County) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of the Contractor shall allege that the above-described actions and inactions preceded the Contractor's action or special proceeding against the County.

- (b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (j) one (1) year of the first to occur of (A) final payment under or the termination of this Agreement, and (B) the accrual of the cause of action, and (li) the time specified in any other provision of this Agreement.
- 12. <u>Consent to Jurisdiction and Venue; Governing Law.</u> Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and <u>forum non convenes</u>. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.
- 13. All Legal Provisions Deemed Included; Severability; Supremacy; Construction.
- (a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (ii) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.
- (b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- (c) In the event of a conflict between the terms and conditions of the contract, including any and all attachments thereto and amendments thereof, and the terms of this Appendix A, the terms of this Appendix A shall control.
- (d) Each party has cooperated in the negotiation and preparation of this Agreement, so if any construction is made of the Agreement it shall not be construed against either party as drafter.
- 14. Administrative Service Charge. The Contractor agrees to pay the County an administrative service charge of \_\_\_\_\_\_\_\_ dollars (\$\_\_\_\_\_\_) for the processing of this Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 201-2001. The administrative service charge shall be due and payable to the County by the Contractor upon signing this Agreement.

Value of contract:	Administrative fee:
\$0 - \$5,000	\$0
\$5,001 - \$50,000	\$160
\$50,001 - \$ 100,000	\$266
\$100,001 or more	\$533

# <u>APPENDIX E</u>

- 15. Executory Clause. Notwithstanding any other provision of this Agreement:
- (a) <u>Approval and Execution</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County approvals have been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement).
- (b) <u>Availability of Funds</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the State and/or federal governments, then beyond funds available to the County from the State and/or federal governments.

#### EXHIBIT U

#### Appendix EE

# Equal Employment Opportunities for Minorities and Women

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional anti-discrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined herein and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002:

- (a) The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status in recruitment, employment, job assignments, promotions, upgradings, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgradings, transfers, and rates of pay or other forms of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.
- (b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability, or marital status and that such employment agency, labor union, or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.
  - (c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the County Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.
  - (d) The Contractor shall make best efforts to solicit active participation by certified minority or women-owned business enterprises ("Certified M/WBEs") as defined in Section 101 of Local Law No. 14-2002, for the purpose of granting of Subcontracts.
  - (e) The Contractor shall, in its advertisements and solicitations for Subcontractors, indicate its interest in receiving bids from Certified M/WBEs and the requirement that Subcontractors must be equal opportunity employers.
  - (f) Contractors must notify and receive approval from the respective Department Head prior to issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.
  - (g) Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions or changes to the list of subcontractors under the utilization plan shall be approved by the Commissioner of the Department of Public Works when made. A copy of the utilization plan any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.

- (h) At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor must submit Documentation.
- (i) In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified M/WBE participation through proper documentation.
- (j) Award of a County Contract alone shall not be deemed or interpreted as approval of all Contractor's Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified M/WBEs.
- (k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make Best Efforts to comply with this Appendix EE, evidence of false certification as M/WBE compliant or considered breach of the County Contract.
- (l) The Contractor shall be bound by the provisions of Section 109 of Local Law No. 14-2002 providing for enforcement of violations as follows:
  - a. Upon receipt by the Executive Director of a complaint from a contracting agency that a County Contractor has failed to comply with the provisions of Local Law No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.
  - b. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within thirty days (30) of receipt of the complaint, to the American Arbitration Association for proceeding thereon.
  - c. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the imposition of sanctions, fines or penalties. The Executive Director shall either (I) adopt the recommendation of the arbitrator (II) determine that no sanctions, fines or penalties should be imposed or (iii) modify the recommendation of the arbitrator, provided that such modification shall not expand upon any sanction recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrator's award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the respondent by personal service or by certified mail return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rules ("CPLR").

<sup>(</sup>m) The contractor shall provide contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain M/WBE participation.

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

Provisions (a), (b) and (c) shall not be binding upon Contractors or Subcontractors in the performance of work or the provision of services or any other activity that are unrelated, separate, or distinct from the County Contract as expressed by its terms.

The requirements of the provisions (a), (b) and (c) shall not apply to any employment or application for employment outside of this County or solicitations or advertisements therefor or any existing programs of affirmative action regarding employment outside of this County and the effect of contract provisions required by these provisions (a), (b) and (c) shall be so limited.

The Contractor shall include provisions (a), (b) and (c) in every Subcontract in such a manner that these provisions shall be binding upon each Subcontractor as to work in connection with the County Contract.

As used in this Appendix EE the term "Best Efforts Checklist" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Contract" shall mean (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (ii) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract" does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensor, licensee or any other party, that is (i) a party to a County Contract, (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project.

As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited M/WBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from M/WBE Subcontractors. In addition, proof of the date(s) any such advertisements

appeared must be included in the Best Effort Documentation. If verbal solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.

- b. Proof of having provided reasonable time for MWBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart outlining the schedule/time frame used to obtain bids from MWBEs is suggested to be included with the Best Effort Documentation
- c. Proof or affidavit of follow-up of telephone calls with potential MWBE subcontractors encouraging their participation. Telephone logs indicating such action can be included with the Best Effort Documentation
- d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.
- e. Proof or affidavit that sufficient time prior to making award was allowed for M/WBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.
- f. Proof or affidavit that negotiations were held in good faith with interested M/WBEs, and that M/WBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of M/WBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance. The basis for rejecting any M/WBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation.
- g. If an M/WBE is rejected based on cost, the County Contractor must submit a list of all subbidders for each item of work solicited and their bid prices for the work.
- h. The conditions of performance expected of Subcontractors by the County Contractor must also be included with the Best Effort Documentation
- i. County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bid documents.

As used in this Appendix EE the term "Executive Director" shall mean the Executive Director of the Nassau County Office of Minority Affairs; provided, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (i) of these rules.

As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work of the County Contractor.

As used in this Appendix EE, the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of a prime contractor providing services, including construction services, to the County pursuant to a county contract. Subcontractor shall include a person or firm that provides labor, professional or other services, materials or supplies to a prime contractor that are necessary for the prime contractor to fulfill its obligations to provide services to the County pursuant to a county contract. Subcontractor shall not include a supplier of materials to a contractor who has contracted to provide goods but no services to the County, nor a supplier of incidental materials to a contractor, such as office supplies, tools and other items of nominal cost that are utilized in the performance of a service contract.

Provisions requiring contractors to retain or submit documentation of best efforts to utilize certified subcontractors and requiring Department head approval prior to subcontracting shall not apply to intergovernmental agreements. In addition, the tracking of expenditures of County dollars by not-for-profit corporations, other municipalities, States, or the federal government is not required.

# Contract Appendix L Certificate of Compliance

In compliance with Local Law 1-2006, as amended, the Proposer/Bidder hereby certifies the following: 1. The chief executive officer of the Proposer/Bidder is: (Name) \_ (Address) \_\_\_\_\_\_(Telephone Number) 2. The Proposer/Bidder agrees to comply with the requirements of the Nassau County Living Wage Law, and with all applicable federal, state and local laws. 3. In the past five years, Proposer/Bidder \_\_\_\_\_ has \_\_\_\_ has not been found by a court or a government agency to have violated federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If a violation has been assessed by the Proposer/Bidder, describe below; 4. In the past five years, an administrative proceeding, investigation, or government body-initiated judicial action has has not been commenced against or relating to the Proposer/Bidder in connection with federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health, if such a proceeding, action, or investigation has been commenced, describe below:

						<del> </del>	.,	<del></del>		
						Mar.		····		
5.	Proposer/Bidder County represen investigating em	tatives for t	he purpo:	se of moni	oring comp	relevant <sub>i</sub> liance wit	payroll th the L	records iving W	s by auth /age Lav	ori v a
true, ¢	by certify that I have correct and comple te stated below.	ve read the te. Any sta	foregoing atement o	g statemen r represen	and, to the	e best of r e herein sl	my knov hall be	wledge accura	and beli te and tr	ef, ue
true, conthe da	orrect and comple te stated below.	te. Any sta	atement o	g statemen r represen	and, to the	e best of r e herein sl	my knov hall be	wledge accura	and beli te and tr	ef, ue
true, o the da Dated Signat	orrect and comple te stated below.	te. Any sta	atement o	g statemen r represen	and, to the	e best of r e herein sl	my knov hall be	wledge accura	and beli te and tr	ef, ue
Dated Signat	orrect and complete stated below.	te. Any sta	atement o	g statemen r represen	and, to the	e best of r e herein sl	my knov hall be	wledge accura	and beli te and tr	ef, ue

## AMENDMENT TO: RFP #: AS0518-1509

TITLE: Systematic Review and Analysis of Assessments

AMENDMENT: #1

PURPOSE: The purpose of this amendment is to add Executive Order #1-2015, enacted on May 19, 2015.

All other terms and conditions remain unchanged.

## **EXHIBIT B**

Contractor Proposal dated June 8, 2015

# REQUEST FOR PROPOSALS FOR:

SYSTEMATIC REVIEW AND ANALYSIS
OF ASSESSMENTS

## **ISSUING AGENCY:**

NASSAU COUNTY DEPARTMENT OF ASSESSMENT EDWARD P. MANGANO — COUNTY EXECUTIVE JAMES E. DAVIS — ACTING NASSAU COUNTY ASSESSOR

RFP NUMBER: AS0518-1509



VALUATION SERVICES

27 EAST JERICHO TURNPIKE MINEOLA, NEW YORK 11501

> Tel (516) 248-6922 Fax (516) 742-4365

EIN: 11297-1981



47 Past Itheriso Territike Miniolas New York Ityol Tel (16-2-16-5912 - Pax 516-7-17-4165 am veterans medicine myel suite sme Irauppache, new york 11748 Trl asi-761-1850 fax asi-781-9821

www.btahfardyriulyrrlcoh

Cornes & Spill Mar, Schem M'rindo Mac Medo, Nulling P' Herry Byy'zev Terc?,

Pari indus Albret Hardeni, knat Romani daliti i dil' Keal di Peringell dia' Keal di Peringell dia' Romer' il Studferla dia' acces aroue; any rispa, his py, and contractors, parc contractors, conditions, conditions, prince while expenations while expen-

"NYSKARATAK GARRAGE ET LIGEREN HE APPERIOR "NYS New Richtel Conflict de l'actual NY, dept alons

June 8, 2015

Mr. Steven L. Corte, IAO IFAS SRA ASA CSA-G Deputy County Assessor Nassau County Department of Assessment 240 Old Country Road – Fourth Floor, Room 400 Mineola, NY 11501

RE:

Systematic Review and Analysis of Assessments Nassau County Department of Assessment RFP # ASO518-1509

Dear Mr. Corte:

On behalf of Standard Valuation Services, we are pleased to submit this proposal to provide a Systematic Review and Analysis of Assessments for the Nassau County Assessment system based on the combined Tax Classes broken down by each Tax Class, to be completed by year's end 2017 for the purpose of recalibrating the Cyclical Assessment roll for 2019/20. Our proposal is responsive to the Italicized Instruction at Page 4 of the RFP stating, "The bidder is asked to provide the County with a bid that is based on the combined tax classes broken down by each tax class", following the RFP's proposal evaluation criteria.

Attached please find our firm's response to the referenced RFP, based upon the outline prescribed as Mandatory Proposal Response Requirements.

The scope of work contemplated in this proposal includes an evaluation of inventory management procedures, dynamic inventory issues relating to the effects of Super Storm Sandy, review and refinement of neighborhood/submarket parameters for both residential and commercial properties, review and screening of sales data employed in residential valuation modeling, review and updating of economic and market data used in commercial valuation modeling, and evaluation of the market value output from the respective modeling systems.

Standard Valuation Services is arguably the only firm with the expertise and resources necessary to handle myriad modeling and assessment issues in all four (4) tax classes. Our firm is the largest appraisal firm in Nassau County with over 20 years of experience in dealing with the Nassau County Assessment System. The firm has worked under 3 County Administrations: Guillotta, Suozzi and the current Mangano Administration. Political parties put aside, our firm has been considered the "go to" expert on real estate issues within Nassau County, with an open and working relationship with both sides of the Nassau County Legislature, frequently called upon for guidance throughout the years on assessment and real estate issues.

Within the submission of this RFP response, please take note that our firm has also included a specialist in the valuation of Utility properties, Federal Appraisal and Consulting (Whitehouse Station, New Jersey), for further expertise in the Class 3 properties and a nationally recognized modeler, Thimgan & Associates (La Junta, Colorado), to provide additional oversight of all valuation issues throughout the modeling process. By committing to retain the aforementioned experts, Standard Valuation Services has developed a strategic plan and highly capable management team to responsibly oversee and implement the best practices necessary to ensure the successful completion of the Systematic Review.

- 1) Our firm on its own has the essential local knowledge and experience of Nassau County's complex real property Assessment System. The Systematic Review and Analysis of Assessments for Nassau County is a daunting task, which will take approximately 32 months to complete. Our firm has the employee base and resources to complete this task with our in-house staff. The workload for this project will likely require staffing that can range from approximately 8 10 employees up to 15 20 employees at any given time. Standard Valuation Services also has the ability to move its employee resources from Class to Class, depending on the needs of the tasks at hand.
- 2) In discussions with Nassau County during the interview process of the first RFP, it was brought to our attention that there was an inherent need for Nassau County to thoroughly examine the Utility Class 3 assessments since it has not been done in many years. Standard Valuation Services has its own Utility experts on staff; however, considering the complexity of many of the utility properties on the Nassau County Assessment roil, the ability to utility the services of a Nationally regarded firm with extensive experience in assessment matters, would be very beneficial for the successful outcome of the Systematic Review and Analysis of the Class 3 assessments. In this case, a National utility expert would be working on the roil in conjunction with Standard Valuation Services utility and commercial experts to make sure there is consistency between the Class 3 and Class 4 rolls (example; an office building property in Class 3 should be consistent with valuations in Class 4). Lastly, the National modeler would further review the results in the Utility category, thus ensuring both consistency and use of best industry practices in handling these assessment issues, with the ability for very capable experts to speak to these issues in the public arena.
- 3) Standard Valuation Services is very confident with its in-house staff and modelers and has completed many revaluations and/or modeling tasks without having to go to an outside National modeler. However, mindful of the size, scope and complexity of the Nassau County Assessment project, it would be incomprehensible not to provide a National modeler to assist in the oversight of the review and analysis of the County Assessment System. It should be noted that Thimgan & Associates also has vast experience in reviewing issues with Tyler developed assessment jurisdictions. Note; Nassau County is working off of a Tyler based System. Thimgan & Associates also has experience in valuing properties within Nassau County since 2000, when we originally brought them in to assist in completing the modeling with the City of Glen Cove. Recently, we engaged Thimgan & Associates to assist with modeling tasks in our valuation of several Super Storm Sandy devastated communities of Staten Island and Long Island. Throughout the years, Thimgan & Associates has developed a great understanding of the local Nassau County real estate market.

Our submission and response for this RFP includes an overall cost for the entire project and an allocation broken out for each of the 4 classes. It is our firm's belief that a very important issue to consider is the connection between and consistency level of assessing all four tax classes. Specific to "connection and consistency", it is critical to recognize that land valuations for all property classes must be prepared and supported in a consistent manner, and that there are numerous instances where seemingly similar properties (Class 1 v. Class 2 condos, Class 3 v. Class 4 office and industrial buildings) overlap and must be valued consistently, and the real estate experts responsible for the project capable of understanding, explaining and defending all related aspects.

Our firm has the resources to complete the Systematic Review Analysis and Assessment base of Nassau County and will also have the ability to move resources from one Class to another, depending on needs found after the project is underway. This will be further explained in our RFP submission, and we believe it to be of utmost importance when taking on a project of this size and scope.

The idea of completing a Systematic Review and Analysis of Nassau County Assessments has been in the making for quite some time now, dating back to at least early 2012, after our firm successfully helped settle the Halpern v. Nassau County lawsuit in 2011. On March 25, 2013 the first request for proposal for a Systematic Review and Analysis of Assessment was issued by Nassau County (RFP-ASO320-1312).

Since that time, our firm has been building its resources and has actually grown by over 25%, adding two additional offices on Long Island, located at 888 Veterans Memorial Highway, Hauppauge, NY and 1 The Plaza, Montauk, NY. During this period, our firm has also been ramping up its in-house modeling abilities by bringing in a National Instructor, Russ Thimgan, to provide classroom hours to more than 10 of our already capable modeling and real estate experts. These classes included SPSS training and interaction with Prognose-SVAS, our proprietary modeling software system. It should be noted that Russ Thimgan of La Junta, Colorado is one of the most regarded modelers within the Country.

Finally, in early 2015, Standard Valuation Services completed the acquisition of a Nassau County based real estate appraisal firm (J.A. Cowan & Associates Inc.), with experience in preparing tax certiorari appraisals on behalf of Nassau County, Integrating the firm's appraisal staff into our Mineola office.

During this period between 2013 through present day 2015, our company has elected not to pursue or accept competing jurisdictional assessment contracts. A prime example of this is the assessment work in Westchester County<sup>1</sup>, which has a similar (competing) time frame to that of Nassau County, which presented a conflict of resources. Recognizing that the prospective Nassau County Systematic Review and Analysis of Assessments would require the full dedication of our management and expert staff, we informed the consortium of municipalities undertaking reassessment in Westchester County on October 11, 2013 that we would decline the opportunity to respond the RFP to monitor the implementation of their reassessment projects.

In 2013 our firm was also selected and deemed by the Governor's office as the only firm capable of handling the Super Storm Sandy appraisal and modeling work that was required for properties from Staten Island all the way through to Flanders on Long Island. This project encompassed over 2,000th homes throughout the Metropolitan area, of which over 1,100 were on located on Long Island and

<sup>&</sup>lt;sup>1</sup>A minimum of 41,000 parcels in 3 municipalities, for 2016 and 2017 assessment rolls; and potentially 103,000± parcels in 9 municipalities

notably, three entire neighborhoods had to be successfully modeled and consistently valued within the Staten Island area, Oakwood Beach (458 parcels), Ocean Breeze (159 parcels) and Graham Beach (286 parcels). This was a very complex assignment that required significant public relations, as one could imagine, and to date our firm has received accolades from the Governor's office down to Jon Kalman, The appointed Storm Recovery Czar, who serves as The Special Advisor of the Long Island Storm Recovery for the New York Rising Program.

On January 29, 2015, Standard Valuation Services received a "Notice of Intent to Award" RFP #ASC320-1312 to our firm. At this time we then negotiated with Nassau County to put forward a contract, which we were able to successfully complete. This contract was then brought forward to the Nassau County Legislators Rules Committee on May 4th, Cierks Item # E75-15, which was then tabled to the May 18th Rules Committee meeting, at which times issues arose regarding Union procedures and policies. During this period, our firm has mobilized all of its resources and readied its entire staff to hit the ground running and start this project tentatively, at that time, for July 1, 2015. Our firm still stands ready and has cleared a significant amount of resources for this large assignment, at a significant cost to our firm.

On May 27, 2015 Newsday released a front page article on the Nassau County property taxes. This three page article written by Celeste Hendrick, accurately documented the need for a Systematic Review and has brought this issue to the forefront of public awareness. On this same day, News Channel 4 also had a segment on Nassau County property taxes and the effect a Systematic Review could have on the residents. During this interview on Channel 4, Jeff Gold, former Board of Assessment member, spoke stating "he believed all assessments could be going up". We bring this statement forward to your attention because it is Standard Valuation Services opinion that this issue will require Public Relations and the ability for the firm awarded this contract to be able to speak to the residents in a public forum, and for that matter, to public officials such as the legislature.

Our office has demonstrated, significant experience and capabilities in public meetings, from Reassessments that we have completed in many other Cities and Villages throughout Nassau County, to public forums we were requested to provide for residents in Staten Island after Super Storm Sandy,

On May 28, 2015, Newsday's loy Brown penned a column on Assessment Issues in Nassau County, bringing forward some very salient points, just to mention a few, she tasked about bringing an "Assessment Czar", and tapping one person to become the face of the process. This is a worthy recommendation and in fact, I believe in working hand in hand with the Assessment office; the expertise of Standard Valuation Services can become this voice during the process of the Systematic Review. In Ms. Brown's column, she also had many other suggestions, for example making sure that when the Systematic Review is completed it would be done at a full market value level, which would be much easier and clearer for the residents to understand the value of their properties. Most of the issues raised by both Newsday articles are thoroughly discussed in the body of the response to this RFP.

It is with the utmost confidence that our firm brings forward this RFP submission for a Systematic Review and Analysis of the Assessments of Nassau County, believing we have the expertise, resources, and by far the best team to complete this task hand in hand with the Assessment Department and the Nassau County Administration, best representing the residents and property owners of Nassau County.

The submission of this RFP complies with Executive Order No. 1-2015 enacted on May 15, 2015. This proposal shall remain in effect for not less than 180 (one hundred eighty) days. Standard Valuation Services has registered with the County as a vendor.

Should you have any questions or comments concerning this proposal, require clarification on any matter, or wish to schedule an oral presentation of this proposal, please do not hesitate to contact us.

Respectfully submitted, STANDARD VALUATION SERVICES

Matthew L. Smith, MAI, SRA, MRICS

President

Andrew W. Albro, MAI, MRICS

Executive Vice President

### **TABLE OF CONTENTS**

PROJECT OVERVIEW AND SCOPE OF WORK
Questions and Answers from Original County RFP#ASO320-131521
Discussion Points From Original County RFP#ASO320-1315
APPENDIX A - COST PROPOSAL
Non-Collusive Proposal Certification33
Suggested Payment Schedule,
APPENDIX B - PROGRAM DESCRIPTION AND STAFFING
Section A - Qualifications of the Principals and Participants in the Project
Company Blo and Qualifications of Thimgan & Associates
Utility Experts – Company Bio and Qualifications of Federal Appraisal & Consulting78
Section 8 - Prior Experience in the area of Mass Assessment Modeling
Section C - Prior Experience with Public Sector Clients (similar size and scope)99
Required Cover Letter with EIN#
APPENDIX C- BUSINESS HISTORY FORM
Certificate of incorporation
State and Local Licenses
Financial Statement (Latest Tax Return)115
APPENDIX D- PRINCIPAL QUESTIONNAIRE
APPENDIX E- STANDARD CLAUSES FOR NASSAU COUNTY CONTRACTS
Certificate of Insurance
Exhibit U\Appendix EE – Equal Employment Opportunities for Minorities and Woman141
APPENDIX L- CERTIFICATE OF COMPLIANCE - LOCAL LAW 1-2006
EXECUTIVE ORDER #1-2015 - enerted on Minuto 2015

# <u>Project Overview & Scope of Services-</u> Contract Requirements and Proposed Solution

SVS fully understands the complexities of the Nassau County Assessment system having completed projects for various County departments over the past twenty (20) years. These projects include, but are not limited to, Small Claims Assessment Review projects (SCAR), Tax Certiorari Litigation and Support for the County Attorney's Office, support and appraisal services for the Assessment Review Commission (ARC) and real estate appraisal services for Nassau County's Division of Real Estate Services.

Our firm has the knowledge, expertise and staffing required to work in conjunction with the Department of Assessment to complete a Systematic Review and Analysis for the entire assessment rolf (all 4 tax classes) by the end of calendar year 2017. This systematic review will be a comprehensive analysis which will encompass all phases of a successful revaluation. Various stages include, but are not limited to, verifying and editing physical inventory, creating a database of current arms-length sales to be used for valuation purposes, recallbration of both residential and commercial models, testing the results using sophisticated statistical techniques, and providing market values for all properties in a fair and consistent manner. This will ensure fair property tax equity and parity throughout the county, before locking down assessments for the next cyclical four (4) year period.

Our firm will be working with the staff of the Department of Assessment, and we thoroughly understand Real Property Tax law and the importance of maintaining uniformity with an accurate level of assessment. We have the technical expertise to work within the framework of the existing Nassau County assessment system, in concert with your assessment department staff utilizing your current IAS assessment software system, but having the ability to adjust and fine tune the calibration of the models, ultimately enhancing the output. In addition, this course of action will allow for the recalibration of any processes and/or procedures that will make the department of assessment more efficient and self-sufficient for any future Systematic Review as part of their cyclical assessing process.

#### Project Overview

#### Project Management

Project management is crucial to the success of any large project; a Systematic Review and Analysis of Assessments for Nassau County is no exception. We have independently completed full revaluations and systematic analyses of municipalities throughout Nassau County over the past fifteen (15) years. We maintain a professional relationship with the New York State Office of Real Property Tax Services (ORPTS) and are aware of their reporting and testing requirements. Our firm has the experience and knowledge to handle managing our 33 employees allocated for the project and will be able to work in concert with the Nassau County Assessment employees that are designated for the project.

Based on our experience with working with Nassau County in the past, we understand the importance of data security and the fact that the Assessment Roll information is proprietary to Nassau County. Data security and confidentiality will be of the utmost importance to our firm and will be thoroughly explained to anyone from our organization working on this Nassau County project. Project management will be a crudal component throughout this project for the entire 32 months.

#### **Public Relations**

Public Relations is one of the strong qualifications of Standard Valuation Services as indicated in Appendix B — subsection c. Public Relations with regards to a Systematic Review and Analysis Assessments is available on an as-needed basis. It is our opinion that Public Relations skills will most likely be utilized in explaining to the Nassau County legislature and the public officials within Nassau County, how the Systematic Review and Analysis process is being completed on the Nassau County Assessment Roll. Public Relations will be provided at the request and guidance of the Assessment Department and their requirements.

Based on the interview process of the original RFP, it was brought to our attention that additional services might be required above and beyond our initial Public Relations response to the RFP. Therefore, in our Supplemental Response dated April 12, 2013, we provided a mechanism for additional meetings if needed at a cost of \$325,000. The following titled areas in quotes, consisting of two paragraphs below, is the statement from our Supplemental Response, which was submitted to address the Assessment Department's concern regarding information meetings at all 56 school districts.

#### "Availability for public meetings, including all 56 school districts"

"As stated in our response to the RFP, Public Relations is one of the strong qualifications of Standard Valuation Services. Public Relations with regards to a Systematic Review and Analysis Assessments is available on an as-needed basis. It is our opinion that Public Relations skills will most likely be utilized in explaining to the Nassau County Legislature and the public officials within Nassau County, how the Systematic Review and Analysis process is being completed on the Nassau County Assessment Roli. Public Relations will be provided as required in the RFP and additional meetings will be provided at the request and guidance of the Assessment Department".

"Although we appreciate the need for public meetings throughout the project, we did not include an allowance for the number of additional meetings the Department of Assessment is considering. From prior experience, we feel that having the contractor present at certain public venues can detract and possibly sidetrack the ultimate goal of the public meeting. Focusing on the main objective of the project along with the key milestones accomplished by the Department of Assessment with the assistance of the contractor should be paramount. It is our opinion that delving into specific valuation issues and methodology, although important, should be limited to certain settings. In addition any specific issues that arise at a public meeting can always be addressed afterward, after the contractor has had the opportunity to fully research the issue and provide an accurate response. For this key reason we did not include the cost of such meetings in our proposal. If however, the Department of Assessment requires the contractor to be available at public meetings of this type, we can be available on a per diem basis, which is indicated on the Cost Schedule on the following page. The cost accounts for 3 to 5 senior appraisers to prepare and attend these forums, which typically would be necessary for this type of meeting".

After the "Notice of Intent to Award" was received, our firm negotiated with The Nassau County Attorney's office a further clarification of additional services for Public Relations. Additional Public Relations was then capped at a total possible expense of \$325,000, calculated to be payable in arears at \$125 per hour for contract staff. This allowed flexibility on what types of meetings the County would need us to attend and be part of, not limited to school district meetings.

#### inventory Data Verification, Editing & Management

Based on the information provided to us by Nassau County in Appendix A, Nassau County has a count of 419,484 parcels of real estate, of which it is stated that 360,678 are residential and 58,806 are commercial. Please note, for our response to this RFP, our firm is going to utilize the breakdown that Nassau County has included in the RFP. However, according to the Nassau County final roll for 2014, the total percel count is 423,555 parcels, with a breakdown of the Classes as follows: Class I – 386,144, Class II – 6,188, Class III – 2,125, Class IV – 29,098

Each of these parcels of real estate has vast inventory data and unique salient features. It is crucial for any assessing unit to have comprehensive and current inventory data. Without accurate inventory data, one cannot produce reliable assessment models and results. With regards to the Systematic Review and Analysis of the Assessment Roll of Nassau County, the review of the data verification editing and management will be intense in the first twenty-four (24) months of this project, making sure that the information that the Assessment Department is utilizing is complete and handled in a proper and accurate manner. This process will further be checked throughout the entire project.

#### Sales Verification & Analysis & Edits

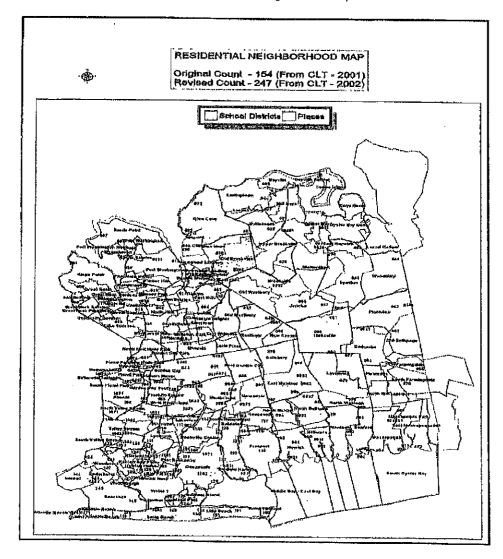
In modeling on a mass appraisal scale, it is very important to select the proper sales to utilize within your modeling process and to keep the stock of sales that is constantly changing and growing, throughout the project. Some markets may require the consideration whether or not to utilize foreclosure sales, if they are truly representative of a significant portion of that market. Nassau County on any given year has approximately 15,000 to 20,000 residential sales per annum. Considering the 32 month span of the project and the 2 prior years before the project starts, there will be approximately 75,000 sales reviewed and considered during this project.

#### Neighborhood Delineation/Analysis & Refinement

A major component of a successful systematic review is neighborhood delineation. The Department of Assessment has refined the neighborhoods over the past 10+ years, starting with the original 154 residential neighborhoods in 2001, increasing the number to 247 in 2002 and further increasing the count to 397 at present. However, the market and trends have changed significantly and an up-to-date review of the neighborhoods is imperative. Utilizing GIS and plotting (mapping) relevant sales will be a key tool that we will employ to judge the accuracy of the existing neighborhood breakdown. As markets change over time, again it is vital to comprehend the dynamic factors within each neighborhood to assess whether boundaries need adjusting, or determine if the use of an alternative valuation model is in order. Our skilled team will ensure that neighborhood delineation and use of the correct valuation model is as accurate as possible. See Map on following page depicting the 247 neighborhoods from 2002.

GIS and the use of ArcMap software by ESRI will be utilized throughout the project. This is a powerful means for visually displaying any type of data for analysis. In addition to its use in neighborhood delineation as discussed above, it will be utilized to review trends, locational

Influences, outliers, etc. Edit checks will also be performed utilizing GIS ensuring that the physical inventory is complete and as accurate as possible. As we are fully aware, having accurate physical data is imperative for having accurate values. Our firm is one of only a handful of local companies licensed to use this software and proficient with handling Nassau County's dataset.



It is our understanding that Nassau County currently has 397 residential neighborhoods. Within the purview of the Systematic Review and Analysis of Nassau County the proper breakdown of residential neighborhoods is very important to enhance and get accurate results from your models. Based on the Revaluations that we have done on Villages throughout Nassau County, we have found that the neighborhood delineation that Nassau County utilizes can be further enhanced by smaller neighborhood sets. It is our belief that going forward the residential neighborhood base will be expanded to a much larger number. Our firm has allocated twelve months to work on this very important and crucial aspect of a Systematic Review.

#### Nassau County Special Assessment Unit Class System

According to New York State Real Property Tax Law, Article 18, Nassau County, by virtue of having a population of one million or more is legally classified as a "special assessing unit," As a special assessing unit, all real property within Nassau County must be classified as Class 1, Class 2, Class 3 or Class 4 as outlined and described in this response. Being mindful of the base proportions for each class of property and the adjusted base proportions is crucial to ensure that shifting of values between the classes, if any, is accurately accounted for and applied in accordance with State Law. Monitoring the equity between each class is critical in maintaining the current balance within these classes, it is imperative that the selected company understands the complexity and relationship between the classes and is able to undertake the complex calculations of the pre- and post-systematic review analysis.

#### Review of Residential Models

The review of the residential models will span the entire project and is one of the most important aspects of successfully completing this project. Our firm has a number of personnel who have expertise in residential modeling and have intimate knowledge of the working models as they have assisted in their development in 2003. Additionally we consult with a nationally renowned modeler, James R. Thimgan, IAAO, of Thimgan Inc. Our firm has worked Mr. Thimgan In the past, with very successful results. Mr. Thimgan is experienced in working with Nassau County's IAS modeling system. Thimgan inc. has developed its proprietary software called Prognose, which can effectively review the data and values in the way in which the current IAS system is producing its 26 current residential models. The Prognose Software has been successfully used by Assessment jurisdictions in Salt Lake City, Utah (similar in size to Nassau County) and St. James Parish and Morehouse Parish in Louistana. This project's success will also deeply depend on a strong interaction with Nassau County's current modeling systems, many of which our firm is elready familiar with. Based on our firm's past experience in working with the Revaluation of 2003 with Nassau County, we believe our staff has a thorough understanding of the residential models and the important components which drive them. The review of residential models will span the majority of the entire project.

#### Review of Commercial Models

Nassau County currently has 68 commercial models. We are very knowledgeable of the workings and components of these models, having assisted with their development in the 2003 Revaluation project. Our firm has a number of commercial modeling experts on staff. The commercial real estate population of 58,806 is vast and unique. Our firm has the expertise to recognize values for these properties which can range from a "mom & pop" freestanding store on Hempstead Tumpike to a regional shopping mail and

includes unique properties such as marinas, nursing homes and golf courses. Our staff has expertise on all of the broad types of commercial properties within the bounds of Nassau County, and collectively has extensive knowledge and familiarity with many of these properties. Furthermore, our staff has a full understanding of the criteria for modeling commercial properties and the use of income and expense information to complete these models. It is very important to understand the impact the values could have on commercial tax certiorari cases, as they are a major issue in Nassau County. The commercial modeling process is very complex and complicated, and will proceed through the majority of the entire project.

#### Review of Cooperatives & Condominiums

Nassau County has a very complicated coop and condominium property base. Nassau County currently has 474 coop developments and 3 classifications of condominiums. The population includes 8,505 Class 1 Condominium Units, 4,174 Class 2 Condominium Units and 481 Class 4 Condominium Units. Not only do condominium properties reside in three (3) different tax classes, but they must be valued using different methodologies.

in 2012 our firm reviewed a large percentage of coops and condos during the Residential Tax Grievance Negotiation & Settlement Program we were completing for Nassau County. During that review we gained an appreciation of and insight into the way in which the coops and condos were valued and assessed, and we believe we have the ability to enhance the current assessment valuation process for these properties. Of course all of this will have to be discussed and vetted with Nassau County's Department of Assessment, Our interaction with the Assessment Department with this issue should enhance the consistency of values for these properties for the next cyclical Assessment Roll. This task will also span the majority of the entire project.

#### "Review of the Special Franchise, Utility and Rallroad Properties"

Based on the interview process of the original RFP, it was brought to our attention that additional services might be required for Class 3 Utility properties. Therefore, in our Supplemental Response dated April 12, 2013, we provided an additional subcontractor, Federal Appraisal and Consulting, one of the premier National experts in utility valuations to add additional expertise and support to our utility experts and National modeling expert, thus providing the utility Class 3 properties with a professional three tier approach to reviewing the assessment levels. The following titled areas in quotes, consisting of three paragraphs below, is the statement from our Supplemental Response, which was submitted to address the Assessment Department's concern regarding the matter of Utility properties.

"The properties within this group are highly complex. Market Values for the Special Franchise properties range from \$100 to over \$53,000,000 with approximately 168 properties having values over \$5,000,000. Market Values for the Utility properties (including railroads) range from \$100 to over \$255,000,000 with approximately 81 properties having values over \$5,000,000".

"The annual assessment of Special Franchise is the responsibility of the Office of Real Property Tax Services (ORPTS), Valuation Services Bureau (VSB). For Utility parcels, ORPTS is also responsible for providing advisory appraisals upon request for taxable utility properties and other highly complex properties that meet certain requirements. Due to the nature of these properties, the lack of local resources and the special skill set required to properly and accurately analyze these properties, Nassau County Department of Assessment, as well as the various village assessment departments throughout the County, accept the valuations supplied by ORPTS and utilize them for taxation purposes".

"Although the County respects the services that ORPTS provides relative to these properties, it is our understanding that due to the magnitude of tax revenue these parcels generate, it would be in the best interest of the county and its taxpayers to have these parcels reviewed by independent experts to ensure that they are being valued accurately. These properties can be subject to dispute and tax certiorari cases due to potential valuation errors caused by incorrect/incomplete data or a change in use (power plants can become obsolete, etc.). Therefore, along with the systematic review of all residential and commercial properties, Nassau County Department of Assessment believes this would be the opportune time to exercise the proper due diligence and include this property group in the Scope of Service".

SVS fully agrees with Nassau County, and would need assistance to value some of the highly unique and complex utility type properties. Therefore, to fulfill this aspect of the RFP we are prepared to engage, as a subcontractor to SVS, Federal Appraisal & Consulting, one of the premier national experts in utility valuations. We have discussed the scope of services for this project with Mark Pomykacz, Managing Partner of Federal Appraisal & Consulting and he and his firm assures us that they have the necessary resources and expertise to work with SVS to complete this assignment within the prescribed time frame. The scope includes a systematic review of this parcel class, it does not include preparation of appraisals, negotiations or defense of values.

The company bio and qualifications of Federal Appraisal & Consulting's key personnel are included in this document.

SVS believes that it is imperative to analyze the entire assessment roll as one complete, indivisible data set. The valuation methodology utilized for each Class of properties must be employed consistently to ensure dependable and equitable results. Values for parcels within each property class are not independent of the other classes. For example, properties in Class 2, 3 and 4 should have consistent land values as all three classes are broadly described as commercial. Additionally, Class 1 and Class 2 each contain residential condominiums. Although valuation methodology may differ for each class, knowledge of market values for condominium units, regardless of class will ensure values are reasonable and supportable for those properties within each class. As an additional example, rental rates for properties such as residential apartments, commercial condominiums, retail, etc., all necessary for proper valuation, span across Classes 1, 2 and 4. Furthermore, when a cost analysis must be utilized for highly complex or special use properties, again one uniform set of cost tables must be applied as these types of properties are found within every tax class. Our national modeler overseeing the data and consistency of the values, can and will ensure the relationship of the values for all property types. If a uniform approach is not applied to the valuation of all property types within all classes of property types, there is a greater risk of having disproportionate and possibly unsupportable values, weakening the assessment roll and defeating the purpose of the Systematic Review and Analysis of Assessments.

#### Market and Statistical Analysis/Trending and LOA Analysis

Market and Statistical analysis is a process that drives every aspect of completing a good and defensible Assessment Roll. Our staff is experienced in all aspects of these areas. Trending and other issues within the process of completing this project will be thoroughly discussed with the experts within the Nassau County Assessment Department. The Level of Assessment (LOA) analysis will be completed in concert with Nassau County's modeling experts and independently revised as an additional check of the modeling information. The use of the Prognose software and SPSS (Statistica) Package for the Social Sciences) will further be utilized as quality control and to test the valuations that are produced. This process should ensure that Nassau County maintains the highest standards of valuations for their Assessment Roll. This process will span the entire project.

#### Valuation Development/Testing & Production

Valuation Development will occur near the midstream of this project, after the initial modeling review has been completed. Testing of the models and the values will be on an ongoing basis throughout the project, culminating in the production of a January 1, 2018 Tentative Assessment Roll for Nassau County to use in its new cyclical assessment roll. The majority of this work will be completed from October 2016 to the end of December 2017.

#### Prepare Values for the Tentative Roll

The preparation of values for the tentative roll and the finalization of the tentative roll will be completed at the end of 2017. It is inherently important that Nassau County and its Assessment Department be the driving factor in this component of the project. Our firm will provide the resources necessary to "cross check" that all of the information is being put into the system in an accurate manner.

#### Assessor Recalculates Exemptions

The recalculation of exemptions will be completed at the end of this process, in the latter months of 2017. Our firm will work with Nassau County's exemption experts and cross check the calculation procedures of the exemptions to insure that they are being properly accounted for on the Assessment Roll.

#### Finalize Tentative Roll

In finalizing the tentative roll we will work with Nassau County's Assessment experts in making sure that the Assessments and values being produced by the Assessment Department are accurate for the residents and property owners of Nassau County.

#### Review/Test Tentative Roll

Reviewing and testing of the tentative roll occurs throughout the project, however it becomes crucial in the three month period prior to when the roll is completed. This will be an intense process of making sure all values and assessments are accurate with the Nassau County Assessment Department. In addition, the review and testing of the Tentative Roll continues until April 1, 2018, when the roll is finalized as issues and corrections after the tentative roll is released might arise. Our firm will be available, and will work in concert with the Assessment Department to correct any and all issues with the Assessment Department.

Additional Market & Statistical Analysis- Additional Testing for the Final Roll

This is a process that is completed towards the end of the project, usually within the last 3 to 6 months; again just cross checking to make sure that the new Assessment Roll that will be finalized on April 1, 2018 is accurate and equitable for the residents of Nassau County.

Following on the next page is the corresponding project timeline in grid form:

			ľ	1								
		Negerac	onuth . B	atematic	Keview a	Nassau County - Systemetic Review & Apsiyate of Assessments	of Appears	a) Liberti				
			APPAC	XIMATE PRO	AJECT TIME. For July/App	APPROXIMATE PROJECT TIMELINE (22 Months) Timelino - Based on July/August 2018 start	7					
	Completion Dates:	Datase										
	THEFT PLAN	terad Ras Conest, 2.32.4	7	(fem)dential	11), Companies	operes (2), Ledin	Magnesologi Pica	(films)dandal (1), Comero Copro (2), Milly/Aproché Maretine (3), Commorolel (4))	mmerolai (4)	5		
かればなり いっぱん 日本日 コーニック・ラック・ラー・	Darrillen	<b>在下外的</b>	राष्ट्र प्राप्त	490 the Mile		Arching 2755 . Arching Tree	forses 2016	(14 and 2	Application 20175	Lab. Sec. py1	Chilliaght	
	English Property											
1	CONTRACT			4. 14		-						
	Frellie Maint											
Public Resurce	S MAN									FOR POST   100-		
Statistical translation age ( by the man Court												
Transport Being Meritagen, Beine & Mangerton						***************************************					-	
Comment of the Commen	a way	Year and the same	- handlest statement								•	-
m Charly Chibber albam (Chilly is	SENORES.		1									
Serve Variation & Analysis & Cont.	l I Li											
Links, Estimate Charles Pt.	12.50	The second second	The street was	THE RESERVE								
The County And the County of t	+											i
								H				
A CANADA CONTRACTOR OF THE CON											,	
H Cammers are Comes IV.												
	7 Mary 2										} :	
Monthle & Block Street Street Treet Con S. L.Ch. Brockers . E view Treet and	E rifere Poplare											
Newscond Description of Description & Description	-										,	
(A) strength of host of many that is	A MARKET										The second	
(Caralings) and many (Special Addition of the Control of the Contr	は後後に								1			
A CHARLES OF THE PARTY OF THE P			1	-								
Configuration (Co.)					1							
1000年間には、1000年には、1000年には												
	ľÌ.											
Particular in the Particular Particular in the P	ı.l			1								
The William Control in	Chorles									20.00		ľ
THE PROPERTY OF THE PROPERTY O	6										Annial Property	
The state of the s	1.			1	1							
Preside Thorseive For		•			Ľ			!			and the second	
Superior State of the State of												
Section Control of the Control of th		4										
Augustine s. Spanish for Brachetical Constitution	- 1970 E			-			-	-				
Acetralian Tanging the Res Pleas Res												
	S. Market										i	
Company (Company Company Compa	CHOSE	Ш	1					1117				
	-											

SVS in conjunction with the staff of the Department of Assessment will adhere to the IAAO guidelines on appraisal review as outlined below:

The IAAO's Property Approisal and Assessment Administration textbook discusses the appraisal review process in a chapter concerning "quality assurance".

- The appraisal review process evaluates data quality, the appropriateness of valuation models, the calibration of those models, and the application of the models. Appraisal review includes pre-reviews, field testing valuation models, office reviews, and final field reviews.
- Pre-review combines elements of data collection, data review and valuation model review. During Pre-review, appraisers establish which factors require judgments, for example quality grade, condition rating and land influence. Valuation techniques depend on the accuracy and consistency of subjective data Items; these are often beyond the ability of ordinary data collectors to recognize and rate on exceptional property.
- Before new models are applied, they should be tested in the field on a representative cross section of sold and unsold properties. Valuation documents listing property characteristics and values should be produced for use in field review. Appraisers should start by reviewing data and values on properties that have sold recently.
  - Appraisers should then view properties that have not sold recently, first reviewing data and then testing value estimates produced by the model against their own judgments of value – judgments based on sale prices of sold properties.
  - The field test also alerts appraisers of the extent to which data and values will need to be field reviewed for the entire area.
  - Whether to conduct a field review or an office review of the values generated is a critical decision. The field review may be avoided if the appraisers have previously reviewed property characteristics data. In some projects, appraisers review the subjective factors, such as condition, desirability, construction quality, and usefulness of the property, before valuation. If this is not done, field review of the values is important.
  - Field review. Once the appraiser has completed a review of properties that have sold, a property-to-property review can verify data accuracy, especially of subjective data critical to determination of value. The appraiser should look for exceptional conditions that data collectors may have missed.
- In ideal situations, appraisers should be able to conduct drive-by reviews, leaving the vehicle only rarely to check apparent listing errors.
- Jurisdictions with recent pictures of the properties may be able to conduct a particularly
  effective office review.

The above text regarding "quality assurance" will be followed as closely as possible but dictated by the Department of Assessment and the overall scope of the assignment.

SVS understands the importance of maintaining current market value assessments for Nassau County and recognizes the many benefits of performing a systematic review and analysis of all parcels;

- <u>Assessment Equity for Taxpavers</u> All property owners will pay their fair share of the tax burden. Unfair or incorrect assessments will be corrected.
- Improved Bond Ratings By making an effort to keep assessments current, the County may
  receive an improved bond rating which can potentially save the county a significant
  amount of money.
- <u>Fewer Successful Court Challenges to Assessments</u> When market values are current and accurate, property owners are less likely to have successful tax certiorari cases.
- <u>Transparency</u> 100% market value for Assessments. The process will be easier to explain
  to taxpayers; therefore, they will have a better understanding of the process.

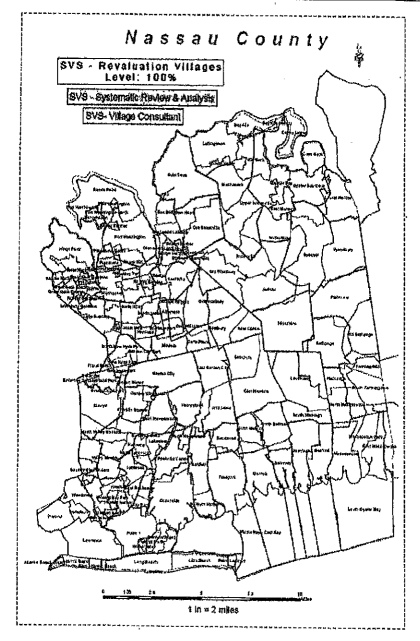
#### Additional Benefit:

Our firm has completed a revaluation or systematic review and analysis of all parcels in nine (9) villages within Nassau County. All of these municipalities are committed to maintaining their assessments at 100% of market value and have performed annual updates of their respective rolls to ensure that assessments are current and equitable, and assessments maintained at 100% of market values. Each revaluation and/or update has been overseen by ORPTS who has further tested the results and confirmed and approved a level of assessment of 100%.

We believe that it would be beneficial to the County if the Department of Assessment adopted the values from these nine (9) municipalities, thereby having a single assessment for these parcels. This would certainly eliminate confusion among property owners as to multiple assessments while enabling the use of the most current market values.

in addition, there are six (6) other Villages in Nassau County for which SVS performs assessment consulting services, maintaining their assessment rolls, and defending the rolls from Small Claims fillings. As demonstrated by our past and ongoing work with these 15 villages, our knowledge and expertise regarding assessments and market values throughout Nassau County is unmatched.

Please see map on next page highlighting the Villages that we are referring to.



The following 9 pages represent our answers to questions posed by the Assessment Department regarding RFP #ASO320-1312. Our answers would still be the same as when we answered them back in 2013. We have added them into this document for your review.

# Systematic Review and Analysis of Assessments



## **Prepared For**

Mr. James E. Davis

**Acting Nassau County Assessor** 

Nassau County Department of Assessment

240 Old Country Road - Fourth Floor

Mineola, NY 11501

# Systematic Review and Analysis of Assessments Questions and Discussion Points for RFP Preparers:

- 1.) Will the preparer(s) be able to provide individual reports for specific property types (to include but not limited to marinas, golf courses, self-storage, assisted living, nursing homes where needed?
  - While it is possible to provide individual reports for specific property types, there are numerous reasons why this approach would not be efficient or cost effective,
  - The preparation of such reports is beyond the scope of the original RFP response.
  - This task would be labor intensive and the additional time and expense would be substantial.
  - There is little benefit of obtaining individual reports for specific property types. It is more
    efficient and cost effective to model these properties using IAS so that the valuation
    parameters can be modified as necessary to accommodate market changes during future
    updates.
  - The preparation of individualized reports for specific property types represents a deviation from the mass appraisal model and would require substantial time and labor costs for future updates.
  - The most efficient outcome is to continue to have the IAS system capable of developing value estimates for all property types, this will increase efficiencies and with proper modeling maintain equitable assessments.
  - Example: Our firm helped develop the self-storage model for Nassau County. The assessment numbers should be run within that model. Our firm also completed the valuation of all of the golf courses, which should be in your system on a per hole value and contributory cost values for improvements.
- 2.) Will the preparer(s) be able to complete a revalue Systematic Review and Analysis of all tax exempt property?
  - 10,650± tax exempt properties. There are 181 Wholly exempt properties with values in excess
    of \$50 million. These include the state colleges and universities, Jones Beach, medical centers,
    school districts, etc..
  - The valuation of all tax exempt properties was not contemplated in the original RFP response and the benefit of completing such a task does not warrant the substantial time or cost, nor is it necessary as part of a systematic review and analysis of assessments.
  - As a further discussion point, we would need to see a list of these properties broken out by
    property type within the tax exempt category. For example, office buildings should still be
    valued within the office building model if that is what the County decides to do.

- Typically, tax exempt properties are valued at much higher levels to help with calculating State
   Aid to the County, especially under the category of Highway and Transportation funding. This topic should be a discussion point with the County
- 3.) Do they have the ability (manpower) to visit <u>all</u> properties with a specific type to verify inventory, i.e. marinas?
  - The visitation of all properties within specific property types to verify inventory is outside the scope of a systematic review and was not contemplated in the RFP response.
  - Verification of property inventory for properties that appear to be incorrectly populated would be addressed and site visits, if necessary, would be conducted.
  - For example, with respect to marinas, we would need permission from the property owner to
    access the site to survey the number of silps on the site.
  - In a systematic review, the majority of the data on the properties or inventory is expected to be accurate for the scope of this assignment. Errors will be found and they will be corrected.
- 4.) The preparers(s) must be able to provide the DOA with a ratio study for all four (4) property classes, which will be subject to review from the DOA and ORPTS.
  - SVS is prepared to work with the Department of Assessment in completing a ratio study for all Class I, Class II and Class IV properties. A ratio study was not contemplated in the RFP response for Class III properties.
  - It is very important to understand that the ratio studies should be completed within Nassau County's IAS software system. Our modelers will cross check these results with our own analysis to obtain a high confidence level that the numbers are accurate.
- 5.) Can your company review the top 100 taxable commercial properties need to be specifically addressed and individual reports prepared for each? Residential properties having a fair market value in excess of \$5,000,000 (review that value first) will be individually inspected from the Right of Way and incorporated with Pictometry.
  - 199 properties with values in excess of \$50,000,00 (other 18 include National Grid, Belmont, UPA, Malls, etc.)
  - There are 445± homes that exceed 4 million properties.
  - A separate review of the top 100 (by value) commercial properties would be undertaken in order to verify consistent and equitable valuations.
  - Separate reports were not contemplated for the top 100 commercial properties in the RFP response.

- This task can certainly be undertaken, however, it would be labor intensive and the additional time and expense would be substantial.
- There is little benefit of obtaining individual reports for the top 100 commercial properties. It is more efficient and cost effective to model these properties using IAS so that the valuation parameters can be modified as necessary to accommodate market changes during future updates. For example, Roosevelt Field Mall, which we are very knowledgeable with, should be valued within the mall model and should be consistent with methodology applied with the Broadway Mall, Green Acres Mall and The Sunrise Mall.
- The preparation of individualized reports represents a deviation from the mass appraisal model and would require substantial time and labor costs for future updates.
- The most efficient outcome is to continue to have the IAS system capable of developing value estimates for all properties; this will increase efficiencies and with proper modeling maintain equitable assessments.
- To the same end, individually valuing over 445± high end homes, is also problematic. Most all
  of these homes will end up within our outlier category and be individually reviewed by an
  appraiser and the value modified within your IAS assessment system.
- 6.) Can your company provide land values for both residential and commercial property as a part of this re-val-Systematic Review and Analysis? This will also require a review with DOA staff relative to comparing the locational influences currently found on specific properties
  - Land values will be verified on all properties. The current system is flawed on the way it is
    producing land values. This is one of the areas our modelers will have to look at to allocate a
    more accurate land value to the properties. This is all part of doing a systematic review of the
    assessment roll.
  - Locational influences, both positive and negative, will be considered within the systematic review and analysis of the assessments. If they were missed, they will be added into the system, if they were done incorrectly they will be corrected in the system.
- 7.) Should the DOA decide to put out a data mailer, will the preparer(s) be prepared to assist DOA personnel to take in all inventory so that changes can be made by DOA staff?
  - Our firm is certainly capable of assisting the DOA personnel in capturing all inventory changes if
    a data mailer is sent out. This task is beyond the original scope of work contemplated in the
    RFP response and, as such, there would be an additional time and expense associated with this
    procedure.
  - When completing a systematic review and analysis of assessments, a global data mailer is
    usually not part of the process. Typically, you are relying on your base data and making
    changes on assessment and data errors that make themselves evident during the process of the
    systematic review.

- 8.) The preparer(s) will be responsible for providing a value for each cooperative\condominiums? apartment building and, in addition, will provide a spreadsheet indicating a proportional breakdown of unit values.
  - All cooperative apartment buildings will be modeled using IAS. The models will be tested for
    consistency and the resulting value estimates will be reviewed for accuracy,
  - Within Nassau County's IAS assessment system is a separate model for cooperative apartment buildings which values them as rental apartment buildings. The cooperative property is on a single lot and taxes are paid by the individual owners through their maintenance payment. Our firm is very experienced with this process and will be able to review the way in which the Nassau County model is functioning or not functioning.
- In addition to providing the income based valuation for Class 2 condominiums, the preparer(s) must also provide the sale based values for all Class 1 condominiums.
  - As part of the systematic review and analysis of assersments, all Class II residential condominiums will be valued utilizing income based models within IAS and all Class I residential condominiums will be valued utilizing sales based models.
  - The in-place system should already recognize Class I and Class II condominiums. Our firm will
    verify this and make sure that these condominiums are being categorized properly.
  - Buildings containing less than four (4) stories are categorized as Class I condos. Buildings containing four (4) stories and above are categorized as Class II condos.

#### **Discussion Points:**

- 1.) The preparer(s) must indicate to the Committee if they capable of providing the DOA with the value of all commercial property (to include both Class 2 and Class 4). How are they going to value properties where income/expense information is either limited or non-existent and, how will they handle ETPA buildings were income/expense data is also limited? They should be able to indicate how they are going to value each specific property type, especially where the methodology has been specified by the courts (golf courses, etal) and to provide reports for specific properties for the DOA to review when requested.
  - Our firm is very capable, with the size of our staff, to provide the DOA with a systematic review and analysis of all commercial properties within Class 2 and Class 4 of the assessment roll. Our firm has experts in all of the different types of commercial properties within Nassau County.
  - Utilizing income modeling within IAS, value estimates will be provided for all Class II and Class IV properties.
  - Assessments are based upon fee simple value.
  - Income models for all property types will be based upon income and expense data obtained from our internal database, published indices and when necessary from fellow appraisal firms.
  - All property types will be valued utilizing IAS and court mandated methodology will be applied.
  - Separate reports were not contemplated for specific commercial property types in the RFP response.
    - This task would be labor intensive and the additional time and expense would be substantial.
    - There is little benefit of obtaining individual reports for specific commercial property types, it is more efficient and cost effective to model these properties using IAS so that the valuation parameters can be modified as necessary to accommodate market changes during future updates.
    - The preparation of individualized reports represents a deviation from the mass appraisal model and would require substantial time and labor costs for future updates.
    - The most efficient outcome is to continue to have the IAS system capable of developing value estimates for all properties, this will increase efficiencies and with proper modeling maintain equitable assessments.

- Finally, in a systematic review and analysis of the Nassau County Assessment Roll, our firm is keenly aware of the results and the methodology accepted by the Nassau County Courts. However, all assessing must be completed within your IAS assessing system and should not be based on individual property appraisals. The system should be able to provide consistent assessment levels by property type. Our firm will ensure that each model is calibrated properly for each property type.
- Another discussion point should pertain to Class III properties. It is assumed that we will be relying on the values from New York State.
- 2) Can your company provide a review of the residential values which will be done in-house but will be subject to review?
  - This is expected in a systematic review and analysis of the County's residential values.
     During the course of the systematic review, residential values will be generated utilizing appropriate modeling in IAS.
  - Various edit reports will be generated in order to test the reasonableness of the models and values.
  - During the course of the systematic review, other Items must also be considered, such as
    changing the neighborhood parameters and possibly accepting assessment rolls from
    incorporated villages that have completed annual revaluations of their properties,
    Adopting such procedures, should make the Nassau County Assessment Roll much more
    defensible.
- Will the preparer(s) be available to meet with DOA staff with regards to meeting ORPTS criteria during the systematic review and analysis process on a timely basis?
  - During the course of the systematic review and analysis of assessments, we will work closely with the DOA and ORPTS to meet any mutually agreed upon deadlines.
  - Our firm has a very good relationship with ORPTS and is fully versed in their requirements for a Systematic Review and Analysis of Assessments. It should be discussed with Nassau County, on the way in which it handles the ORPTS requirements.
- 4) The preparer(s) must be available for public meetings, when required. A series of meetings is being scheduled which will include the DOA to provide being available at all 56 school districts. The actual scope of involvement relative to the contractor will be determined at a later date.
  - One of our firm's primary expertise is dealing with the public in public forums. Our firm will
    be available to work with Nassau County whenever a public issue arises. However, our RFP
    response for the Systematic Review and Analysis of Assessments did not contemplate
    attendance or participation in as many public meetings. Inclusion of this task will result in
    additional time and expense.

- The scheduling of over 56 meetings and including countiess other meetings is labor intensive and will have to be reconsidered in the pricing.
- At this point, it is unclear to our firm, the way in which the contract would be able to be modified for items "to be determined at a later date". A discussion should follow with the committee. This would seem to be a very difficult and cumbersome billing item.
- 5) The preparer(s) will be responsible for the training of DOA staff in such a manner that at the end of the project, the staff will be knowledgeable in the operation of those phases of mass appraisal to be able to assume the maintenance of values. This will include all property types.
  - This discussion point is very difficult to address. Our firm does not know the level of competency that the DOA employees have working with the IAS assessment system over the past 10 years. Training DOA employees to properly use the system for mass appraisal was not contemplated in our RFP response for the Systematic Review and Analysis. If this must be included in the scope of work, additional time and expense would be required to complete this task.
- 6) The preparer(s) will be required to provide sufficient personnel to entertain an informal review process that would be performed via telephone or a web-based system. This informal review system needs to be available to the public during both day and evening hours. The viability of having face to face meetings must also be discussed at this time. (Moving the location of these meetings throughout the County needs to be discussed).
  - The informal review process is an item that should be thoroughly discussed with the committee. Typically, there is no informal review process when doing a systematic review and analysis of assessments. The assessments are changed and the residents and property owners have the same methods of grieving their taxes as they always do, if they believe they are incorrect.
  - In 2003/2004, It is our recollection that Nassau County had over 38,000 residents inquire regarding their taxes at informal reviews after the last revaluation. One can only imagine that if you didn't have to come down in person and this was done over a telephone or web-based program. There would be well over 100,000 cases to handle. This will add a significant cost to doing this project.
  - To reiterate, a systematic review and analysis of assessments does not necessitate the implementation of an informal review process and is not contemplated as part of the RFP Response.
    - If such a review process is deemed necessary, personnel will be provided at a substantial time and cost.

#### Summary

Standard Valuation Services is uniquely qualified to complete the complex and extremely important tasks associated with this project. These qualifications are manifest in our firm's advanced capabilities in mass valuation modeling, comprehension of the County's IAS, intimate knowledge of the Nassau's complex and highly diverse residential and commercial market, knowledge of NYS Real Property Tax Law and our demonstrated ability to work closely and effectively with all stakeholders — residents, business/property owners, ORPTS, local government officials and assessment staff, legal professionals, NYS lawmakers, and a team of real estate experts.

The successful and timely completion of the project will be the overriding mission of the firm and ensured by the dedication of our staff of professionals that includes the skilled residential and commercial real estate experts that collectively know each and every neighborhood — and a vast majority of properties, complemented by valuation modeling experts that are capable of competently engaging with government, property owners, property owner representatives, the courts, etc.

## Appendix A Cost Proposal

DELIVERABLE	RATE	# Parcels	COST
Project Management	\$1,25	419,484	\$524,355
Data Management	\$0.75	419,484	\$314,613
Public Relations	\$0,50	419,484	\$209,742
Property Inventory, Review	\$1,00	419,484	\$419,484
Sale File Development and Edits	\$0,50	419,484	\$209,742
Neighborhood Analysis/Delineation/Refinement	\$0.75	419,484	\$314,613
Assessment Modeling and Review		419,484	
- Residential	\$1.25	360,678	\$450,848
- Commercial	\$3.25	58,806	\$191,120
- Utilities			\$350,000
Recalibration of Assessments Roll & Review	\$1.76	419,484	<b>\$73</b> 4,097
Frending and LOA Analysis	\$0.50	419,484	\$209,742
Provide support documentation	\$1.00	419,484	\$419,484
otal Cost	,		\$4,347,839

Note: Additional public meetings, if required by Nassau County would be payable in arears at \$125 per hour for contractor staff, providing, however, in no event shall the total amount exceed \$325,000.\*

Note: As noted on page 8 of this document, the total parcel count and the allocation for the Classes does not match up exactly with the 2014 final roll. In quoting a cost for this entire project, this did not appear to be a major issue and our firm used the number provided by Nassau County.

<sup>\*</sup>This statement is taken directly from the prior contract negotiated April 9, 2015 with The Nassau County Attorney's Office.

Based on the current RFP issued on May 18, 2015, Nassau County has requested [page 6, paragraph G] that the bidder "provide the County with a bid that is based on the combined Tax Classes broken down by each Tax Class or may choose an individual Tax Class according to the bidder's level of expertise."

We have elected the option of a bid that is based upon the combined tax classes, and have broken down or allocated that bid in order to be fully responsive to the amended RFP. Our firm is bidding for the entire project at \$4,347,839.00. The allocation for Classes based on this overall bid would be as follows:

Total Co	st of Systematic Review and Analysis of Assessments	\$4,947,899
<b>对外</b> 为保		44.4
Class 1	1- to 3-family Residential Properties	\$1,950,000
Class 2	Residential Property, greater than 9 units, including Condominiums and Cooperatives	\$ 400,000
Class 3	Utility Company Equipment and Special Franchise Property	\$ 500,000
Class 4	All Other Real Property (e.g., retail, office, hotels, industrial)	\$1,497,899

Note: The above grid represents a price allocation for the four (4) Classes. It should be noted, that estimating costs in the individual Classes is extremely difficult to allocate prior to doing the project triage and analysis of what each Class needs with regards to employee resources. Furthermore, as the project progresses company resources might have to shift between Classes to handle problems that arise in each respective Class. Classes 2 and 3 are the easiest Classes to allocate resources for since the employee demand is moderate and the size of the projects by the number of parcels in each Class is relatively small. Classes 1 and 4 are very difficult to separate or allocate as they represent large parcel counts and are high in employee demand with vast employee resources required to complete either task. Large shifts of resources could be shifted to either Class on an as needed basis to complete this project successfully.

An understanding and appreciation of the base proportions for each class of property and the adjusted base proportions is crucial to ensure that shifting of values between the classes, if any, is accurately accounted for and applied in accordance with State Law. Monitoring the equity between each class is critical in maintaining the current balance within these classes. It is imperative that the selected company understands the complexity and relationship between the classes and is able to undertake the complex calculations of the pre- and post-systematic review analysis.

The proposed Nassau County Systematic Review and Analysis of Assessments is projected to be a 32 month project that will be extensive in many ways regarding personnel resources provided by individuals with the appropriate experience and knowledge base to handle the complex issues of the Assessment roll and its Class system. We believe that based on the magnitude and size of the Nassau County Role and its complexity, the resources needed to complete this task are accurately represented by the cost of this project. It is important to understand that many of the employees working on this project have over 25 years of real estate and assessment experience, for without them the Systematic Review project would not be able to be done correctly for the residents and property owners of Nassau County.

١,

The "Resource Allocation Matrix" below illustrates the projected employee assignments for each property class. This chart highlights the strength of our employee base as well as the indication that all four property classes are inter-related and are not independent or isolated components of the whole.

4			y Property Clas	•
Project Task	Class 1	Class 2	Class 3	Class 4
Skill Lavel	HIGH	HIGH	HIGH	HIGH
		,		
Employee Damend	HIGH	MODERATE	MODERÁTIE	Нібн
Entire Project pervisor/Public Relations	Matthew L Smith, MAI, SRA	Matthew L. Smith, MAI, SRA	Matthew L. Smith, MAI, SRA	Matthew L Smith, MAI, SR
	Andrew W. Albro, MAI	Andrew W. Albro, MA	Andraw W. Albro, MA)	Andrew W. Albro, MA
Fraject Supervisors	Nasi Peyaner, SRA	Nesi Peysner, SRA Josnne Smith, MAI	Mest Poyster, SRA	Neal Peysner, SRA
<del></del>	Neel Peysner, SRA	Andrew Albro, MAI	4-4	
	Albert Babino, SRA	Ron Carnilleri, MAI	Andrew Albro, MAS Ron Camillett, MAI	Andrew Albro, MAI
Project Supervison	Robert Reed, SRA	Nesi Paysner, SRA	KON CAMBREA, MAG	Ron Camilleri, MAJ
(1-)	John Watch	Manual Contract Contract	Federal Appraisal & Consulting	Robert Studwell, MA) Dave Bahr
	ioanne Smith, MAI		(Mustiple Employees)	Dave Ball
· · · · · · · · · · · · · · · · · · ·	I 42 . 1 4			
Modelete	Neel Peysner, SRA	Ron Camilleri, MAI	Ron Camilled, MAI	Ron Camilleri, MAI
MODERATE	Albert Babloo, SRA John Watch	Dave Bahr	Dave Bake	Daye Bahr
W.K <del>.J</del>	Soliii astrii	John Watch	John Wetch	John Watch
* ************************************	Vivian Scalia	Vivien Scella	Vivian Scalia	Vivien Scalla
•	Hosemaria LaSorsa			4 14 15 11 25-414d
Data Managemunt	Jannifer Balestrien		Forteral Amoroleal & Consulting	· · · · · · · · · · · · · · · · · · ·
	Patrick Smith		(Multiple Employees)	<del></del> -
	Mark Sauvigne			
	Residential Experts:	Residential Experts	Commercial Euperts	Commercial Experts
	Albert Babino, SRA	Clase Miller	Dave Bahr	Alfred Conforti
	David Ryas	Maryellen McDonough		Carol Donohus-Bernstein
	Diene Willer Gins Colletti	Lorraine Brynner	Federal Appraisal & Consulting	Greg D'Espesito
	Ioho Colleary		(Multiple Employees)	Joanno Smith, MAI
Appraisal Review	Kete Chapenan	A		Kears Cowan
	larry Sorensen	Commercial Experts Lori Coffey, SNA		Jori Coffey, SRA
	Longine Bryinner	Matthew Italia		Matthew Busch
	Maryellen McConough	Wayne Coyington		Metthew Holtz
	Robert Reed, SRA	+saling rostuRrol)		Robert Studwell, MAI
	Sandra Legyiti			Scott Shore
	PARTITION INSPIRE			Wayne Covington
National Modeler	Thingsh & Associates	Thimgan & Associates	Thirngan & Associates	Thimgan & Associates
Review	(Muitipis Employees)	(Multiple Employees)	(Multiple Employees)	(Multiple Employees)

The above Matrix is offered to illustrate the resources and expert staffing contemplated in determining our cost figure of \$4,347,839. The resources and expertise to be committed to this complex, 32-month endeavor is appropriately matched to our cost estimates.

The undersigned hereby certifies his or her compliance with the following:

#### "NON-COLLUSIVE PROPOSAL CERTIFICATION"

By submission of this Proposal, each proposer and each person signing on behalf of any other proposer certifies, and in the case of a joint Proposal, each party thereto certifies as to its own organization, under penalty of perjury, that to the best of his or her knowledge and belief:

- A. The prices of this Proposal have been arrived at independently without collusion, consultation, communication, or agreement for the purpose of restricting competition, as to any matter relating to such prices with any other proposer or with any competitor; and
- B. Unless otherwise required by law, the prices which have been quoted in this Proposal have not been knowingly disclosed by the proposer and will not knowingly be disclosed by the proposer prior to opening, directly or indirectly, to any other proposer or to any competitor; and
- C. No attempt has been made or will be made by the proposer to induce any other person, partnership or corporation to submit or not to submit a Proposal for the purpose of restricting competition.
- D. The undersigned has carefully examined the Proposal and Contract Documents and agrees to perform this contract and to provide all services, labor, material and equipment necessary for this contract.

SUBMITTED BY:	(Signature)	
PRINT NAME:	Matthew L. Smith	DATE: June 8, 2015

#### SUGGESTED PAYMENT SCHEDULE

SUGGESTED PAYMENT SCHEDULE (Based on 32 month payout - Starting in August 2015)						
	······································		BID AMOUNT	\$ 4,347,839		<del>, , , , , , , , , , , , , , , , , , , </del>
		Payment	T Cumulative		<b>A</b>	
2016	January	HILITERIA DE LA CONTRACTOR DE LA CONTRAC	Cumulanye	Oustanding	Ann	al Payment
20,0	February					
	March				,	
	April					
	May					
	June					
	July			\$ 4,347,839	` .	
(Start)	August	\$ 175,000	\$ 175,000		.a	
	Septembe	\$ 175,000				
	October	\$ 175,000		\$ 3,822,639		
	November	\$ 175,000		\$ 3,647,839	4	
	Decamber	\$ 175,00C	\$ 875,000		\$	976,000
2016	January	\$ 135,000		\$ 3,337,839		
	February	\$ 135,000	5 1,145,000	\$ 3,202,839		
	March	\$ 135,000	\$ 1.280.000	\$ 3,067,839		
	April	\$ 135,000	\$ 1,416,000	\$ 2.932,939		
	May	\$ 135,000	\$ 1,550,000	\$ 2,797,839		
	June	\$ 135,000	\$ 1,585,000	\$ 2,662,839		
	July	\$ 135,000	\$ 1,820,000			
	August	\$ 135,000	5 1,965,000	\$ 2,392,839		
	September	\$ 136,000	\$ 2,090,000	\$ 2.257,839		
	October	\$ 136,000		\$ 2,122,839		
	November					
	December		\$ 2,495,000	\$ 1,652,839	\$	1,620,000
2017	January	\$ 135,006		\$ 1,717,839		
	February	\$ 135,000	2,765,000	\$ 1,582,839		
	March	\$ 136,000				
	April	\$ 135,008				
	May	\$ 135,000	\$ 3,170,000			
	June	\$ 135,000		The same of the sa		
	July	\$ 135,000				
	August	\$ 135,000				
	September					
	October	\$ 135,000				
	November	\$ 135,000	***************************************		٠.,	
2018	December	THE PERSON NAMED IN COLUMN	-	\$	\$	1,620,000
Z0 10	January					
	February March	\$ 85,000				
	Mancu	\$ 62,639	\$ 4,347,839	\$ -	ş	232,839
TOTAL \$ 4,347,836			4,347,839			
Public Meetings * staff, provided, however, in no event shall the total maximum exceed \$325,000.* \$ 325,000						
Addition			Nossau Consty			

## Appendix B Program Description and Staffing

Please provide a complete written description of the Proposal, including the following information:

a. Staffing: Bios of firm principals as well as staff expected to be assigned to this project.

STAFFING: Blos of firm principals and senior staff expected to take a leading role in the project are included on following pages. A summary identification of the staff expected to be assigned to this project is also presented below:

Personnel	Job Title	Personnel	Job Title
Matthew L. Smith	Project Manager	Lori Coffey	Commercial Expert
Andrew W. Albro	Project Manager	Matthew Busch	Commercial Expert
James Thimgan*	Lead Modeler	Matthew Holtz	Commercial Expert
Dave Bahr	Modeler	Robert Studwell	Commercial Expert
John Watch	Modeler	Scott Shore	Commercial Expert
Neal Peysner	Modeler	Wayne Covington	Commercial Expert
Ron Camilleri	Modeler	Albert Babino	Residential Expert
Mark Sauvigne	Data Specialist	David Ryan	Residential Expert
Patrick Smith	Data Specialist	Diane Miller	Residential Expert
Rosemaria LaSorsa	Administration	Gina Colletti	Residential Expert
Vivian Scalia	Administration	John Collegry	Residential Expert
Jennifer Balestrieri	Administrative Asst.	Kate Chapman	Residential Expert
Alfred Conforti	Commercial Expert	Larry Sorensen	Residential Expert
Cerol Donohue-Bernstein	Commercial Expert	Lorraine Brunner	Residential Expert
Greg D'Esposito	Commercial Expert	Maryellen McDonough	Residential Expert
Joanne Smith	Commercial Expert	Robert Reed	Residential Expert
Keara Cowan	Commercial Expert	Sandra Legotti	Residential Expert

- \*Subcontractor/Expert Please see attached pages for qualifications
- Organizational Chart and Blos attached

#### **APPENDIX B**

#### COMPANY BACKGROUND AND BIOS

Standard Valuation Services is a long established, Nassau County based, regional real estate appraisal and consulting firm, with extensive depth and breadth of commercial and residential property valuation, mass appraisal and valuation modeling, consulting, and expert witness experience.

Our highly diverse valuation practice, including our client base and professional staff, provides us with specialized and contemporaneous market data and expertise necessary to support and complement our valuation consultants.

We have demonstrated experience in appraisal and valuation consulting of all types of commercial and residential real estate throughout the Long Island and New York metropolitan region, including all forms of housing, multi-family buildings, shopping centers, office buildings, vacant land, and development projects.

Extensive use of photographs, geographic information systems (GIS), aerial photography and exhibits allows for comprehensive reporting. We subscribe to many real-time data services and proprietary databases, including the Long Island Multiple Listing Service, Real Estate Board of New York, CoStar, and Comps Inc.

#### QUALIFICATIONS

Standard Valuation Services has been providing valuation, consulting, and expert witness services in the New York Metropolitan region for over twenty-six (26) years. In this period we have become the largest and most diversified appraisal company on Long Island.

Our three (3) principals have all achieved the highest designations in the real estate appraisal field, the MAI designation with the Appraisal Institute. In addition to the three principals, our firm also employs two (2) additional MAI and four (4) SRA designated appraisers.

#### Three Principals:

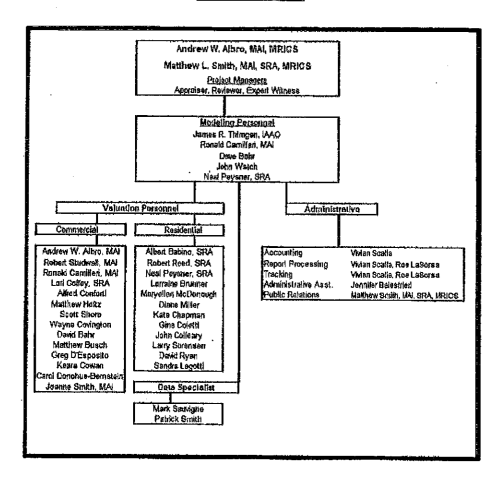
Matthew L. Smith, MAI, SRA, MRICS - President General New York State Real Estate Appraiser - Certification #46000002556

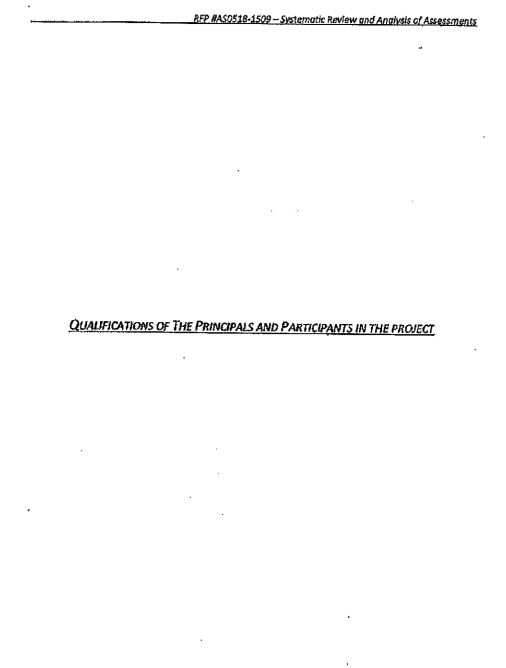
Andrew W. Albro, MAI, MRICS - Executive Vice President
General New York State Real Estate Appraiser - Certification #46000002861

Joanne E. Smith, MAI - Secretary/Treasurer General New York State Real Estate Appraiser - Certification #46000006249

Each of the three principals has extensive experience in both residential and commercial appraising, including over thirty (30) years of appraising throughout the region.

#### ORGANIZATIONAL CHART





STANDARD VALUATION SERVICES

# MATTHEW L. SMITH MAI, SRA, MRICS CERTIFIED GENERAL REAL ESTATE APPRAISER State of New York—ID # 46000002556





Matthew i.. Smith is a graduate of St. John's University College of Business Administration, Jamaica, New York, with a Bachelor of Science Degree in Business Management. He is an active member of the Appraisal Institute, keeping current with market trends by attending seminars, meetings and lectures. Mr. Smith has been engaged in the real estate industry since 1983.

Mr. Smith's appraisal experience and involvement has encompassed over twenty-five states with concentrated expertise in the New York Metropolitan and Long Island (Nassau/Suffolk) Areas. Various property types appraised include single family residences,

apartment buildings, schools, temples, churches, shopping centers, office complexes, residential subdivisions, large land holdings, restaurants, fast tood chains, nursing names, congregate care facilities, campgrounds, golf courses, industrial buildings, and cooperative or condominium conversions.

Mr. Smith is the President of Standard Valuation Services and is designated with the Appraisal Institute.

#### **Professional Attitiations**

- MAI (#9990) Member, Appraisal Institute, Long Island Chapter
- Senior Residential Appraiser (SRA) Member, Appraisal Institute, Long Island Chapter
- Certified General Real Estate Appraiser, State of New York (Cert, #46000002556)
- Chair New York State Board of Real Estate Appraisal (Governor's Appointee) (1997-2001) and (2002-2006)
- Chalr New York State Licensing Services Advising Task Force (Governor's Appointee) (2000).
- Member New York Condemnation Conference
- Salesperson Long Island Board of Realtors
- Member of Audit Committee Appraisal Institute, 2002
- President, Appraisal Institute, Long Island Chapter (1999)
- International Board of Directors, Appraisal Institute (1999-2001) (2002-2004)
- Regional Board of Directors, Appraisal Institute, Region IV (1999-2001) (2002-2004)
- Regional Chair, Appraisal Institute Region IV 2001, 2004
- Regional Vice Chair Appraisal Institute, Region IV 2000, 2002, 2003
- Chair of Government Relations Committee Appraisal Institute 2002
- Chair of APPAC Appraisal Institute ~ 2002
- Vice Chair of Public Affairs Committee Appraisal Institute 2002
- Master Degree Liaison to the Board of Directors, Appraisal Institute 2001, 2002
- University Degree Program Committee Liaison to the Board of Directors Appraisal Institute - 2001, 2002
- Leadership, Development and Nominating Committee 2005, 2006

#### Expert TestImony

- Nassau County Supreme Court
- Suffolk County Supreme Court
- Nassau County Bankruptcy Court
- Suffolk County Bankruptcy Court
- Kings County Supreme Court
- New York City Law Dept. (Arbitration)
- Village of Sea Cliff (Tax Certiorari)
- City of Glen Cove (Mass Appraisal)
- Nassau County Legislature (Tax Certiorari)

- Village of Mineola (Zoning Hearing)
- Village of New Hyde Park (Zoning Hearing)
- Town of Oyster Bay (Zoning Hearing)
- Sewanhaka School District (Consultation)
- Elwood School District (Consultation)
- Village of Old Westbury (Zoning Hearing)
- Village of East Williston (Tax Certiorari)
- Village of Westbury (Tax Certiorari)
- Nassau County (Mass Appraisal)

- <u>Association Memberships</u>
  ◆ President of the Lions Club, Mineola Chapter (1995, 1996 and 1997)
- President, Town of North Hempsfead Century Club (1997 and 1998)
- Executive Board Member Education Assistance Corporation (EAC)
- Member of the Sons of Norway, Glen Head
- Member of the Friendly Sons of Saint Patrick, Long Island Chapter
- Member of the Irish-Americans in Government
- President of Wheatley Hills Golf Club (2003-2005)
- Member of the Assessors Association of Nassau County
- Member of Board of Directors, Greenwoods Country Club



#### ĸ Andrew W. Albro, mai, mrics ⊃

NDREW W. ALBRO, MAI, MRICS
State Certified General Real Estate Appraiser
State of New York - ID # 46000002861





STANDARD VALUATION SERVICES Executive Vice President, Principal

#### Real Estate Appraisal and Consultation

Dealing with commercial, industrial, residential and special-use properties for a variety of functions, including:

Tax certiorari) condemnation and damage analyses; right-of-way, utility, and conservation easements; urban renewal; financing, sale and lease negotiations; arbitration, investment decisions; asset management; foreclosure and asset recovery; market studies and feasibility analysis.

Properties appraised include vacant land, urban and suburban apartment complexes, restaurants, gas stations, large manufacturing plants, industrial lofts, subsidized housing projects, regional shopping mails, shopping centers, urban and suburban office buildings, leaseholds, partial interests, hotels, daycare centers, assisted living facilities, marinas, theaters, recreational facilities, schools and campuses, road and corridors, communication tower sites, biliboards and other special-use properties.

Perform and review eminent domain appraisals for condemnees and condemnors, including New York State Department of Transportation, City of New York Law Department, City of Long Beach, Village of Westbury, Federal Aviation Administration, and Town of Hempstead Planning Department.

Perform tax certiorari appraisals, reviews and consultations for petitioners and municipalities, including Villages of Mineola, East Williston, Williston Park, Lynbrook, Massapequa Park, Rosiyn; Nassau County; City of New York and City of Long Beach.

#### > Expert Testimony:

- New York State Court of Claims
- · New York State Surrogate's Court, New York County
- Nassau County Supreme Court
- · Suffolk County Supreme Court
- Kings County Supreme Court
- · Queens County Supreme Court
- New York County (Manhattan) Supreme Court
- . Town of North Hempstead Zoning Board of Appeals
- American Arbitration Association
- Village of Minecia Zoning Board of Appeals

#### > Education:

St. John's University, Jamaica, New York

Bachelor of Science in Quantitative Analysis, 1986

> Association Membership:

MAI (#11882) Member, Appraisal Institute, Long Island Chapter MRICS Designation, Royal Institute of Chartered Surveyors CSA-G Designation, Columbia Society of Real Estate Appraisers Member of New York State Condemnation Conference Member of International Right of Way Association Village of Mineola Community Planning Committee

Professional Affiliations:

#### Long Island Chapter, Appraisal Institute

- · 2009: Chair, Nominating Committee
- 2008: Chapter President, Regional Representative
- 2007: Chapter Senior Vice President, Regional Representative
- 2006: Chapter Vice President
- 2005: Chapter Secretary
- 2003–04: Chair, General Seminars Committee
- 2001-2002: Chair, Chapter By-laws Committee
- 1998–2000: Chair, Associate Member/General Liaison Committee
   1995–1999: Vice Chair, Course Coordinator, Education, General
- Instructor:

Seminar, Nassau County Attorney's Office, June 2009

Copitalization Rates - Facts and Fiction

Seminar Developer:

Seminar, New York State Bar Association, April - May 2010 Real Property Valuation in Changing Times

> Continued Education:

Attend frequent seminars and continued education courses sponsored by various organizations, including the following Appraisal Institute seminars:

- "Fundamentals of Separating Real Property, Personal Property, and Intangible Business Assets"
- "Appraisal of Nonconforming Uses"
- "Appraising Environmentally Contaminated Properties; Understanding and Evaluating Stigma"
- "Rates and Ratios: Making Sense of GiMs, OARs and DCF"
- "Evaluating Commercial Construction"
- "Subdivision Analysis"
- "The Road Less Traveled: Special Purpose Properties"
- "Small Hotel/Motel Valuation"
- "Hea) Estate Value, Finance and Investment Performance"
- "Eminent Domain and Condemnation"
- "Easement Valuation"
- "The taw and Value: Communication Corridors, Tower Sites, and Property Rights"
- "Appraisal of Nursing Facilities"
- "Appraising Troubled Properties"
- "The Valuation of Real Estate Businesses"
- "Attacking and Defending an Appraisal in Litigation"
- "Valuation and Evaluation of Proposed Projects"

# CERTIFIED GENERAL REAL ESTATE APPRAISER State of New York - ID # 46000006249

Joanne E. Smith Is a graduate of **St. John's University**, College of Business Administration, Jamaica, New York, with a Bachelor of Science degree in Business Management, Ms. Smith has demonstrated her ability to evaluate the conditions within the real estate industry and has made evident her ability to conduct market studies and appraisals of commercial property.

Ms. Smith is co-founder of **Standard Valuation Services**, and at present is the Secretary/Treasurer. Prior to establishing Smith Valuation Services, Ms. Smith controlled the dally operations, management of personnel and reviewed assignments for a prominent local appraisal organization, with the title of Director of the Regional/Long Island Division. She actively attends seminars and meetings on real estate and related subjects regularly to maintain a professional level of knowledge.

Ms. Smith's appraisal experience and involvement has encompassed over titteen states, with various property types appraised including apartment buildings, office complexes, industrial buildings, "mini!" warehouses, hotels, shopping centers, co-operative or condominium conversions, subdivisions, and other specialty type properties. Her primary area of expertise is the Long Island (Nassau/Suffolk) Real Estate market.

Ms. Smith has successfully completed the following course outline sponsored by the Appraisal Institute:

- Appraisal Institute, Long Island Chapter: Introduction to Appraising Real Property, Course 101 (9/84).
- Appraisal Institute, Long Island Chapter; Applied Residential Properly Valuation, Course 102 (2/85).
- Appraisal Institute, Long Island Chapter: Introduction to Appraising Income Property, Course 201 (12/85).
- Appraisal Institute, Long Island Chapter: Applied Income Property Valuation, Course 202 - (2/86).
- Appraisal Instituté, Long island Chapter: Professional Practice 2 Day Seminar -(10/90).

#### Professional Affiliations

- ♦ Member Appraisal Institute (MAI), No. 10970, Long Island Chapter.
- ♦ Publication Chairperson, Appraisal Institute, Long Island Chapter. 1991, 92, 93, 94
- Chaliperson of the Course Coordinators, Appraisal Institute, Long Island Chapter 1989/1990 & 1991.
- ♦ Course Coordinator, Appraisal Institute, Long Island Chapter (1986/1987) (1987/1988).
- ♦ Certified General Real Estate Appraiser, New York State (Cert. #46000006249).
- Licensed Real Estate Salesperson, New York State.

#### NEAL D. PEYSNER, SRA

State Certifled General Real Estate Appraiser State of New York - ID# 46000003544

Position:

Director of Residential Certionari Division

Education:

State University of New York at Albany, Bachelor of Arts, May 1983

Professional History:

Standard Valuation Services

Senior Residential Appraiser, March 1992 to Present.

John MacCrate Jr. Inc./MacCrate Associates Inc.,

Real Estate Appraiser and Analyst, February 1986 to March 1992

#### Professional Experience:

 Valuation and consulting assignments involving residential, commercial, industrial or special-use properties for a variety of functions including:

Tax certiforari, division of assets, development rights, conservation easements, financing, sale and lease negotiations, investment decisions, asset management, foreclosure and asset recovery, market studies and feasibility and Highest & Best Use analysis.

- Properties appraised on a regular basis include single and multifamily dwellings, historic
  residences, multi-acre estates, condominium and cooperative units, apartment buildings,
  vacant land, gas stations, industrial buildings, school properties, recreational facilities
  including galf and country clubs, self-storage facilities and other special use properties.
- Specialization in the valuation of high-end residential properties on Long Island with focused experience in Nassau County's Gold Coast communities and the "Hamptons" area of Suffolk County's South Fork,
- Qualified as Expert Wilness by New York State Supreme Court, New York City and Nassau County. Provided Expert Testimony in the Village of Old Westbury. Consulted with the Villages of East Williston, Minecia, Sea Cliff, Westbury and Williston Park regarding reassessment options.
- Performed eminent domain appraisals for the Town of Hempstead Planning Department.
- Assisted and advised nine (9) appraisers involved in the preparation of over 100,000 tax certiforari cases for Nassau County that included the completion of over 15,000 real estate appraisals,

- Performed Tax Certifican appraisals for petitioners and municipalities including the Village of East Williston and Mineola and the County of Nassau. Completed over 5,500 Competitive Market Analyses and 1,550 appraisals for tax certificant cases in Nassau County over the past two years.
- Represented Nassau County Department of Assessment in over 100 Small Claims Assessment Review proceedings,
- Project Manager for the City of Glen Cove revaluation project in 2000/01. This
  Revaluation included 6,800± residential parcels as well as 800± commercial parcels.
- Notable properties appraised include the Estates of Loew, Morgan, Dean, Niven, Pratt, Pulling, Schiff, Reginald Lewis, Winthrop, Plimpton, Ossorio, Margaret Boegner, Charles Wang, Payson, H. Christopher Whittle, portions of former estates of Levitt, Winston F.C. Guest, G. M. Simonson, Delancy Kountze, Harry Payne Whitney, Goodyear, Ralph Lauren, Geoffrey Beene, Seymour Cohen (former Uris estate), Gardiner's Island (3,347 acres), New York Institute of Technology at Old Westbury (514 acres).
- Appraisals of other noteworthy properties include the Mill River Club, a 124± acre private country club; the Muttonfown Golf and Country Club, a 117± acre private country club; Southaven Farm, a 128± acre former farm which was purchased for preservation; Kirby Hill, a 150± acre residential estate. The Trinity Church of Roslyn, circa 1906, which encompasses 24,400+ square feet of building area and is listed on the National Register of Historic Places, Nassau County farms including Rottkamp Farm, Meyers Farm and Villa Banfi.
- Historic homes (2004 year old) in the Village of Flower Hill, Sands Point, Roslyn and the City of Glen Cove have been appraised.

#### **Professional Attiliations**

Appraisal Institute; Appraisal Institute:

SRA Member, Long Island Chapter Long Island Chapter – 1995-2007 Chair or Committee Member of Career Opportunity, Scholarship, Associate Member Liaison or Seminar Committees

NYS Board of Real Estate Appraisal – Since 11/98

Regional Advisor: Assessors Association of

Nassau County: Realtor Member: Member

Long Island Board of Realtors – Since 1987 New York State Association of Realtors, Inc.

National Association of Realtors

Salesperson: Notary Public: Real Estate - State of New York - Since June 1984

Nassau County - NYS - Since March 1989

Long Beach Historical Society;

Member

#### RONALD CAMILLERI, MAI

Certified General Real Estate Appraiser State Of New York - ID # 46000026088

#### **Experience:**

STANDARD VALUATION SERVICES

Partner

October 1999 to Present

R.D. Geronimo, Ild.

February 1994 to October 1999

#### Responsibilities:

Conduct appraisals and advise clients for a variety of functions, including:

- Financing, mass appraisal, sale and lease negotiations, tax certiorari, condemnation, investment decisions, asset management, foreclosure and asset recovery, market and feasibility studies.
- An emphasis is placed on complex retail properties, new construction and office buildings. Properties appraised include shopping centers (small strip through regional mall), movie theaters, office complexes, apartment buildings, assisted living facilities, nursing homes, full and limited service hotels, mobile home parks, golf courses, industrial properties, religious facilities, marinas, yacant land and proposed development projects.

#### Education:

Hofstra University, Hempstead, New York Master of Business Administration in Finance–June 1997

State University of New York at Binghamton Bachelor of Arts in Economics – May 1990

#### Technical Training:

#### Appraisal Institute:

Course 110 - "Appraisal Principles"
Course 120 - "Appraisal Procedures"
Course 310 - "Income Capitalization"
Course 320 - "General Applications"

Course 510 - "Advanced Income Capitalization"
Course 520 - "Highest and Best Use and Market Analysis"
Course 530 - "Advanced Sales and Cost Approaches"
Course 540 - "Report Writing and Valuation Analysis"

Course 550 - "Advanced Applications"

Course 400 - "USPAP Update"

Course 410 - "Standards of Professional Practice" Part A

Course 420 - "Business Practices & Ethics"

#### Memberships:

MAI Member - Appraisal Institute

#### **Continued Education:**

Attend frequent seminars and continued education courses sponsored by the Appraisal Institute

#### Related Seminars:

- > New York City Apartment Building Case Studies
- > Appraisal of Nursing Facilities
- > The Internet and Appraising
- Understanding and Using DCF Software
- The Valuation of REITS
- > Real Estate Market Trends in the Long Island & Metropolitan New York Market .
- > Dynamics of Office Leasing
- > 1998 Seniors Housing World Conference
- > Mark to Market: The Next FIRREA
- > Analyzing Operating Expenses
- Mass Appraisal Model Seminar
- Nassau County Tax Assessment
- > Market Analysis and the Site to Do Business
- Appraising Environmentally Contaminated Properties
- > Real Estate Investments and Appraisal Skills
- > New Frontiers and Opportunities in Litigation
- > Online Valuation Resources Available to the NY Appraiser
- Nassau County Assessment Challenges, Initiatives and Valuation
- ➤ Subdivision Valuation A Comprehensive Guide to Valuing Improved Subdivisions
- Co-Ops/Condos: Residential Market Forecast for Year 2008
- ➤ The Sub-Prime Mortgage Crisis
- > Retall Trends of Tomorrow
- > Valuation of Green Buildings
- > Appraising Distressed Commercial Real Estate
- Hotel Appraising New Techniques For Today's Uncertain Times
- Fundamentals of Separating Real Property, Personal Property & Intangible Business Assets

#### **Expert Testimony:**

- Nassau County Supreme Court
- American Arbitration Association
- > JAMS

# Robert J. Studwell, MAI, SRA CERTIFIED GENERAL Real Estate APPRAISER New York State — ID # 4600002966



#### STANDARD VALUATION SERVICES

Senior Commercial Appraiser December 2002 to Present

#### BRADLEY AND COMPANY APPRAISERS, INC.

July 1976 to November 2002

#### REAL ESTATE APPRAISAL

Appraised all varieties of commerciat, industrial and residential properties located throughout metropolitan. New York and suburban Counties. Appraising and consulting experience includes the following:

- > Advised municipalities on the impact of zoning ordinances on real estate values.
- Advised municipalities on the impact of zoning ordinances on real estate values.
- Prepared re-use and capital plans for University campuses.
- Estimated capital requirements and potential revenue for development of residential subdivisions, suburban shopping centers, re-use of industrial loft buildings, and conversion of rontal properties to condominiums.
- Appraised both residential and commercial waterfront developments such as marinas, motels and restaurants.
- Appraised specialty buildings including bowling alleys, brownstones, golf courses, catering facilities, horse farms, funeral homes, health clubs, movie theatres, gas stations, nurseries and banks.
- Appraised railroad lines and utility right-of-ways.
- Qualified as an expert witness before the Supreme Court, State of New York, Kings. Nassau and Suffolk Counties, U.S. Bankruptcy Court, Eastern District, U.S. Tax Court, Southern District.

#### CONSULTANT

Expertise in market analysis, feasibility analysis, rent projection studies, land use planning, development plans, ground rent analysis, lease negotiations, acquisition strategies, appraisal policies, portfolio analysis, investment analysis, marketability studies and appraisal reviews.

#### INSTRUCTOR AND LECTURER

- Nationally certified faculty member of the Appraisal Institute, qualified to teach course 1.10 (Appraisal Principles) and 1.20 (Appraisal Procedures).
   Associate Adjunct Professor at New York University's Real Estate Institute.

#### **CERTIFICATIONS**

- > Certified NYS General Real Estate Appraiser: #46000002966
- > NYS Approved Instructor, General & Residential Real Estate Appraisal

#### **AFFILIATIONS**

- > Member Appraisal Institute
- 2003 President, Long Island Chapter, Appraisal institute

#### EDUCATION:

➤ University of Mlami – Bachelor of Arts, 1973

#### ALBERT BABINO, SRA



#### CERTIFIED GENERAL REAL ESTATE APPRAISER STATE OF NEW YORK ID # 46000044003



Mr. Babino is a graduate of **St. John's University**, where he received a Bachelor's Degree in Accounting. Mr. Babino has also completed his Master's Degree in Finance at Adelphi University.

Mr. Babino is presently attending continuing education courses sponsored by the Appraisal Institute, Mr. Babino also attends seminars and meetings on real estate and related topics in order to maintain a professional level of knowledge and keeping abreast of current market

Albert Bablno's appraisal experience and involvement has encompassed the five boroughs of New York City and Long Island,

#### Mr. Babino has successfully completed the following real estate appraisal courses:

- Appraisal Institute, Introduction to Appraising Real Property and Applied Residential Property Appraising, Courses #101 and #102
  Appraisal Institute, National USPAP Update, Course #400.

- Appraisal Institute, Business Practices and Ethics.

  Appraisal Institute, Standards of Professional Appraisal Practice Parts A and B, Course #410 and #420
- Appraisal Institute, Basic Income Capitalization, Course #310.

- Appraisal Institute, General Applications, Course #320.

  Appraisal Institute, Basic Income Capitalization, Course #510.

  Appraisal Institute, Advanced Sales Comparison & Cost Approaches,
- Appraisal Institute, Highest & Best Use and Market Analysis, Course #520.
- Appraisal Institute, Advanced Applications, Course #550, Appraisal Institute, Advanced Residential Report Writing, Parts I and II, Appraisal institute, Real Estate Finance Statistics and Valuation Modeling.
  Appraisal institute, Evaluating Commercial Construction,
  R4- Introduction to One – Four Family Income Capitalization.

Mr. Babino is a Director at Standard Valuation Services (SVS) with over fifteen years of appraisal experience. Mr. Babino has completed numerous residential appraisals for a multitude of organizations and institutions including savings & joans, banks, mortgage companies, developers, investors, municipalities, universities and attorneys. The various purposes for which Mr. Babino's appraisals have been used include mortgage financing, foreclosure, OREO, bankruptcy proceedings, divorce settlement proceedings, tax certiorari, estate planning, condemnation, etc.

Types of properties appraised by Mr. Babino include single family and multi-family dwellings, cooperative units, condominium units, planned unit developments, residential and mixed-use apartment buildings, office buildings, industrial properties, retail buildings and vacant land, etc.

# Certified Residential Real Estate Appraiser State of New York ID #45000044325

Ms. Van Arsdale-Miller is a Certified Residential Real Estate Appraiser with Standard Valuation Services. Ms. Van Arsdale-Miller is a graduate of Hofstra University with a Bachelor of Business Administration with the major in Marketing.

Ms. Van Arsdale-Miller's appraisal experience has been focused on the Long Island area. (Nassau/Suffolk/Queens).

Ms. Van Arsdale-Miller has successfully completed the following real estate appraisal courses:

- Course 101- Introduction to Appraising Real Property –Society of Real Estate Appraisers.
- Course 102- Applied Residential Property Valuation Society of Real Estate Appraisers.
- Market Analysis and Adjustment Process on the Fannie Mae form Society of Real Estate Appraisers.
- Ethles and Standards of Professional Practice L.I.U. Continuing Education
- Course AQ1-"Fair Housing and Fair Lending and Environmental Issues" --the Appraisal Institute,
- FNMA. Compliance Seminar the Appraisal Education Network.
- Course R-4 Introduction to 3-4 Family income Capitalization -Appraisal Education Network.
- Expert Testimony and the Appraiser -- Appraisal Education Network School.
- Tax Assessment, Review and the Appraiser Seminar Appraisal Education Network School,

Ms. Van Arsdale-Miller has been appraising in the New York Metropoliten area for 27 years and started with Standard Valuation Services in 2001. Ms. Van Arsdale-Miller has completed numerous residential appraisals for a multitude of organizations and institutions including savings & loans, banks, mortgage companies, developers, investors, municipalities and attorneys.

The various purposes for which Ms. Van Arsdale-Miller's appraisals have been used include mortgage financing, foreclosure, REO, bankruptcy proceedings, divorce settlement proceedings, tax certiorari, estate planning, condemnation, etc.

Types of properties appraised by Ms. Van Arsdale-Miller include one to four family, cooperative units, condominium units, planned unit developments and vacant land.

#### MATTHEW A. BUSCH

#### Certified New York State General Real Estate Appraiser <u>STATE OF NEW YORK - ID#46000051070</u>

Mr. Busch has been employed by Standard Valuation Services as a real estate appraiser assistant since 2006. Mr. Busch's appraisal experience is presently concentrated in the New York Metropolitan area including Manhattan, Brooklyn, Queens, Bronx, Nassau and Suffolk Counties. Responsibilities include but are not limited to analyses and valuation of commercial real estate including retail, office, industrial buildings, vacant land and multifamily. Mr. Busch has also performed eminent domain appraisals for the New York State Department of Transportation.

> Education:

Hofstra University

B.S. Business Administration/Entrepreneurship, 2006

> Appraisal Education:

Course 100GR -- R1 Basic Appraisal Principles

Course 101 GR -- R2 Basic Appraisal Procedures

Course 400G – General Market Analysis & Highest & Best

Oze

Course 401G - General Appraiser Sales Comparison

Approach

Course 402G - General Appraiser Cost Approach & Site

Valuation

Course 403G - General Appraiser Income Approach

(Part I)

Course 404G - General Appraiser Income Approach

(Part II)

Course AQ1 - Appraisal Qualifications

Course 410 - USPAP 15 - Hour

Association Membership:

Associate Member, Appraisal Institute, Long Island

Chapter

> Continued Education:

Attend frequent seminars and continued education courses sponsored by various organizations, including the following Appraisal Institute seminars:

- "Taking Approisal to the Next Level: New Frontiers and Opportunities in Litigation"
- "Nassau County Fiscal Operations & Challenges & The Impact on Valuation Issues and the Local R.E. Market"
- "Nassau County Assessment-Challenges, Initiatives & Valuation"
- "Co-Ops/Condos: Residential Market Forecast For Year 2008"
- "The Korpacz Survey: Where We Are and Where We're Going"
- "Going Green From the Ground Up"

#### SCOTT SHORE

#### New York State General Real Estate Appraiser State of New York - ID #46000015801

Mr. Shore has over twenty five years of experience in the real estate appraisal industry. Mr. Shore's appraisal experience is presently concentrated in the New York Metropolitan area including Manhattan, Queens, Brooklyn, The Bronx and both Nassau and Suffolk Counties, Responsibilities include but are not limited to: Analyses and valuation of commercial and residential real estate including retail, office, industrial, vacant land and apartment buildings, Residential 1-6 family appraisals have been performed in Nassau, Suffolk and Queens Counties. Mr. Shore has provided valuation and consulting services for financing, tax certiforatic condemnation, litigation support, private arbitration, trusts and estates, insurable value and investment purposes. In addition, Mr. Shore represents Nassau County in value and investment purposes. In addition, Mr. Shore represents Nassau County In certiorari court proceeding.

Mr. Shore was previously employed with Fleet Savings Bank as the senior review appraiser. His responsibilities included ordering, reviewing and evaluating bank ordered appraisals in addition to associated activities relating to the bank appraisal function.

Prior to his bank experience, Mr. Shore was a commercial appraiser with Joseph Biake & Associates. While there, he prepared narrative appraisals on various income producing properties including office buildings, office parks, shopping centers, residential subdivisions, industrial properties, hotels and marinas. Mr. Shore valued properties in New York, New Jersey, Pennsylvania, Ohio, North and South Carolina, Connecticut and Virginia.

Mr. Shore is proficient in such computer generated cash such as Argus, Project and Excel.

#### Education

- State University of New York at Oneonta Bachelors of Science Hockerill College, Bishops Stortford, England Environmental Sciences

- Appraisal Education:

  A 1A Real Estate Appraisal Principals

  A 12 Basic Valuation Procedures

  B1 Capitalization Theory and Techniques, Part A

  B2 Capitalization Theory and Techniques, Part B

  Advanced Income capitalization (510)

  Advanced Income Capitalization (G3)

  Standards of Professional Appraisal Practice- Appraisal Education Network

#### ROBERT REED, SRA



Certified General Real Estate Appraiser State of New York - ID # 46000039267



Mr. Reed is a graduate of **St. Johns University**, where he received a Bachelor's Degree in Business and Criminal Justice.

Mr. Reed is a partner with Standard Valuation Services and is designated with the Appraisal Institute,

Mr. Reed is presently attending continuing education courses sponsored by the Appraisal Institute. Mr. Reed also attends seminars and meetings on real estate and related topics in order to maintain a professional level of knawledge. His appraisal experience and involvement has encompassed the five boroughs of New York City and Long Island. Properties appraised include single family and multi-family residences, apartment buildings, industrial buildings, office buildings, co-operatives, mixed use properties, condominiums, vacant land and tax certiorari appraisals.

Mr. Reed is a qualified expert witness in State Supreme Court for Nassau and Queens Counties. He also represents Nassau County in small claims assessment review (SCAR) hearings. He is currently a SRA member of the Appraisal institute as well as a general certified real estate appraiser with the State of New York,

Mr. Reed has successfully completed the following real estate courses at St. John's University, the Society of Real Estate Appraisers and the Appraisal Institute.

- St. John's, Real Estate Law.
- Society of Real Estate Appraisers, Introduction to Appraising Real Property, Course 101
- Society of Real Estate Appraisers, Applied Residential Property Valuation, Course 102
- Appraisal Institute, Capitalization Theory and Technique, Course 1BA
- Appraisal Institute, General Applications, Course 320
- Appraisal Institute, Advanced income Capitalization, Course 510
- Appraisal Institute, Highest & Best Use and Market Analysis, Course 520
- Appraisal Institute, Advanced Applications, Course 550
- Appraisal Institute, Standards of Professional Appraisal Practice
- Appraisal institute, USPAP Update Course 400
- Appraisal Institute, Business Practices & Ethics Course 420

#### **Professional Memberships:**

- > Certified General Real Estate Appraiser, New York State, (Cert. #46000039267)
- > SRA Member, Appraisal Institute, Long Island Chapter
- > Chair Residential Seminars, Appraisal Institute, Long Island Chapter
- > Executive Board Member, Network Long Island



## CERTIFIED GENERAL REAL ESTATE APPRAISER NEW YORK #46000050978 GEORGIA #315908



#### **Association Membership**

SRA Member #502647, Appraisal institute

#### Experience

- Standard Valuation Services
- Garrin & Associates, LLC
- John Maggi & Associates, Inc.
- Excel Appraisals, Inc.

#### July 2011 - Present

May 2008 - June 2011

November 2006 - May 2008

August 2004 - June 2006

#### Education

Bachelor of Arts – State University of New York at Stony Brook

#### Professional Affiliations

Long Island Chapter of the Appraisal institute

2013 - Alternate Regional Representative

#### Atlanta Area Chapter of the Appraisal Institute

- 2011 Chair, New Member Development & Retention
- 2011 Regional Representative
- 2010 Alternate Regional Representative
- 2009 Appraisal Institute National Schölarship Recipient
- 2008 Certified Appraiser Recruitment Project Team

#### **Expert Witness Testimony**

Cobb County Superior Court

#### Specialized Appraisal Education/Seminars

- General Income Approach I & II
- General Site Valuation & Cost Approach
- Fair Housing & Lending: Environmental issues
- Georgia State University Economic Forecasting Center Conference
- General Market Analysis & Highest & Best Use
- The Discounted Cash Flow Model
- Advanced Residential Applications & Case Studies 1 & II
- Residential Sales Comparison & Income Approaches
- Residential Site Valuation & Cost Approach
- Residential Market Analysis & Highest & Best Use
- Real Estate Finance, Statistics, & Valuation Modeling
- The New Residential Market Conditions Form Seminar
- REO Appraisal Appraisal of Residential Property for Foredosure and Pre-foredosure
- Analyzing Distressed Real Estate
- Agreement for Services and Workfiles
- USPAP & Appraisal Methods
- Residential Report Writing & Case Studies
- Real Estate Appraisal Procedures & Basic Appraisal Principles

#### ÁLFRED J. CONFORTI

Alfred (Fred) Conforth has over 17 years of experience in the appraisal industry, including Staff Appraiser and Territorial Manager for several major money center banks. Since 2007, he has been performing a wide variety of narrative commercial reports, including apartment buildings, mixeduse buildings, industrial buildings, office buildings, retail centers, religious/community facilities and vacant land. He is currently working towards his NYS General Certification with the goal of achieving an MAI designation.

Experience	
2011- Present	Standard Valuation Services, Mineola, NY Staff Appraiser/ Commercial properties
2007 - 2011	A. Hutton & Company, Huntington, NY Staff Appraiser / Commercial properties
1991 - 1995	Fleet Bank, Melville, NY Commercial Real Estate Appraisal Division
1990 - 1991	Citibank/Citicorp, Brooklyn, NY Real Estate Appraiser/Territorial Manager
1987 - 1990	Long Island Savings Bank, Melville, NY Staff Appraiser
1986 - 1987	Ray Brower Associates, Seaford, NY Apprentice Real Estate Appraiser
<u>Education</u>	SUNY Plattsburgh/School of Business & Economics Plattsburgh, NY Bachelor of Science, Marketing/Business Administration

#### Real Estate Appraisal Courses

- Basic Appraisal Principles
- Basic Appraisal Procedures
- National Uniform Standards of Professional Appraisal Practices
- General Appraiser Income Approach Part 1
- General Appraiser Income Approach Part 2
- General Appraiser Market Analysis and Highest & Best Use

# Certified Residential Real Estate Appraiser State of New York ID #45000045716

Ms. Chapman is a Certified Residential Real Estate Appraiser with **Standard Valuation Services**. Ms. Chapman is a graduate of the State of New York University at Albany with a Bachelor of Arts degree in Economics with a minor in Business Administration. In addition, Ms. Chapman has earned an Associate's Degree from Nassau Community College in Liberal Arts.

Ms. Chapman's appraisal experience has been focused in the greater New York Metropolitan area with concentrated emphasis in the Long Island (Nassau/Suffolk/Queens) region.

## Ms. Chapman has successfully completed the following real estate appraisal courses and seminars:

- > Introduction to Appraising Real Property, Course #R1
- Valuation Principles and Procedures, Course #R2
- > Fair Housing, Fair Lending and Environmental Issues, Course #AQ1
- Uniform Standards of Professional Appraisal Practice
- Applied Residential Property Valuation, Course #R3
- > Introduction to One Four Family Income Capitalization, Course #R4

Ms. Chapman has been employed with Standard Valuation Services since April of 2003 and has been active in appraisal research, property inspection, and appraisal report processing prior to completing the aforementioned real estate appraisal courses.

Ms. Chapman has completed numerous residential appraisals for many organizations and Institutions Including savings & loans, banks, mortgage companies, developers, investors and attorneys.

The types of properties Ms. Chapman has appraised include single family dwellings, two to four family homes, cooperative units, condominium units and vacant land.

# CERTIFIED GENERAL REAL ESTATE APPRAISER STATE OF NEW YORK – ID #46000044329

Mr. Bahr has over thirteen years of experience in the real estate appraisal industry, Mr. Bahr's appraisal experience is presently concentrated in the New York Metropolitan area including Manhattan, Queens, Brooklyn, The Bronx, as well as, both Nassau and Suffolk Counties. Responsibilities include but are not limited to: analyses and valuation of commercial and residential real estate including retall, office, Industrial, apartment buildings, nursing homes, and vacant land. Residential multi-family appraisals have been performed in Nassau, Suffolk, Queens, Kings and New York Counties. Mr. Bahr has provided valuation and consulting services for financing, tax certiorar, condemnation, litigation support, private arbitration, trusts and estates, insurable value and investment purposes. In addition, Mr. Bahr represents Nassau County in certiorari court proceedings.

Mr. Bahr was previously employed with Cole, Layer, Trumble Inc. as a commercial appraiser. His responsibilities included the reviewing and evaluating of commercial values for Nassau County, as well as, three other counties in three different states.

Prior to his C.L.T. experience, Mr. Bahr was a commercial appraiser in Shawnee County, Kansas, While there, he set residential and commercial values for taxation purposes.

Mr. Bahr is proficient in such computer programs as Argus, Word, Access, Power Point and Excel.

> Professional Affiliations: Candidate for admission to the Appraisal Institute

➤ EDUCATION: UNIVERSITY OF KANSAS

B.A. Business Administration, 1993

Appraisal Education: Course 110 - R1 Appraisal Principles

Course 120 - R2 Appraisal Procedures

Course 310 - G1 Basic Income Capitalization

Course 320 - G2 General Applications

Course 410 – Uniform Standards of Professional

Practice

Course 510 - G3 Advanced Income Capitalization

Course AQ1 -- Appraisal Qualifications

# CERTIFIED GENERAL REAL ESTATE APPRAISER STATE OF NEW YORK - 10 #46000048869

Mr. Holtz has been employed by Standard Valuation Services as a real estate appraiser assistant since 2005. Mr. Holtz's appraisal experience is presently concentrated in the New York Metropolitan area including Marhattan, Brooklyn, Queens, Bronx, Nassau and Suffolk Counties. Responsibilities include but are not limited to analyses and valuation of commercial real estate including retail, office, industrial buildings, vacant land and multi-family. Mr. Holtz has also performed eminent domain appraisals for the New York State Department of Transportation.

> Education:

St. John's University

B.A. Government and Politics, 2004

Appraisal Education:

Course 110 - R1 Appraisal Principles Course 120 - R2 Appraisal Procedures Course AQ1 - Appraisal Qualifications Course 310 - Basic Income Capitalization Course 320 - General Applications

Course 400G - General Market Analysis & Highest & Best Use

Course 410 - USPAP 15 - Hour

Course 510 – Advanced Income Capitalization Course 530 – Advanced Salas and Cost Approach Course 540 – Report Writing and Valuation Analysis

Course 550 - Advanced Applications

Course N4200m - Business Practices and Ethics

Association Membership:

Associate (#482202) Member, Appraisal Institute, Long Island

Chapter

Continued Education:

Attend frequent seminars and continued education courses sponsored by various organizations, including the following Appraisal institute seminars:

"2006 Changes to USPAP - The Demise of Departure"

"Online Valuation Resources Available to the New York Appraiser"

"Taking Appraisal to the Next Level: New Frontiers and Opportunities in Litigation"

"Nassau County Fiscal Operations & Challenges & The Impact on Valuation Issues and the Local R.E. Market"

"Nassau County Assessment-Challenges, Initiatives & Valuation"

"The Korpacz Survey: Where We Are and Where We're Going"

"Storecasting By Neighborhood: Retail Trends of Tomorrow"

"The Sub-Prime Mortgage Crisis"

# WAYNE COVINGTON General Real Estate Appraiser State of New York ID # 46000048973

Wayne Covington is a graduate of **Brown University**, Providence, Rhode Island, with a Bachelors of Arts Degree in Business Economics. Mr. Covington has over twenty years of experience in real estate appraisal in the New York Metropolitan area, with particular emphasis on the appraisal of single family dwellings, condominiums, cooperative units, vacant land, and 1 – 4 family dwellings. He has performed appraisals for a variety of clients, including banks/lending institutions, martgage brokers, and private individual clients. In addition, Mr. Covington has experience in commercial underwriting and real estate asset management.

Mr. Covington's experience in the real estate industry is as follows:

- Reaf Estate Asset Manager Island Advantage Realty, Huntington, New York (2001 – 2003)
- Review Appraiser & Commercial Underwriter Emigrant Funding Corp., New York, New York (1998 – 2000)
- ➤ Staff Appraiser Pacific Thriff & Loan, Hauppauge, New York (1997 1998)
- > Staff Appraiser Aames Home Loan, Westbury, New York (1996 1997)
- ➤ Independent Appraiser (1992 1996)
- > Staff Appraiser Property Appraisal Services, Inc., Bronx, New York (1988 1992)

Mr. Covington has successfully completed the following real estate appraisal courses:

> New York University Appraisal Institute:

AQ1 - Fair Housing and Fair Lending: Environmental Issues

USPAP - Standards of Professional Practice, Part A

G1 - Basic Income Capitalization

G2 - Advanced Income Capitalization

G3 - Advanced Applications

Long Island Board of Realtors:

HUD/FHA Property & Appraisal Guidelines

Appraisal Education Network:

Applied Residential Property Evaluation

National Association of Independent Fee Appraisers:

R1 - Market Data Analysis of Residential Real Estate Approising

R2-Principles of Residential Real Estate Appraisers

ES - Ethics & Standards of Professional Practice

Mr. Covington is also familiar with numerous computer software programs, including MS Windows, MS Word, MS Excel, WordPerfect, and ACI Appraisal software.

#### K MARYELLEN MCDONOUGH 渊

Licensed Real Estate Appraiser
State of New York ID# 47000015634

#### > Experience:

## Standard Valuation Services November 2002 – Present

 Residential Real Estate Appraisals – Single Family, Two-Family, Cooperative and Condominium dwellings in both Nassau and Suffolk Countles.

#### Cole Layer Trumble & Co. April 2000 - November 2002

- Nassau County Reassessment Project
- Exempt Property Data Collection
- Residential Assessment Field Review
- Final Valuation Review
  - Complaint Resolution and Website Response Team

## John G. Bendick & Associates 1992-2000

 Single Family, Two-family, cooperative, condominium and small-income property appraisals in both Nassau and Suffolk Counties.

## Census 2000/Bureau of the Census (Us Department of Commerce)

 Assistant Field Office Supervisor for eight Nassau County Crew Leaders.

#### > Education:

#### Appraisal institute

- Introduction to Real Estate Appraisal and Report Writing
- Appraising High Value & Historic Homes
- The FHA and the Appraisal Process
- HUD Appraisal Guidelines
- Appraisal Fraud

#### Suny Stony Brook

Standard of Professional Practice & Ethics

#### <u>Fashion institute of Technology, New York</u>

A.A.S. Degree



## New York State Certified General Real Estate Appraiser (STATE OF NEW YORK - ID#4600050513)

John Colleary is a graduate of Five Towns College, Dix Hills, New York, with a Bachelor of Arts in Business Management. Mr. Colleary attends continuing education courses sponsored by the Appraisal institute and attends seminars and meetings on real estate and related topics in order to maintain a professional level of knowledge and keeping abreast of current market trends.

Mr. Colleary has performed and assisted in the appraisal of single family and multi-family dwellings, residential and mixed-use apartment buildings, mixed-use buildings, retail buildings and vacant land, etc.

Mr. Colleary's appraisal experience has focused in the greater New York Metropolitan area with concentrated emphasis in the Five Boroughs and Long Island regions.

Mr. Colleary has completed numerous appraisals for a multitude of organizations and institutions including savings & loans, banks, mortgage companies, developers, investors, municipalities, universities and attorneys. The various purposes for which these appraisals have been used include mortgage financing, foreclosure, OREO, bankruptcy proceedings, divorce settlement proceedings, tax certiorari, estate planning, condemnation, etc.

#### Mr. Colleary has successfully completed the following real estate appraisal courses:

- > Appraisal institute, Long Island Chapter USPAP Course.
- Appraisal Institute, Long Island Chapter AQ-1: Fair Housing, Fair Lending and Environmental Issues.
- Approisal (nstitute, Long Island Chapter R1: Basic Appraisa) Principles.
- Appraisal Institute, Long Island Chapter R2: Basic Appraisal Procedures.
- > Appraisal Institute, New York Metro Chapter General Market Analysis and Highest & Best Use
- Appraisal Institute, New York Metro Chapter General Sales Comparison Approach
- > Appraisal Institute, New York Metro Chapter General Income Approach 1
- ➤ Appraisal Institute, Florida Chapter General Site Valuation & Cost Approach
- > Appraisal Education Network School, NY Statistics, Modeling and Finance
- Appraisal Institute, Florida Chapter General Income Approach II
- > Appraisal Institute, New York Metro Chapter General Report Writing
- Appraisal Institute, New York Metro Chapter Valuation of Mixed-Use Properties

#### KEARA COWAN

## NEW YORK & NEW JERSEY STATE CERTIFIED GENERAL REAL ESTATE APPRAISER (STATE OF NEW YORK - 10#46000051323) (STATE OF NEW JERSEY - 10#42RG00246500)

> Experience:

STANDARD VALUATION SERVICES

Senior Associate

Vice President - J.A. COWAN ASSOC., INC. January 2001 to March 2015

Real Estate Appraisal and Consultation -

Dealing with commercial, industrial, residential and special-use properties for a variety of functions, including:

Financing, sale and lease negotiations; arbitration, investment decisions; asset management; foreclosure and asset recovery; market studies and feasibility analysis.

Properties appraised include vacant land, urban and suburban apartment complexes, restaurants, gas stations, industrial lofts, subsidized housing projects, regional shopping malls, shopping centers, urban and suburban office buildings, leaseholds, hotels, daycare centers, assisted living facilities, marinas, theaters, recreational facilities, schools and campuses, and other special-use properties.

> Education:

Long Island University, Brookhaven, New York

Bachelor of Science in Computer Information Systems, 2007

> Association Membership:

Member, Appraisal Institute, Long Island Chapter

> Technical Training:

#### NYU Sheack Institute of Real Estate -

Course R5 Appraisal Principles
Course R6 Appraisal Procedures

Course E/S 15 Hour National USPAP Course

#### Appraisal Institute -

Course SMF	Real Estate Finance, Statistics and Valuation Modeling
Course G-4	General Market Analysis and Highest & Best Use
Course 6-5	General Appraisar Sales Comparison Approach
Course G-6	General Appraiser Site Valuation & Cost Approach
Course G-7A	General Appraiser Income Approach, Part 1
Course G-7B	General Appraiser Income Approach, Part 2
Course G-8	General Appraiser Report Writing and Case Studies
Course: 3551-05	Business Practices and Ethics

Course: 3551-05 Business Practices and Ethics Course: 4131-30 Review Theory – General

Continued Education:

Attend frequent seminars and continued education courses sponsored by various organizations, including the Appraisal Institute.

### CAROL DONOHUE-BERNSTEIN

#### New York State -- Certified General Real Estate Appraiser --State of New York 10446000017881

Ms. Donohue-Bernstein is a Real Estate Appraiser at Standard Valuation Services since 1991. She is a graduate of Hofstra University, Hempstead, New York, with a Bachelor of Business Administration in Finance, as well as a minor in Mathematics.

Ms. Donohue-Bernstein's appraisal experience and involvement has encompassed the greater New York Metropolitan area with her primary area of expertise in the Long Island (Nassau/Suffolk) region. Various property types appraised include single and multiple family residences, condominiums, cooperatives, residential subdivisions, converted residences, industrial buildings, office buildings, strip stores, shopping centers and vacant land. Additionally, Ms. Donohue-Bemstein has performed tax certiorari work for the County of Nassau.

#### Ms. Donahue-Bernstein has completed the following real estate courses:

- Appraisal institute, Chapter #201, Introduction to Appraising Real Property, Course 101.
- Appraisal Institute, Chapter #201, Applied Residential Property Valuation, Course 102.
- Appraisal Institute, Chapter #201, Standards of Professional Practice, Part A.
- Appraisal Institute, Chapter #201, Standards of Professional Practice, Part B.
- Appraisa) Institute, Chapter #201, Capitalization Theory and Tech., Part A, Course 1BA.
- Appraisal Institute, Chapter #201, Advanced Income Capitalization, Course || 510.
- Appraisal Institute, Chapter #201, Advanced Applications, Course IL 550.

#### Continued Education

- Attends frequent seminars sponsored by the Appraisal Institute.

#### Professional Affiliations

- Certified General Real Estate Appraiser, New York State (Cert. #46000017881)
- Associate Member Appraisal Institute
- 1993 Recipient of The Louise G. Gibson Scholarship

#### Association Membership

- Publications Committee (1994,1995), Appraisal Institute, Long Island Chapter #201.
- Career Opportunity Committee (1995), Appraisal Institute, Long Island Chapter #201.

# SANDRA LEGOTTI

# New York State Certified Real Estate Appraiser (STATE OF NEW YORK - ID#45000047789)

Mrs. Sandra Legotti attends continuing education courses and attends seminars and meetings on real estate and related topics in order to maintain a professional level of knowledge and keeping abreast of current market trends.

Mrs. Legotti appraisal experience has focused in the greater New York Metropolitan area with concentrated emphasis in the Long Island regions, especially Suffolk County.

Mrs. Legotti has completed numerous residential appraisals for a multitude of organizations and institutions including savings & loans, banks, mortgage companies, developers, investors, municipalities and attorneys

The various purposes for which Mrs. Legotti appraisals have been used include mortgage financing, foreclosure, OREO, bankruptcy proceedings, divorce settlement proceedings, tax certiorari, estate planning, condemnation, etc.

Types of properties appraised by Ms. Legotti include single family and multi-family dwellings, cooperative units, condominium units, planned unit developments and vacant land.

# Lorraine Brunner >

Action Appraisals, Inc. 396 N. Virginia Avenue N. Massapequa, NY 11758 (516) 749-6285 Brunner812@aol.com

# SUMMARY OF QUALIFICATIONS

- Utilize Compared Sales Analysis, Cost Approach, Income Approach to develop an opinion of market value
- Value residential properties (single family) and 2-4 family income producing properties for mortgage lending, government funded loans, private estates, and tax assessments purposes.
- FHA Certified Residential Appraiser

# EXPERIENCE

10/2013 - Present Cheice Appraiser Network

Oyster Bay, NY

10/2013 - Present

Servicelink (formerly LSI)

Moon Township, PA

10/2013 - Present

Standard Valuation Service

Mineola, NY

5/2013-08/2013 8/2011-05/2013

LPS – Quality Assurance Analyst LSI Appraisal, LLC – Staff Appraiser

8/2011-05/2013 5/2008-8/2011

Standard Valuation Service

Mineola, NY

3/2002-9/2011

Choice Appraiser Network

Hicksville, NY IC Appraisals

9/2001-3/2002

Farmingdale, NY

# AREAS OF EXPERTISE

- Single Family
- HUD Approved FHA Appraiser
- Highest & Best Use
- Condominium Unit or PUD Unit
- Small Residential Income Properties
- Unique and Difficult Properties
- Vacant Land

# LICENSURE

Certified Residential Appraiser State of New York, 2007 Licensed Residential Appraiser State of New York, 2001

# EDUCATION

Nassau Community College, Garden City, NY Associates Degree in Liberal Art

# DAVID J. RYAN

# Licensed Residential Real Estate Appraiser State of New York ID #48000050278

Mr. Ryan is a Licensed Residential Real Estate Appraiser with **Standard Valuation Services**. Mr. Ryan attended New York University, the try Real Estate School and Hondros University studying Residential Real Estate Appraisal.

Mr. Ryan's appraisal experience has been focused on eastern Long Island New York with concentrated emphasis in the Long Island's south fork region, an area known as The Hamptons.

# Mr. Ryan has successfully completed the following real estate appraisal courses and seminars:

- Basic Appraisat Principles #R5
- Basic Appraisal Procedures #R6
- ➤ Residential Market Analysis / Highest and Best Use #R7
- Residential Site Valuation and Cost Approach #R8
- Residential Sales Comparison and Income Approach #R9
- Residential Report Writing and Case Studies #R10
- USPAP Appraisal Standards

Mr. Ryan has been employed with **Standard Valuation Services** since May of 2014 and has been active in appraisal research, property inspection, and appraisal report processing prior to completing the aforementioned real estate appraisal courses.

Mr. Ryan has completed numerous residential appraisals for many organizations and institutions including savings & loans, banks, mortgage companies, developers, investors and afforneys.

The types of properties Mr. Ryan has appraised include single family dwellings, cooperative units, condominium units and vacant land.

# JOHN M. WATCH

# Certified General Real Estate Appraiser STATE OF NEW YORK ID #46000002986

Mr. Watch as over twenty eight years of appraisal experience, he has appraised properties that ranged in value from \$1 million to \$2 billion dollars. Mr. Watch services several assessment jurisdictions in New York State, as well as private investors and law firms. Current client contracts relate to annual reassessment activity and the support of customized software called ARS (Assessment Review System). Additional consulting services provide investors and financial intuitions reliable Mass Appraisal Systems that can reasonably and accurately produce values on large groups of properties in various areas of the United States.

Recent projects include a 60,000 reassessment of eight towns in Dutchess County, and during the past five years close to 120,000 properties were reassessed with the use of ARS Software. The overall project performance exceeded less than 8% Grievances and less than 1% Small Claims and Commercial Certiorari Filings. Mr. Watch is very familiar with New York State Real Property Tax Law and Assessment Administration.

Until August of 1996, Mr. Watch was the Chief Appraiser for East New York Savings Bank (aka M & T Bank), As Chief Appraiser, he managed a loan portfolio which held over \$2 Billion in real estate loans throughout the New York City Metropolitan Area. Over 70% of the portfolio comprised of multi-family properties, with over 65% of the portfolio located in Manhattan. During his tenure at the bank, Mr. Watch developed several computer models used to expedite the appraisal process for completing full narrative reports. In addition, he completed several studies on the Manhattan Class B office market, Co-Operative Buildings, Parking Garage Facilities and retail strips along Broadway, Madison Avenue, 57th Street, and other major thoroughfares in the City.

Appraising since 1984, he has completed assignments on income producing properties and residential properties; including but not limited to office buildings, industrial buildings, regional shopping centers, strip shopping centers, service stations, vacant land, condominiums, apartment buildings, co-operative conversions, market rental analysis for office buildings and retall space, feasibility studies, highest and best use analysis, condemnation work and residential appraisals. These appraisals have been used for mortgage financing, investment analysis, condemnation hearings, divorce, and estate purposes. Several reports have been used in court testimony for the United States Federal Government, Department of Transportation for New York State, Suffolk County Department of Transportation, Queens County Surrogate Court and various attorney's for probate and divorce.

# Education

Bachelor of Science, Business Administration 1982

New York State University at Fredonia- Majored in Marketing and Marketing Research.

# State License

New York State Certified General Real Estate Appraiser

Effective November 18, 1991 46-2984 License Number 0422

# <u>Appointments</u>

Mr. Watch was appointed to the position as Member of New York State Appraisal Advisory Board in 1995. In addition to this position, he was appointed Chairperson of the National Committee for Appraisal Reform (Appraisal Advisors Regulatory Officials) in 1996. Both of these appointments exposed Mr. Watch to appraisal issues on a National and State level. Efforts were made during these appointments to facilitate better communications and dialogue between State Appraisal Agencies and the individual appraiser. In 2007, Mr. Watch met with members for the Committee on open Government to discuss methods for streaming the real property tax system through the use of more efficient software systems.

# Real Estate Courses

1A1 Real Estate Principles	September 1988
1A2 Residential Valuation	September 1988
1BA Capitalization Techniques Part A	May 1988
1BB Capitalization Techniques Part B	April 1991
2-1 Cases Studies in Real Estate	July 1991
SPP Standards of Professional Practice	November 2001
Report Writing and Valuation Analysis	November 1991
101-Introduction to Real Estate Appraisal	September 1986
102-Applications of Residential Real Estate	May 1987
201-Evaluation of income Producing Properties	September 1987

Continuing Education	
Office Building Analysis	August 1995
ARGUS Financial Software	July 1995
Reviewing an Appraisal	October 1995
Appraising and the internet	April 1997
Litigation and the Appraiser	July 1997
GIS Information Systems	August 1997
Valuation of Retail Properties	August 1999
Attacking and Defending an Appraisal in Litigation	October 1999
Assessment Administration	September 2000
SPSS Analysis and Training	October 2000
Fair Lending and Environmental Impact	October 2001
The valuation of REITS	July 2003
SPP Standards of Professional Practice Training	July 2003
Fundamental of Data Collection	October 2003
Fundamentals of Mass Appraisal	October 2003
Appraising Historic Properties	November 2005
Appraising FHA	November 2005
Relocation Appraisal	November 2005
The Art of Residential Review	November 2005
SPP Standards of Professional Practice Training	November 2007
Cost Approach	November 2007

Valuing the Odd Ball	November 2007
Appraisal Trends	November 2007
2008-2009 National USPAP Update	November 2009
Construction Details and Trends	November 2009
How to Analyze and Value Income Producing Properties	November 2009
Current Issues in Appraising	November 2009
2010-2011 National USPAP Update	November 2011
Appraising Apartments	November 2011
Appraising and Analyzing Retail Shopping Centers for Mortgage Underwriting	November 2011
Appraising and Analyzing Office Buildings for Mortgage Underwriting	November 2011

Additional work related educational courses include blueprint reading, architectural design, and residential design. With a background in construction, Mr. Watch is able to work closely with contractors and architects in determining the cost of developing a new site and realistic time frames for completion. In addition, he is able to assess the condition of a property and determine what levels of repairs, if any are required.

In the May of 2000, Mr. Watch was asked to be a participant in a New York State Program that addresses issues of reassessment and property tax equity. In addition, Mr. Watch was retained by the Office of Real Property for the State of New York to build and maintain databases on the power generation industry in New York. In 2007, Mr. Watch began meeting with the Office of Real Property Services to deploy ARS on a statewide basis and provide access for all Assessors to a statewide data warehouse system.

# **NATIONAL MODELER**

COMPANY BIO AND QUALIFICATIONS OF THIMGAN & ASSOCIATES

Thimgan Inc. PO BOX 1887 UPCHFIELD PARK, AZ 85840



James R. Thimgan President

# Thimgan Inc.

Members of Thimgan Inc. have been involved in ad valorem taxation for a combined 70+ years. Our services have been used for valuation and compliance analysis, model building, appraisal practice reviews and training. Our company has an extensive knowledge of Mass Appraisal techniques and is known nationwide for our training classes and course development. We have written several text books used by the industry for determining best practices. In addition, our consulting services, around the nation, provide a unique knowledge of various methods, techniques and software systems used by many lurisdictions.

# **Principal Owners:**

Garth Thimgan has been heavily involved in the property assessment world for 45 years. He has developed various manuals and courses for various states, local government and the international Association of Assessing Officers (IAAO). Garth has a CAE designation from IAAO, is a senior IAAO Instructor, and has taught thousands of students throughout the United States and Canada During his career, Garth has managed many projects with a variety of personnel, and is excellent at project management, which gives him a unique perspective on the best practices that should be utilized in an Assessor's Office.

James R. Thimgan (Russ) has extended experience in the assessment field and has been involved in Ad Valorem Taxation since 1988. With an Economics degree, Russ has become an expert in mass appraisal. He has worked with over 30 different jurisdictions and lending institutions ranging in size from 200 parcels to 1.6 million parcels. He has been instrumental in reorganizing jurisdictions to utilize industry best practices in mass appraisal. Russ continues to strive to improve valuation modeling techniques and typically is involved in valuing approximately 3.25 million properties across North America each year.

Page 1 of 1

# LETTER OF QUALIFICATION

James R. Thimgan 14635 W. Clarendon Ave. Goodyear, AZ 85395 (623) 570-4502 e-mail: thimgani@cox.net

# **EMPLOYMENT**

March 1995 to Present

Thimgan & Associates (Partner), 17361 Road 21

La Junta, CO 81050

December 2008 to Present

Thimgan Inc. (President), 14635 W. Clarendon Ave Goodyear, AZ 85395

November 1997 to May 2008

Director, CAMA Modeling Division Maricopa County Assessor's Office 301 W. Jefferson, Suite 330

Phoenix, AZ B5003

March 1997 to November 1997

Property Appraiser III, Arizona Department of Revenue Property Valuation & Equalization 1600 West Monroe

Phoenix, AZ 85007

February 1994 to March 1995

Peace Corps Volunteer, Ecuador, South America

November 1992 to February 1994

Appraisal and Statistical Analyst, Thimgan & Associates, Inc. 116 Bast 3rd Street

La Junta, CO 81050

October 1988 to October 1992

Research Analyst, for the Colorado Property Assessment Study.

Thimgan & Associates, Inc. 2323 South Wadsworth Blvd., Suite 100, Lakewood, CO 80227

# CONSULTING

- Annual Fundamentals, Intermediate & Advanced Modeling Workshops with Thingan & Associates around the country. (1993 to Present)
- Valuation Modeler and Trainer for the Oklahoma County, Oklahoma Assessor's Office. (2000 to
- Valuation Modeler and Trainer for the Maricopa County, Arizona Assessor's Office. (2008 to Present)
- GIS & Model Trainer for the City of Edmonton, Assessor's Office, Edmonton, Canada. (2008 to Present)

- Valuation Modeler and Trainer for the Lee County, Florida Assessor's Office, (2008 to Present)
- Valuation Modeler and Trainer for the St. James Parish, Assessor's Office. (2011 to Present)
- Valuation Modeler and Trainer for the Morehouse Parish, Assessor's Office, (2012 to Present)
- Valuation Modeler and Trainer for the Collier County, Florida Assessor's Office. (2012 to Present)
- Valuation Modeler and Trainer for the Teller County, Colorado Assessor's Office. (2006 to 2012)
- Valuation Modeler and Trainer for the Boulder County, Colorado Assessor's Office, (2008 to 2011)
- Valuation Modeler and Trainer for the Town of Ramapo, New York Assessor's Office. (2009 to 2011)
- Valuation Modeler, Agriculture Sales & Income Model, Farm Credit, Omaha, Nebraska (2008 to 2010).
- Vacant Land & Residential Valuation Modeler for the City of Greenwich, Connecticut (2001 to 2010)
- Valuation Modeling Consultant and Trainer for the Hillsborough County, Florida Assessor's Office. (2000 to 2012)
- Valuation Modeler and Trainer for the Adams County, Colorado Assessor's Office. (2002 to 2010)
- Valuation Modeler and Statistical Analyst for MJW Consulting, which services many jurisdictions in the State of New York. (2001 to 2009)
- Valuation Modeler and Trainer for the Pinal County, Arizona Assessor's Office, (2006 to 2010)
- Valuation Modeling Consultant and Trainer for the Oklahoma Tax Commission, (2006 to 2008)
- Co-Author of The International Association of Assessing Officers, Agriculture Workshop (2012).
- Co-Author of The International Association of Assessing Officers Course 400, <u>Assessment Administration</u> (2008).
- Co-Author of The International Association of Assessing Officers Course 102, <u>Income Approach to Valuation</u> (2007).
- Co-Author of The International Association of Assessing Officers Course 101, <u>Fundamentals of Real Property Appraisal</u> (2006).
- Co-Author of The International Association of Assessing Officers Depreciation Workshop 155 (2006).
- Instructor, SPSS Web Cast training "Enhance Your CAMA System To Improve Your Assessments!"
  (2005)
- Valuation Modeler and Trainer for the Eagle County, Colorado Assessor's Office. (2002 to 2007)
- Residential Valuation Modeler for the City of Glon Cove, Nassan County, New York. (2001)
- Primary Analyst for the "A Study of the Sold and Unsold Properties", Bexar Appraisal District, San Antonio, Texas (2000)
- Co-author of The International Association of Assessing Officers Course 319, <u>Multiple Regression Analysis</u> (August 1999).
- Statistical Analyst and Regression Modelet, Rio Grande County, Colorado 1999 Residential Property

# Reappraisal.

- Feasibility Study for development of regression based models, City of Winnipeg, for Aimy, Gioudemans & Jacobs, (July, 1997)
- Sales Ratio Analysis Designer, State of Connecticut, for Almy, Gloudemans & Jacobs. (March, 1997)
- Regression Modeling Workshop Design Consultant, Calgary, Canada for Almy, Gloudemans & Jacobs. (April, 1997)
- Sales Ratio Analyst, Douglas County, Colorado for Almy, Gloudemans & Jacobs. (March, 1997)
- Assisted with the update of The International Association of Assessing Officers Course 311, <u>Residential Modeling Concepts</u> (January 1997).
- Equalization Analyst, Study of Practices and Procedures for the Audit Apprecial Performance and Implementation of Equalization Factors of the Wyoming State Board of Equalization, with Thimgan & Associates, Inc. (December 1996)
- Regression Analyst and Modeler, Brevard County, Florida for Robert J. Gloudemans. (October, 1996)
- Assisted with the update of The International Association of Assessing Officers Course 300, Fundamentals of Mass Appraisal (January 1996).
- Agricultural Property Analyst, <u>Review of Lancaster County, Pennsylvania Reappraisal and Assessment Operations</u> with Almy, Gloudemans & Jacobs. (December, 1995)
- Assisted with the update of The International Association of Assessing Officers Property Assessment Valuation textbook (November, 1995).
- Statistical Analyst and Regression Modeler, <u>Baca County</u>, <u>Colorado</u> 1993 <u>Residential Property</u> <u>Reappraisal</u>.
- Assisted with the rewrite of The International Association of Assessing Officers Course 201, <u>Land Valuation</u> (November 1993).
- Assisted with the rewrite of The International Association of Assessing Officers Course 2, <u>Income Approach to Valuation</u> (April 1993),
- Joint Coordinator and Appraiser, <u>Bent County, Colorado 1993 Exempt Property Reappraisal</u>.
- Research Analyst for 1989, 1990, 1991 and 1992 Colorado Property Assessment Study, Thimgan & Associates, Inc., Lakewood, CO.
- Research Analyst, Review of In Depth Study Procedures, State of Florida, with Almy, Gloudemans & Jacobs,
- Assisted with the rewrite of The International Association of Assessing Officers Course 1, <u>Fundamentals</u> of Real Property Appraisal (June 1992).
- Data Analyst, <u>Assessment Process and Policy Review</u>, Saskatchewan, Canada, with Almy, Gloudemans & Jacobs.
- Graphic Designer for <u>The Assessment Practices Self-Evaluation Guide</u>, by Almy, Gloudemans & Thimgan (1991).

# **EDUCATION**

# Colorado State University, Ft., Collins, CO:

BA Degree in Economics.

# International Association of Assessing Officers Courses: Course 1 - Fundamentals of Real Property Appraisal

- Course 2
- Income Approach to Valuation
- Course 211
- Income Approach to Valuation II
- Соцгае 3 Course 302
- Narrative Report Writing Mass Appraisal of Income Producing Property
- Course 400
- Assessment Administration
- Course 619
- Standards of Practice and Professional Ethics Workshop

# Colorado Division of Property Taxation Courses:

- Abstract of Assessment Workshop
- Personal Property Workshop

# Arizona Department of Revenue, Property Valuation & Equalization Courses:

- Valuation Concepts
- Land Valuation
- Residential and Simple Commercial Property
- Personal Property
- Level One Certification
- Complex Commercial Property
- Hearing Procedures
- Level Two Certification

# Peace Corps

· Peace Corps Ecuador Training Program - Spanish

# LANGUAGES

• Spanish - Practical application as Peace Corps Volunteer,

# **MEMBERSHIP**

International Association of Assessing Officers (IAAO)

# REFERENCES

Available Upon Request

# **UTILITY EXPERTS**

COMPANY BIO AND QUALIFICATIONS OF FEDERAL APPRAISAL & CONSULTING

# FEDERAL APPRAISAL & CONSULTING

# Partial List of Energy and Infrastructure Qualifications

460 Route 22 West Suite 403

Whitehouse Station, NJ 08889

Phone: 908-534-3595

Fax: 908-823-0575

www.federalappraisal.com

info@federalappraisal.com

# Energy and Infrastructure Qualificohone

## Electric Power Experience:

- Sithe Energies

  A Tolking Arrangement with Dynegy Powar Marketing, Inc.;

  A Consolidated Edison Energy Purchase Agreement; and

  An Energy Supply Contract with Alexa Aluminum Corporation.

# FPL Erupgy, LLC

- t Emergy, c.c.

  Sometral and Mill Run Windpower Feadily Power Puschase Agreements,

  Duone Amord Energy Center Power Purchase Agreement,

Disquesna Poyver, LF

a Vistous power batchase, cupacity, and sales agreements with the following counterparties:

J. Aron & Company
American Elected Power Company
PSESO Energy Resources & Trade
Morgan Blankey Capital Group, Inc.
Constellation Power Source, Inc.
Ereton Generation Company, LLC
OTE Energy Yrading, Inc.

Sample Energy Trading Corp. Resant Energy Services, Inc. Coractiv Energy Supply, Inc. Duke Energy Marketing America Duquesna Light Energy, LLC Duquesna Light Company

## Exergy-Related Experience:

# PSEG Amenops inc.

- Provinces and.

  Yaupi 109 hTM Hydroelectric Facility located in Peru
  Matpaso 54 MTM Hydroelectric Facility located in Peru
  Pactuatura 12 MTM Hydroelectric Facility located in Peru
  Factuatura 12 MTM Hydroelectric Facility located in Peru
  La Oraya 8 MTM Hydroelectric Facility located in Peru
  Transmission Lines 400 Miles of Single and Ocuties Circuit Transmission Lines in Peru
  Bubstations 21 Medium-Votage Level Substations in Poru

- Town of Orwell, New York

  Benneti's Bridge Hydroelectric Facility, 16 6/19, Orwell, NY

  Lighthouse Hill Hydroelectric Facility, 4 NW, Orwell, NY

# TransCanada Hydro Horitis ast Inc.

- brosCaranda Hydro Northe act Inc.
  Connecticus River Hydrostotic System, Varmont & New Hampshire
  Connecticus It is a document of the W
  Connecticus It is a MW
  Connecticus It is a MW
  Microbos, 13 MW
  Winder, 41 MW
  Bellows Falls 40 MW
  Vernon, 24 MW
  Connectic Reservoir
  Somerisch Reservoir
  Somerisch Reservoir
  Starthary, 5 MW
  Hamman, 30 MW
  Deerfield #4, 6 MW
  Deerfield #4, 6 MW
  Deerfield #5, 7 MW
  Deerfield #6, 7 MW

  - Desirable #2, 7 MW
     Desirable #2, 7 MW

Brookfield Power Corporation • Stuyves बार्ग Falls Hydro, Stuyvesant Falls, NY

# Brasoan Power Hydro Pontolio, New York and New Hompshire Spier Fats, 56.0 keV Colton, 36.0 keV Trenton Palls, 26.3 keV

- Dudervit, 11.0 MW
- Stack River, 0.5 MV/ Scabon Island, 9.0 MV/

## Energy and strestructure Gualifications

- Engle Falls, 5.7 MW
- Mosler, 8.8 £W EN Weir, 2.4 EW Browns Falls, 16.0 EW
- Norfolk, 4.5 MW Heuvelton, 1.0 MW Fist Rock, 5.0 MW Minelio, 8.0 MW

- Hanavia, 7.2 MA East Horlott, 3.4 MW

- Bouth Edward, 3.4 MW
- Super Island, 4,2 MW Riverside, 7,0 MW Cross, 3,2 MM
- Sawnill, 29 MVV Pentook, 9.8 MVV

- The AES Corporation

  Cayuge Facility, Lansing, NY Coal-Snet, 308 MW

  Red Oak LLC Gas Fined Beetio Generating Facility 836 MW, Sayteville, NJ

  Intersect LLC Gas Fined Beetin Generating Facility 705 MW, Laboron Township, PA

  Kintigh Cast Fined Plant 875 MW, Barker, NY

  ASTREAM Coal Fined Plant 306 MW, Lansing, NY

Big Valley Power, LLC
Big Valley Power, CA
Big Valley Power (LCC
Big Valley Power Wood-Fired Biomeas Generation Faulity, 7.5 MW, Bister, CA
Burrows Paper Corporation
Lyonsdate Biomeas Cogeneration Facility, 18 MW, Lyonsdate, NY
Byton Community Unit School District, Opte County, Rinets
Byton Nuclear Generating Station, 2,452 AW, Byton, IL

City of New Haven, Connecticut

Here Haven Harbor Generaling Station, 448 MW, New Haven, CT

Goal City School District, Grundy County, Illinois

— Dresdan Nuclear Generating Station, 1,700 MW, Morns, IL.

Dresden Nuclear Generaling Station, 1,700 MW, Mains, IL.

Contidential Investor Chevids
 Tips AES Corporation
 AES Red Oak BLC Gas Fixed Electric Generating Facility — 830 MW, Seyreville, NJ
 AES Red Oak BLC Gas Fixed Electric Generating Facility — 705 MW, Leisanon Township, PA
 AES Kindigs Coal Fixed Fixed Fixed Electric Generating Facility — 705 MW, Leisanon Township, PA
 AES Millian Coal Fixed Plant — 306 MW, Lansing, NY
 AES Gayaga Coal Fixed Plant — 306 MW, Lansing, NY
 AES Cayaga Coal Fixed Plant — 306 MW, Lansing, NY
 August Inn.

# Aquita, inc. Butasville Combined Cycle Gas Plant - 637 MW, Batesville, Mi.

Rumkont Gas Fired Combined Cycle Facility - 265 kW, Rumford, MR Tiverton Gas Fired Combined Cycle Facility - 265 kW, Tereton, Ri

Consumers Energy #4 Caregisell, Units 1, 2, 5, 3, Coal Fleet, 1,385 MM, Grand Haven, Mi OE Kare, Units 1 & 2, Coal Fired, 516 MW, Seginary, Africa

DE Kam, Units 3 & 4, Gas/On Pred, 1,276 kW. Saginaw, 6/1

BC Cobb, Units 1, 2, 6 3, Gas/Oil Fired, 189 MW, Muskegon, Alf GC Cobb, Units 4 8 6, Coal Fired, 320 MV/, Mustegon, Mr

Various Hydrochictric Encillies in All, 74 MW

Various Gas/Oil Combusion Turbles Facilities, 386 MW Palisades Nutres Generaling Stotion, 769 MM, South Haven, MI AR Winling, Units 1, 2, 6, 3, Cost Fired, 328 MM, Site, M JO Westdon, Units 7, 6, Cost Fired, 310 MM, Segiman, MI

60.000 Alias of Distribution Lines (Servicing a 27,800 Square mile Territory of 1,700,000 Electric Customers),

Mohipan 1,000 Substations, Mohigon

Dominion Fairless Works Energy Center – 1,180 JAW Combined Cycle Facility, Pannsylvania

Roseten & Discretizamenter Generating Plants -- 1.570 MW Coal and Gas Fred Plants, Newhough, NY

Etition Mitision Emergy Home: City Coal Fired Plant - 1,384 MW, Hower City, PA Michest Generation, LLO

# Energy and infrastructure Qualifications

Josef Cost Fired Plant - 1,044 MW, Jokef, N. Powarton Cost Fired Plant - 1,038 MW, Pakin, IL

Powerton Coal Fired Plant - 1,838 NW, Pakin, IL

Nevade Power Portiolio
Chair Blabbon Gas and O'B Fired Plant - 805 NW, Mosea, NV
Guintse Gas and O'B Fired Plant - 805 NW, Mosea, NV
Guintse Gas and O'B Fired Plant - 149 NW, Las Vegas, NV
Harry Allen Gas and O'B Fired Plant - 12 MY, Apex, NV
Harry Allen Gas and O'B Fired Plant - 126 NW, Page, AZ
Naviero Goel Fired Plant - 180 NW, Page, AZ
NAVIERO Goel Fired Plant - 180 NW, Hop, AZ
NRG Booth Central Generating LLC
Grant Central Generating LLC
Grant Central Fired Plant - 180 NW, Hop, AZ
Big Cajun II - 220 NW Habrin Gas Turbins Peaking Power Station, New Roads, LA
Big Cajun II - 1,728 NW Cost Fired Base Load Power Station, New Roads, LA
Channel Electric Definery Company Electric

Transmission and Distribution Systems, TX

PGE Comparation

Beat Swamp Facility - 599 MW Pumped Storage Plant, Rome, MA

Beel Swamp Feority – 59°0 MW Pumped Storage Plant, Rowe, MA
Attale Democrating Facility – 62°0 MW Combined Cycle Generating Plant, Attale County, MS
Retima Energy Md Adhabe Energy Hodding, LLC
Keymone Power Facility – 212 MW Coel Fired Plant, Phomoreek, PA
Consmaligh Generating Facility – 200 MW Ceel Fired Plant, Phomoreek, PA
Bhawille Bablon – 81°6 MW Coel Fired Plant, Bradfold, PA
Bletra Packlo Porticio
Valmy Coel Fired Facility – 52°2 MW, Valmy, NV
Tracy Gas and Oil Fired Facility – 22°4 MW, Reso, NV
Ft. Chairchid – Gas and Oil Fired Facility – 22°6 MW, Verington, NY
Clark Mountain – 68° Fired Facility – 13°6 MW, NV
Teestide Operations – United Kingdom
Tetratic Fower Station – 1.87°6 MW Combined Cycle Power Station, Treside, England
Tetratic Power Generation Development

Tenaska Power Generation Development
Tenaska Georgia Facility - 930 MW Gos Riced Facility, Tenaska, GA

Trainight Power

Various Hydroelectric Passities — 11 MW. Herr York

Consolidated Edison Company of New York, Inc.

Remapo & Ledentown Substations (1,582 MVA), Remapo, NY

Eletaford, Seatylew, & Knollegod Park (1,021 MVA), Greenburgh, NY

Lakewood Cogeneration - 230 MVV Gas Fixed Facility, Lakewood, NJ

Commission

Medistone Nuclear Power Station = 2000 MW, Town of Waterlood, CT

Ructiony Steam Station, 436 MW, Permaytronia Keystone Generating Station, 1,711 MW, Plumorisck Townskip, Permaytrania

Consmargh Generating Station, 1.711 KRY. New Planence, Pennsylvania.
Fair Market Valuation of 13 Power Purchase, Cappolity, and Sale Contracts between Duquesine and various

FPL Exerciv, LLC

MAI Run Wind Power Facility. 10 MW. Sitswan & Spangfield, PA Somerset Wind Power Facility, 0 MW. Bontersel, PA St. Johns River Power Park, 1,820 MW. Judksonville, FL

Duane Ameld Energy Center, 508 MW, Cedar Rapids, IA New Mexico Wind Energy Center, 204 MW, Quay County, HAR

Lion Capital Management Group

Fulton Cogeneration Facility, 45 MW, Fullon, MY

Long Island Power Authority

Jamaica Bay & Bayswater Property, Gueens, Far Rockayay, NY

Mitare falci Asareta, LLC

Morganioum Coal Fired Plant - 1,412 Milk, Charles County, AC

Diokerson Cost Fired Flant - 637 MW, Montgomery County, NO

Nagera Mansark Power Corporation

# Energy and infrastructure Qualifications

- Edia, Porter, Skityide, Rivet Road, & Midsiate Correctional Facility Substations (1,796 MVA), 20 Transmission Lines (41 Miles), Piber-Opile Cable (10 Miles), Marcy, (AY
- Mokeum & Butler Substations (87 MVA), 22 Transmission Lates (62 Miles), Moreau, NY
- Alokoum & Butler Subsistions (87 MVA), 22 Transmission Lines (92 Miles), Moreau, NY Spiter Fatts, Sherman Istand, & Feeder Dani Hydroelectric Generation Facility, 5 MW, Fatton County, NY Entratabi Hydroelectric Generation Facility, 5 MW, Fatton County, NY RIG Energy, Inc.

  BL England 441 MAY CostNot Freed Facility, Atlantic City, M3 Despreater, NJ Inclan River 784 MW Cost Freed Facility, Mischoro, DE Vernas Station 170 MW Of Freed Facility, Newma, MD Arthur (641-828 Gas Faced Facility, Station (stand, NY Askets 84 MW Gas Freed Facility, Deserva, NY ISINgloiders A Power Station 858 MW Cas Freed Facility, United Kingdom Rockfard & Energy Center 500 MW Gas Turtine Facility, Hostord, L. Frockfard & Energy Center 16 MW Cogeneration Facility, Rockfard, It.

  Bourbornals Energy Center 16 MW Cogeneration Facility, Bourbornals, It.

  Floot Energy Center 16 MW Cogeneration Facility, Bourbornals, It.

  Find Energy Center 16 MW Cogeneration Facility, Bourbornals, It.

  Find Energy Center 16 MW Cogeneration Facility, Bourbornals, It.

- PPM Energy / Horizon Wlod Energy
  - Maple Ridge Wind Farm, Lowvike, NY
- Rived Guster School District, Will County, (Sinois
  - Braidwood Nuclear Generating Station, 2302 MW, Braidwood, M.

## Relant Energy / Erie Bouleverd, L.P.

- Spier Palo, Sherman Island, 8 Feeder Dem Hydrockethio Germioslon Foolities, 79 MW, Morasu, NY
   Ephralah Hydrocketylo Generation Facility, 5 MW, Fulton County, NY
   Rook Island County Assessment Defense Group, Rook Island County, Minois

- Chiad Cittle Hedear Generating Station, 1,056 kNV, Cordova, IL.
- Sithe Energies, Inc.
- Skihe Einergias, Ind.

  Independence Station Natural Cast Fired Combined Cycle Cogeneration Facility, 1,042 NW, Sorjiva, NY Skihe Globel Power, ILC

  Desert Rock Coat Fired Facility, 1,500 NW, New Monco

  Toquop Coal Fired Facility, Nevada

  River hill Waste Coal Fired Facility, Nevada

  Goreway Natural Gast Fund Facility, 300 NW, Peninsylvania

  Goreway Natural Gast Fund Facility, Toronto, Conada

  Oversas Generating Facilities, 1,730 NW Valuts, in Italy, Upanda, Yantely, and other countries

  Southeids Sotted Disblot, Baswer County, Pennsylvania

  Bruce Manshad Coal Fired Dectric Generation Facility, 2,360 NW

  Beaver Valley Nichelar Generation Facility, 1,052 NW

  Town of Ewing and Town of Northield, Board of Assessors

  Northield Mountain Pumped Storage Facility, 1,080 NW, Massachusetts

  TronsCanada Pipelmes Limited

  Curts & Palmer Hydroelectric Generation Facilities, 58 NW, Corintis, NY

  U.S. Elekryy Systems, Inc.

- U.S. Energy Systems, Inc.

  East Mories and Dobots Landfill Ric-Gas to Energy Facilities 3 MW. Chicago, b.

- WPS Power Development Inc.
- WPS Power Development Inc.

  Beaver Falls GB & Gas Fired Cogeneration Facility, 95 MW, New York
  Syncores GB & Gas Fired Cogeneration Facility, 199 MW, New York
  Kagasa Firls Coal Filed Electric Generation Facility, 199 MW, New York
  Kagasa Firls Coal Filed Electric Generation Facility, 83 ARW, Negara Falls, NY
  Alpha Power Development LLC

  Energia Continional 3 600 MW Coal Facility, Montoristi, Dominionan Republic
  Offstore Wind Phases I 200 MW Wed Farm, New Jersey

  Pottermooalibe Colon 250 ARW Coal Facility, Colon, Panawa

  Frottermooalibe Colon 250 ARW Coal Facility, Colon, Panawa

  Frotter 600 Company

- Promote 600 Cardpany
   Research Solar Photovoltato Generating Facility 37 MW, Upton, NY Conscients Clean
   Respective Brookhaven Solar Photovoltato Generating Facility 37 MW, Upton, NY Consciential Clean
  - Berlin Blomass Facility 58 MW Prospective Biomass Conversion, Berlin, Mit

## Energy and infrastructure Cashifications

- Enel North America

  Soot Hydroelectric Facility 20kW Lowell, ASA
  Petrobsect River Restoration Trast
  Vocate, Howland, and Great Works Hydroelectric Facilities, Europe, ME

- Alternative Fuels Experience:
  Yospath Partners

  BioEnergy of America Bio Cresci Plant, 88 MGY BioDiesel Plant, Edison, New Jersey
  Blond Clearfield, 100 MGY Ethanol Plant, Clearfield, PA
  Whit Law

  Illinois Ethanol Plant, 110 MGY Ethanol Plant

- Hindel Ethalol Plant, 1 juliancy Ethalol Plant
  Renova Energy
   Hayburn 20MGY Ethalol Plant, Mayburn, 40
  Aphia Fower Development LLC
   Waste to Ethalol 10M3Y Ethalol Plant, Nevent, NJ

- Water Utiliky Experience: American Water Co Procis Renklips Water System, Peorie, IL Municipality of Blantown Blainstown Water System, Blainstown, NJ

- Teleporspresentostions Experience:
  Adelphila Bushress Sokstons

   10 Pitoer-Opto Morkets (7,000 Afles of Cable), Located in Florida, Kansas, Kentucky, New Jersey, New York,
  Pennsytvanis, Ternassees, and Vermont
  MCI w City of Boulon and City of Newton, AA (2006)

   Fiber Opto Networks, Boston, Tax Appellate Board
  Verizon

   Utity Poles, Burled, Assist, Underground, and Submeriae Fiber Opto and Metalise Cables

  strectra Sits Spectra Site

  National Portiolig of 1,600 Cell Towers

- Rail No ad Right of Way Experience: CEX Residual 15 mile refroed in Bergen and Hudson Counties. NJ Refread in Long Island. NY

- Petroleum Industry
  Majashon

  Marathon Rebinson Refinery, Cronword County, IL.

  NJ Department of Transportation

  350,000 Barrel Capacity Independent Feet Statage Facility (Tank Ferm), Jersey City , NJ

- Special Pulpose Property Experience:

  Onyx Orcherd Hill Land Fill, Davis Junction, K.

  Edison Land Fill, Edison, NJ

  Fother Thora Querry (Prospective Residential Development), Suffern, NY

  New Millord Rocksand and Gravet, New Millord, CT



480 US Highway 22 West, Stine 403 Withehouse Station, New Jersey 08880

1,908,634 3505 1,908,923,0576 fax

moo,iseienqethinistennissinom moo,iseienqeieneindigen

Qualifications of Mark Pomykacz, MAJ, MRICS 908.524.3590 mar@federateppraisal.com

Professional Eachground

Managing Partner Federal Appraisal & Consulting LLC, Hew Jersey Show 2001

General Appraisal and Advisory Gualifications

tit. Pomykooz specializes in complex, non-traditional appraisal and odylsory services, nationally and internationally for accountants, attorneys, the capital markets, corporations and governments concerning development, explicitions & tispostory, financing, investor reporting, hillipsion, tax is sudditicated, and asset management. It is Pomykoot has over 27 years experience in real estate and business appraisal and advisory services. He has worked on numerous asset and property types inducing closely hald and public companies, introduction, power plants, willifers, corporate and investment real estate, vacant land, and special purpose properties. Mark has participated in artitrations, lixical, and condemnation proceedings. Mark has written special purpose and consoling reports, appraises, market, and feesibility statics. His work is used by many forance 1,000 companies, Wolf Street booking fams, accounting and law firms, and vanous government agencies.

Power & Infrastructure Analysis and Valuation Qualifications

Over the last ten years, fit. Pomykacz has developed an expense in the appraisabled electricity generation assets and other infrastructure assets. His power appraisals include nuclear, fossil fatel-fixed, hydro, send, geo-fremal, sotar and bro-mass and bio-gas, other types of power peneration stollates in locations about the H.D. and the world. His other infrastructure appraisable inducted telecommunications assets, water and server assets, rationally, recentarist and petioleum, bio-dissel end efficiency, and transmission assets around the U.S. His infrastructure appraisable and advisory services have been used by governments, corporations, and lenders and investors to development, adoptation and disposion planning, franching, and fax and investor reporting. Mark has appraised and advised on more than 250 fréastructure sesses. He regularly testifies to his infrastructure appraisads.

Senior Manager/Chief Appraiser - Eastern Sector Detoitte & Toughe LLP, New York, NY 6 years

Led mutic-discipline professional consulting group, managing national porticities of investment-grade proporties, and real estate-secured assets. Provided real estate and business voluction consulting services topicing banking support, managers a acquisitions due diffigence, capital markets services, valuation services for tax and audit islues, together asset per professional approfession, approfession, and other consulting services. Clearls included manager management consulting, and property tax appeals and management. Developed new business and business lines for the group.



Vice President, Consultant and Appraises Javome Haims Realty, Inc., New York, NY 5 years

Consulted and appraised on various property types including, office buildings, anopying mails; inclustiss faceby, waverhouses, loft, and manufacturing bysicfings; rental, cooperative, and condomination aportiment buildings; special purpose properties; and vacant land for subdivision and for instinct urban redevelopment; partial infarratis, ensemble, right-diverse and an option. Wrote deprecate resorts, market and feasibility staties, and explained uppraiseds whitely by option. Participated is arbitration, judicial, and condomination proceedings and provided various consultation services including mortgage underwinting, lägatern support, rent-tury and preining decisions, constitution feasibility, and asset management.

Service Real Estate Manager and Chief Appraiser NYC Economic Development Corp. & NYC Department of Real Property, New York, NY 3 years

Consulted and appraised on various property types for visitous city rédevelopment projects, condensiation, pubble susts, and sw. recentre programs. Wrote appraisal, conducted market and feasibility statics, managed appraisal contractors, and reviewed appraisal. Provided asset management to projects with an augmorphic value to excess of \$2 billion.

Office Manager, Appraiser United Evaluators, Morristown, NJ 2 years

Attainaged a branch office with staff of 6 professional approaches.

Professional Affications & Activities

HAI, Member of the Appraisal Institute
Antive Leader in the Appraisal Institute Community:
Namber of the Board of Oircotors, Matisonal, 2002, 2004 -- 2006
President, Metopolitan New York Chapter, 2005
Chan, Regional Committee, Region VI, 2004
Officer, Metopolitan New York Chapter, 2001 -- 2005
Regional Oircotor, Region VI, 2002, 2004 -- 2005
Regional Oircotor, Region VI, 2002, 2004 -- 2005
Member of Board of Oircotor, Metopolitan New York Chapter, 1998 - 2006
International Relisions Committee Member, Malional, 1997 - 2005
Sentepic Planning Committee, National, 2005 -- 2006
Euleostion Chair, Metropolitan New York Chapter, 1999

MRICS, Member of the Royal Institute of Chartered Surveyors



## Liverage, State Cartified Flexi Extate General Appraises

Humber: 42RG00144800 46080000971 \$tate of: New Jersey New York Maryland RCG.0001046 553.001871 Connecticut Utnois Pennsylvania GA001700R AG043987 1201060583 California Michigan Massachusetts Fishdu 103483 RZ3225

### Education Stakomund

Bachelor of Arts

Poblical Science Rutgers University, New Brunswick, New Jersey

Appraisal institute Completed as courses and exeminations required to obtain and maintain the MAI designation.

Royal Institution of Charteted Surveyors Completed all courses and examinations, or equivalents, required to obtain and maintain the MRICS designation.

### Institute for Professionals in Taxation

Completed at courses and examinations required to obtain the CAS designation. Mr. Parnykacz was granted the CAA designation. Due to a lock of need, Mr. Parnykacz no longer remains a dues paying member of IPT.

# Instructorships & Speaking Engagements

University/Institutional Lectures/Presentations

Air. Pomylack teaches tocome Capitalization Theory and Techniques' (AKA Course #310), and "Uniform Standards of Professional Appraisal Practice (AFA USPAP). Part A" These courses are required for dissignation from the Appraisal Institute and for state Exercising and certification, and were offered at the following institutions.

Adjunct Assistant Professor. New York University Instruction, Barach Gollege, CUNY, The Neuman Real Setace Invitate Qualified Appraisal Institute Instructor, Appraisal Institute

Kir. Pomykacz also regularly inclures at Appraisal Institute suminars

# Business Lectures/Presentations

ht. Foreykons also regularly speaks at various ecocyring, assessor and other professional semistars and deliberates. Several recent or relevant presentations follow.

PEI infraskuobare investor: New York Managing infrastruorum Assets: In a Post-Cheap Deb World New York, NY, 2000



Power & Electrishy World: Lafin America Conference Creating and Mossishing Value: A Power Plant Development Coral Galfat Pantia, 2009

Corphanoa Seninar Invitation Fak Valua Appraisal for the Real Estate industry in Chile Sanjago, Chile, 2005

The Pan Paulib Volunion Conference
The Effects of Deregulation/Privatization on the Selection of Voluntion feethed clogy
23rd Pan Paulib Voluntion Conference,
San Prancisco, 2005

Baruch College (CUNY),
"Exchosian' or "Fundamentally Sound": Where are Real Estate Prices Going?
New York, September, 2005

The Center for Business Intelligence, now Plants, a tivision of McGraw-Hit Valuing Gederation Assets – Employing Effective Our Diffigure Power Asset Neigers and Acquesions Conference, 2004

Methodologies for Pottforio Valuation of Power Plant Assets 5th Annual Electro Asset Valuation Conference, 2004

Sophisticated Valuation Techniques - Theory and Practice 5th Annual Electric Asset Valuation Conference, 2003

The international Association of Assessing Officers (IAAO)
Reconciling the Reconcilitation, Power Plants and Utilities
IAAO Public Utility Section, Charleston, 2000

Recognizing & Superating Real Peoperty, Personal Property, and Intangible Values in Common Indications of Value IAAO Public Utility Section, Minimum.e. 2006

Cell Towers and Telecommunications Property IAAO Legal Update, San Francisco, 2006

Valuing Complex Properites, Power Plants IAAO Pubko Uskiy Section, Boston, 2004

Preparation and Tripf Seminar (Mock Trial) IAAO, Los Vegas, May, 2007

Preparing for the Big One – The Triat of a \$1 Billion Case; How a Complex Case Blustrates Basic Principles of Vakration and Triat Practice CAAO (40) Fall Symposium, 2009

The Wichitz State University Annual Conference on the Appraisal for Ad Valorem Taxation of Communications, Energy and Transportation Properties

Preparing for the Big One – The Trial of a \$1 Billion Case; Bow a Complex Case Binstrates Basic Principles of Valuation and Trial Propince 37th Annual Conference, 2007



Note Dation – Back to the Basins for Expens, Finding a Common kanguage 40th Annual Conference, 2010

Rutgers University, Office of Combining Education Brownfields: Emerging Issues, The Comomics of Green Rutgers University, Navi Branseick, New Jarsey, 2008

The Long Island Society of Certified Public Accountaints
Understanding Key Appraisal Gunaepts: Redandologies and Procedures, and Capitalization
Rates
Red Esiste Committee, October, 2005

The Boolety of Professional Assessors

Appraising Complax Properties for Property Yaxes: A Power Plant Case Study Mysto, CT, October, 2006

How low can you go? Caphalization and Vield Rause Methodologies, Procedures, Madder Cycle, and Current Issues Ruberford, NJ, April, 2008

The Institute for Professionals in Texation, IPT, Annual Property Tax Symposium Valuation of Electric Generating Stations Owned by Independent Power Producers Augin, Taxas, November 2, 2019

Convection Association of Assessing Officers
The Appraisal and Assessment of Big Box and Large Owner-Occupied Properties
Suptember, 2011

Hew Jersey County Tax Board Association Appreciate Bolm Power Assets for Property Taxation Bestember, 2011

Bouth Jersey Chapter of the Appraisa) institute Appraising Robe Power Assets Beptember, 2011

Atloies and Publications

Reviewer for the 'Real Estate Valuation in Global Markets', Second Edition The Approval Institute, 2010, ISBN 978-1-936329-12-4

"Defining and Supporting Entreprensurial Profit and Incentive, and External Obsolescence" The Approxial Journal, Winter 2010

"Relationalities between the Overall Property and its Plans, and the Times Approaches to Value "
The Approach Journal, Waster 2009

"The Energy for Change, Building Our Afternative Energy Future" Properly World. Royal Institution of Chartered Surveyors, Winter 2009

\*Corridor Valuelou, the ATF Statiod, and Maximally Productive Uses, Recent Observations from the Rail Line\*
Right of Way Journal, International Fight of Way Absoniation, September 2008

"Correcting Property Taxes on High-Value Properties"



Unpublished, July 2004

"A Clerkratical Apalysis to Determine Three Unknowns: Value, Real Estate Taxes and Real Estate Tax Requiretes" Assessment Journal, Summer 2003

'Property Texes, A Silver Lining' Energy Pulse, July 2003

"Considerations for Valuation and Litipation"
Deloite & Tauche Real Estate Newsletter, New York, April 2000

"Reducing Property Taxes of a Ricing Marker Real Edale New York, February 1908

# FEDERAL APPRAISAL & CONSULTING

400 Rouse 22 West, Suite 402 Whitehouse Station, New Jersey 08660

1,908.524.2595 1,908.823.0575 fax

www.lederalappraise).com info@federalapprassal.com

Qualifications of Mark Rodriguez, ASA, MRICS 605,594,3560 mrediguez@federalappraiset.com

# Professional Background:

Director Federal Appraisal & Consulting LLC, New Jersey Sloce 2001

Ib. Mack Rodinguez is a Director at Federal Apprehable Consulting, LLC. Mr. Rodinguez is a medicancel origineer with a Masters Degree in Managerial Accounting; an According Septor Apprehable (ASA) with the American Section of Apprehables and a Member of the Royal Institution of Chartered Supreyors (MRICS).

Mr. Redriguez has over 10 years experience as consultant specializing in both domestic and interretional valuebon projects, appraisal and construction project management and engineering. He previously excited with the Valuebon Group of a "Big Four" accounting first in New York City and with an "EHR top 60" construction management company.

fileth specializes in serving electricity, gas, and water utility released clients as usel, as domestic and international, independent power producers

He has supervised and performed a diversity of valuation, appraisal and consulting engagements, including the valuation of public bibliots, including the partners, completely completely public bibliots and residential parameters. At experience holizes both doesetto and international transactions. These valuation advisory assignments were performed to appraisals, market valuations, purchase price allocations, cost segregation studies, rigidion support, project financing, transactional pricing for taxation and management reporting purposes. Property tox, transfet for tox, acquisitions, divertifiares, instrumes, due difference, non-each charitable contributions, and useful life analyses.

Specifically, these transactions included the valuation of tangetic assets, intengible assets, and goodwilt purchase price effections for tax and fittenois respecting including compliance with the Financial Accounting Standards Board (FASE) Statement Nos. 141, 142, and 143 and 144. Additionably, he tust completed both domestic and international valuation and assignments to comply with international Financial Reporting Standards (FRSE) and International Valuation Standards (FRSE). These transactions favor commonly involved financial, economic, and statistical analysis to establish market values, cost segregation, and overall transactional structuring.

file. Richtquest has analyzed a variety of electric generating facilities and public widly related assets including; base load power plants, capacity and peaking facilities, and transmission and distribution assets. In addition, he has analyzed both electric and gas requesting facilities and distribution systems including gas requesting stations and electrical substations. To data, block has completed valuation of over 430 power plants in over 130 separate transactions, locating over 155,000 MeV of total espacity valuad. Specifically, these electric generating assets include, but are not restricted to;

# FEDERAL APPRAISAL \*\*\* & CONSULTING

- Brigges / Bromass Geberating Marris
  4 Facilities, 122 NYW
- CCGT Generaling Plants 22 Facilities, 19,098 MW
- Cost Generatino Plants. 56 Facilities, 51,153 MW

- Geoinemet Generating Plants
   Facilities, 270 ANV
   Hydroeleckin Generating Plants
   226 Facilities, 18,633 MW
- Natural Gas Generating Plants 55 Facebes, 28,153 MW
- Nuclear Generating Plants 20 Faceldes, 33,897 MW

- Oil Generating Plants 10 Facistiss, 2,130 LW
- . Pat Coke Generating Plants
- 4 Facilities, 920 NW e Remote Tuibling Plants
- 3 Facilities, 106 MAN
- Bolio Viaste Generaling Plants
- 3 Families, 142 keep
- Steam Generating Plants
   Facilities, 23 NW
- Wand Generating Plants
   7 Facilities, 849 MW
- Wood-Fired Generating Plants
- 2 Pacificies, 27 MW

Mr. Rothiguez has supervised and performed numerous engagements involving the valuation of intengible assets including contracts, porter punchase agreements, transitional agreements, mineral and fasalf funi rights. Hangmission constraint contracts, policition credits, computer locknology, trade names, trained and assembled worklores, leases, good/will and point contracts. Describing contracts. Specializations include discounted cosh flow and direct capitalization moders, statistical analyses excluding price forecasting, cost segregation studies and business entity and business interest valuations.

Delgitte & Touche, New York, MY Sanker Manager - Director of Energy & Utility Valuations

Mr. Roddgeest had five years experience as a Benfor Monoger in the Voluation Group of a "Big Fave" consulting from located in New York City. His served as the developer and freed of the indeptudent Power and Public Littles Veluation Practice that includes business development, marketing, and project management of numerous industrial commercial, public utility and independent power related valuation-consisting projects throughout North America. Latin America, and Europe.

Lift. Rodrigues has performed valuation studies of facilities and equipment in the electric unity industry for a variety of purposes including medagement information, margers and adquaitions, privadization, derequisition and appoints restructuring. These valuation studies have generally involved financial, sconomo and statistical analyses to establish fair market values, residual values and remaining useful lives. He has enalyzed a variety of electric generating test micro remains, stream and there unity have load power plants to simulier independent power plants including coal, pas. hydroelectic, resource recovery, bornass, fossil fust, black liquor, sludge-hazardous and bornass projects Additional facility valuation assignments prepared by Mr. Rodriguez Include electric transmission and distribution systems and natural has networks.

# FEDERAL APPRAISAL & CONSULTING

# Mechanical / Electrical Project Engineer

1690 to 1995

his. Rodriguez obtained over five years of progressively responsible engineering and donaturation management experience with specific experies in industrial and commercial contracting. Mr. Rodriguez has served as a project engineer on the following capital projects:

- Sayreville Cogeneration Facility, \$1 MfW natural gas fixed combined cycle cogeneration facility in Sayreville,
- Bellingham Copeneration Facility, 311MW gastos fired conjumed cycle copeneration facility in Bellingham.
- Northweiterland County Prison, 1000 bad correctional facility built on a design/salete-aseback program for PA Department of Corp. esticas in Shamokin, PA
- Eile County Prison, 1000 hell correctional facility bulk on a design/saleriesseback program for PA Department of Conscious in Allicon, PA
- Allegheny County Jali, 1,800 cell efficient inner city high rise pail for the County of Allegheny in downtown.
- Lakewood Cogeneration Facility, 237 LEW natural gas fixed combined cycle cogeneration facility in Lakevered, NJ
- Mercer County Resource Recovery Facility, design and permitting for this future 62 MW facility in Trenton,
- Onondaga Resource Recovery Facility, 40 MW Inchity in Syrapuse, NV

### . Professional Affiliations:

- ASA, American Society of Appraisers Accredited Senior Appraiser
  - Accredited Senior Appraisar with the American Stokety of Appraisars
  - ASA Designation in Machinery & Technical Specialism
  - Member of American Society of Approlaces Horth Jersey Chapter #75

  - ASA Northern New Jersey Chapter, President, 2004/2005 ASA Burthern New Jersey Chapter, Vice President, 2003/2004 ASA Burthern New Jersey Chapter, Chapter Secretary, 2002/2003
- · MRICS. The Royal Institution of Chartered Surveyors Number
- Appraisal issues Task Force (AITF) Member
- The American Society of Mechanical Engineers (ASME) Member to 2008088; Since 1989
- Society of Depreciation Professionals (SDP) —Member

- Master of Science in Managerial Accounting ... New Jersey Institute at Technology ("HJFT") \$008
- Eacheter of Science in Machanical Engineering NUT 1000
- \* ASA American Society of Appraisers
- Risal Estate Certificate Program Monnocity University 2007

# FEDERALAPPRAISAL

# Speaking Engagements:

- Power & Electricity World Latin America 2009 Pre-Conference Workshop Topic "Creating and Aleasuring Value - Power Plant Development." Mians, Florida, US
- Power & Electricky World Latin America 2009 Panel Topic "Letin Rower Generators" Point of View. "Neams. Florida. US
- Comptence FRS Seminar 2008 Presentation Topio "ITRS implementation and the Atreol on Fair Value." Saletage Calle
- FCG Annual Fell Conference 2007 -- Presentation Tapus "Coat Segregation: A Service that Pays for Instit," Chicago, Minos, US
- International Association of Assessing Officers 72<sup>th</sup> Annual International Conference 2005 Presentation Topic "Recognizing 6 Separating Real Property, Personal Property, and Internative Values in Common Intiliations of Value," Militarukee, Wisconsin, US
- Workshop Leader for the 8th Annual Electric Asset Valuetion Conference 2003 Presentation Topic "Getting the Most for Your Appealast Dollar — Valuation Fechniques, Theories and Practices," Houston, Taxes US
- Numbinus presentations at sensues and conferences regarding financial advisory services, business vakiabons and cost segregation studies.

# Federal Appraisal & Consulting



465 Route 22 West, Suite 403 Whitehouse Station, New Jersey 08882

1.908.534.3595 (,908.823.0575 fax

www.lederalapprassi.com chris@federalapprassi.com

Qualifications of Chris Olmsted

## Professional Background

Approise// Consultant Faderal Approised & Consulting LLC, New Jersey Since 2007

At Federal Appraised & Consulting LLC. Wr. Obnsted provides appraised and appraised consisting services for continental property types around the country. The properties include apparaments, eithers, retail, includes the commercial developable land, as well as utilizes and power-stated property types. The reports include USPAP-complaint full normalizes and consulting reports and studies.

Case Manager - Child Protective Services Buscombe County, North Carolina 2005 to 2007

Mr. Oknákid árvestlystéd reports of ohád abuse and neglect and provided case managentank services to lamites found to be in need of services.

Child and Family Services Clistosi Case Manager New Visios Behavioral Hastiti, Acheville, NO 2003 to 2006

81. Ohnsted participated intake assessments and differential diagnosis services for clients, and provided copping case management services for clients found to be in need of services.

Licensed Real Estate Salesperson Century 21 Mountain Lifestyles, Asheville, NC 2002 to 2004

Mr. Olmsted brokered commercial and residential real estate sales and rentals.

# Federal Appraisal & Consulting

# Enucation Background

Master of Arts Psychology Apparachien State University Buone, North Caroline

Bookelor of Science Psychology University of Florida Gastesty Re, Florida

Approximitinstitute
Highest and Dask Use and General Attribet Analysis; Advanced Sales and Cost Approach Techniques; General
Approxime Report Writing and Cese Studies. Advanced Income Capitalization; Advanced Concepts and Cese Studies.

Professional School of Business R1, R2, USPAP. Condo Appraisal. Small income Property Appraisal, income Approach to Appraisal, and Advanced Income Approach to Appraisal

### Licenses

State Certified Reaf Estate General Appealses
New Jersey License # 428/000204800

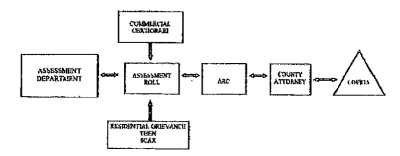
Articles and Publications

"Options in Real Estate Valuation"
The Appreciat Journal, Summer 2013

# B. Detail prior experience in the area of mass assessment modeling.

Standard Valuation Services has worked in the mass valuation and assessment arena for over twenty (20) years, with vast experience in Nassau County and the Assessment System. Our firm has worked with every aspect of the Assessment System, from the creating of Assessments to the defending of Assessments, SCAR proceedings, ARC and defense of assessments in the Courts,

### ASSESSMENT PROCESS



- From 1993 to present, our firm has worked on defending SCAR proceedings and Article 78
  cases for both Nassau County and multiple Villages. Our record on defending these cases is
  strong as we have been able to obtain favorable results, saving the municipalities we work
  for a vast amount of tax refunds.
- Our firm has provided extensive litigation support and expert testimony regarding Assessment disputes, most notable being The Roosevelt Field Mail Tax Certiorari case. Our firm was hired by the County Attorney's office for the Roosevelt Field Mail Tax Certiorari case based on our vast knowledge and experience in litigation support, which was successfully defended (no reduction). A loss on this case would have cost the County millions of dollars, as arguably Roosevelt Field is a billion dollar asset.
- Our firm has completed many large scale projects for Nassau County, saving the County millions of dollars, most notable is the 2012 litigation support project, regarding the Halpern Vs. Nassau County case, which involved 2 open tax rolls, 2010/2011 & 2011/12. This case was brought forward by residents of Nassau County claiming that the 5CAR practices by Nassau County were not completed in a fair and equitable manner. Our firm in a 3 month period, based on our vast modeling resources, was able to settle in conjunction with the County Attorney's office, approximately 60,000 cases, prior to a refund position, saving the County millions of tax dollars. The results of our negotiations with over 100 tax representatives and residential petitioner's Attorneys, successfully concluded the Halpern litigation, further leading to the development of a Taxpayers' Bill of Rights for the Nassau County residents and a procedure and policy for establishing a residential Assessment Ratio for each year going forward.

# Summary of Revaluation and Systematic Review & Analysis Projects

Municipality	Parcel Count	Date Completed	Update Performed
Nassau County *	418,000	2003	2004-2005
Gien Cove	7,612	2001	2005
Russeli Gardens **	283	2005	2006-current
Lake Success **	978	2008	2009-current
Mineola **	5,675	2008	2009-current
Sea Cliff **	1,923	2008	2009-current
Farmingdale **	2,299	2010	2011-current
Westbury **	4,747	2010	2011-current
Great Neck **	2,980	2011	2011-current
Williston Park **	2446	2011	2012
Great Neck Estates **	895±	2013	2014-2015
Roslyn Estates ***	423±	2013	2012-2013

\*Local component of Nassau County revaluations

\*\*\* Systematic Review & Analysis Project.

As evidenced in the grid above, our firm has vast mass appraisal experience within the Nassau County bounds. In the last 10 years we have worked on 12 mass appraisal and Assessment related projects within Nassau County. The first of these projects was the City of Glen Cove, followed by the Nassau County Revaluation where our firm was brought in as the major local component for our vast and intimate knowledge of the Real Estate within Nassau County's boundaries. Since then we have completed Revaluations of 9 Villagos that have all kept their revaluations current, with annual updates. And lastly, this last year we have completed a Systematic Review and Analysis of the Assessment Roll of Roslyn Estates. All of these projects required our modeling staff, appraisal staff and management staff to perform at a high level. All of the projects completed have received rave reviews and we have provided references for your review in Appendix C, subsection d to confirm this.

Summary of Villages where Assessment & Consultation Services were provided

Municipality Date Comple		
Lynbrook	Currently on going	
Rosiyn	Currently on going	
Floral Park	Currently on going	
East Rockaway	Currently on going	
Island Park	Currently on going	
New Hyde Park	Currently on going	

For the above 6 Villages our firm performs Assessment Consulting Services, defends the roll for Small Claims filings and maintains their Assessment Rolls. We also review building permits, applications for exemptions and make sure their exemptions are all processed properly. We have also helped some of the village with their issues regarding Super Storm Sandy and the damages that occurred within those Villages. Our unmatched expertise regarding assessment and market knowledge throughout these Villages is extensive.

<sup>\*\*</sup> Villages that have completed a revaluation and kept it current with annual updates.

In 2013, our firm was contacted by the New York State Department of Transportation, upon request from the Governor's Office, to complete a valuation of over 2,000 parcels that were damaged by Super Storm Sandy from Staten Island through to Flanders on Long Island. This project encompassed over 2,000± homes throughout the Metropolitan area, of which over 1,100 were on located on Long Island and notably, three entire neighborhoods had to be successfully modeled and consistently valued within the Staten Island area, Oakwood Beach (458 parcels), Ocean Breeze (159 parcels) and Graham Beach (286 parcels). This was a very complex assignment that required significant public relations, as one could imagine, and to date our firm has received accolades from the Governor's office down to Jon Kalman, the appointed Storm Recovery Cxar, who serves as Special Advisor of the Long Island Storm Recovery for the New York Rising Program.

Most recently our company was retained by Suffolk County to complete trial-ready appraisal assignments on storm damaged oceanfront properties on Fire Island, associated with the dune restoration project administered by the US Army Corps of Engineers. We are currently the exclusive expert working in the Davis Park community. This project is a highly sensitive appraisal assignment that consists of full and partial fee takings as well as the acquisition of permanent easements. This assignment is scheduled to be completed early summer of this year.

# C. Detail prior experience with public sector clients (similar size and scope).

Our firm has vast experience dealing with public sector clients. Below is a partial list of some of the projects we have handled with public exposure.

- Multiple Department of Transportation takings involving hundreds of parcels, throughout Long Island,
- Our firm has been in front of many Zoning Public hearings throughout Nassau County and we are recognized as real estate experts.
- The process of completing Revaluation Projects throughout Nassau County required professional public relations interactions with the residents and property owners.
   These public relations meetings and opportunities were crucial to the success of these Revaluation projects.
- During the Revaluation of Nassau County in 2003, our firm was utilized on a public basis
  to inform the Nassau County legislature on status, updates and progress of the project.
- Over the last 20 years, our firm has defended Small Claims Assessment Review SCAR
  cases for Nassau County, on numerous occasions we were brought forward to the
  Nassau County Legislature to publicly explain this process and how it was handled
  regarding the residents of Nassau County.

- Mr. Smith of our firm, has also served on a New York State Board of Real Estate Appraisers where there are public web casts 3 to 4 times a year, broadcasting regulatory information for the appraisers and public to observe during the year.
- Over the past 25 years, Standard Valuation Services has been in the public arena based on the large scale projects they have performed, and at all times handling themselves in a professional and responsible manner. Public relations is one of the unique strengths of our firm.
- D. Detailed cover letter on the firm's letterhead indicating EIN number and the name of the parties authorized to discuss and/or enter into negotiations with Nassau County with respect this proposal.

Letter can be found on the following page.

PPROVED AND	SUBMITTED BY:		
		·	
Signature)		e <del>v - Emilie - Timorep<sup>in</sup>aego-du-lalis-lubinosymus-addaus-dubi</del> n	
RINT NAME:	Matthew L. Smith		DATE: June 8, 2015



27 BAST (LBO ID) 27 HNIGH MINGUNA (LBO ISHL 1154) TH 516-248-0422 (FAN SHOTAS) 1985 SAN NA HAN MEMBERAL HINN, SOPER SU-MACPPACKAL KEN TURE HJØB 141 MEJONESOCA NA 1997 (MAZZI

sensyation discussorios and

etropare i contre vas acceptor astoria se atrece, et a como e previa el attitu sus previa el attitu sus attitu de contre qui et et la contre qui et et la contre qui

Some standard of the

to result the late of the place

end y skunt transcoller yez transcoller yez transcoller yez

Mistractife administracy difference of Mills Committee and English and Mistrace of Appropria

June 8, 2015

Mr. Steven L. Corte, IAO IFAS SRA ASA CSA-G Deputy County Assessor Nassau County Department of Assessment 240 Old Country Road — Fourth Floor, Room 400 Mineola, NY 11501

RE:

Systematic Review and Analysis of Assessments
Nassau County Department of Assessment

RFP # ASO518-1509

Dear Mr. Corte:

This is our required cover letter, which indicates our EIN# as well as our authorized contact information.

# Standard Valuation Services EIN # - 11-2971981

Matthew Smith is the authorized contact and negotiator for Nassau County with respect to this proposal.

Contact Information:

Office Phone - (516) 248-6922 - ext. 0

Cell Phone -

(516) 697-1792

Fax -

(516) 742-4365

Email Address: Msmith@standardvaluation.com

If you have any questions or need any additional information, please do not hesitate to contact me.

Respectfully submitted,

Matthew L. Smith, MAI, SRA, MRICS

President

**BUSINESS HISTORY FORM** 

#### **Business History Form**

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Data: <u>June 8, 2015</u>
1) Proposer's Legal Name: Smith Valuation Services, Inc. DBA Standard Valuation Services
2) Address of Place of Business: 27 East Jericho Turnpike - Mineola, NY 11501
List all other business addresses used within last five years:  NONE
3) Mailing Address (If different):SAME
Phone (516) 248-6922
Does the business own or rent its facilities? Own
4) Dun and Bradstreet number: 613494954
5) Federal I.D. Number: <u>11-2971981</u>
6) The proposer is a (check one): Sole Proprietorship Partnership _X Corporation Other (Describe)
7) Does this business share office space, staff, or equipment expenses with any other business? Yes X No If Yes, please provide details: Smith & DeGroat Real Estate, a real estate brokerage and management firm in business since 1949
8) Does this business control one or more other businesses? Yes No $\underline{X}$ If Yes, please provide details:
9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes No _X If Yes, provide details.

103

STANDARD VALUATION SERVICES

RFP #ASO518-1509 - Systematic Review and Analysis of Assessment
10) Has the proposer ever had a bond or surety cancelled or forfelted, or a contract with Nassau County or any other government entity terminated? Yes No _X if Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details
regarding the termination (if a contract).
11) Has the proposer, during the past seven years, been declared bankrupt? Yes No X If Yes, state date, court jurisdiction, amount of liabilities and amount of assets
12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business. Yes No _X If Yes, provide details for each such investigation
13) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business, Yes
14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges perfained to events that allegedly occurred during the time of employment by the submitting business, and ellegedly related to the conduct of that business:  a) Any felony charge pending? No X Yes If Yes, provide details for each such charge.
b) Any misdemeanor charge pending? No X Yes If Yes, provide details for each
STANDARD VALUATION SERVICES 104

related to the conduct of business? No X Yes if Yes, provide details for each s conviction
CONTROLOT

M : FIIDIN O
in the past five years, been found in violation of any administrative, statutory, or regulatory provisions? No <u>X</u> . Yes If Yes, provide details for each such occurrence
15) In the past five years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? No X Yes If Yes, provide details for each such instance.
16) For the past five tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limit to water and sewer charges? No X Yes If Yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire.
Provide a detailed response to all questions checked "YES". If necessary, use additional sheets
17) Conflict of Interest:
a) Piease disclose:
(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting as collection agent on behalf of Nassau County. None
(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting as collection agent on behalf of Nassau County. None
(iii) Any other matter that your firm balleves may create a conflict of interest or the appearance of a conflict of interest in acting as a collection agent on behalf of Nassau County.
b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of Interest would not exist for your firm in the future. None

Attachments to Business History Form

Please provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services.

 A. Include a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

Should the proposer be other than an individual, the Proposal should include:

- i) Date of formation; June 1, 1989
- Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner;

Matthew L. Smith - 3 Fathers Court, Dix Hills, NY 11746 - President/Treasurer Andrew W. Albro - 269 Roselle St., Mineola, NY 11501 - Vice President Joanne E. Smith - 3 Fathers Court, Dix Hills, NY 11746 - Secretary

- Name, address and position of all officers and directors of the company;
   Matthew L. Smith 3 Fathers Court, Dix Hills, NY 11746 President/Treasurer Andrew W. Albro 269 Roselle St., Mineola, NY 11501 Vice President Joanne E. Smith 3 Fathers Court, Dix Hills, NY 11746 Secretary
- iv) State of Incorporation (if applicable); New York State (see attached)
- v) The number of employees in the firm; 32
- vi) Annual revenue of firm; \$5,800,000
- vii) Summary of relevant accomplishments In Appendix B letters b and c
- viii) Copies of all state and local licenses and permits. Licenses Attached
- B. Indicate number of years in business. 26 years
- C. Provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services. Tax Return Attached
- D. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work.

Company	Village of Westbury	(Revaluation Project)
Contact Person	Mayor Peter Cavallaro	
Address	235 Lincoln Place	
City/State	Westbury, NY 11590	
Telephone	(516) 334-1700	
Fax#		
E-Mail		
Address	pcavallaro@duckpondcorp.com	

### RFP #A\$0518-1509 - Systematic Review and Analysis of Assessments

Comment Mills	one of Dealers Edular - 20 July with Dealers A. L. J. & A
Company VIII	age of Roslyn Estates (Systematic Review & Analysis of Assessment Roll)
Contact Person	Mayor Jeffrey Schwartzberg
Address	2 The Tulips
City/State	Rosiyn Estates, NY 516-621-3541
l elebuone	510-021-3041
rax#	516-621-3109
E-Mail Address	Jeffrey-chwartzberg@colllers.com
Company	VIIIage of Mineola (Revaluation Project)
Contact Person	Joe Scallero/Senator Jack Martins
Address	155 Washington Street
City/State	Mineola, NY
Telephone	516-746-0750 516-435-4113
Fax#	
E-Mail	,
Address	Jmartins@msn.com
, <del></del>	
O	Office of Other Paris, and Name of the Paris, and Paris
Company Go	vernor's Office of Storm Recovery - NY Rising Recovery Programs
Contact Person	Rebecca Sinclair - Managing Director
Address	Bicounty Boulevard
City/State	Farmingdale, NY
Telephone	631-465-9515 917-913-2876
Fax #	
F-Mall Address	manuscription of the contract

2015

#### APPENDIX C

#### CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Matthew L. Smith</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Lieul	Dieve	NEAL D. PEYONER MOTARY PUBLIC, State of New Yo
Notary Public	)	No. 494/1197 Qualified in Nasseu County Commission Expires Much C. <u>LQ (C</u>
	ing business: <u>Stan</u>	dard Valuation Services
By:M	atthew L. Smith	
Print name	The state of the s	
Signature	194	
— Pre:	sident .	
Title Pre		The state of the s
_06 / 8	/ 2015	
Date		

Sworn to before me this  $\S^{2^{n}}$  day of  $\S_{-\infty}$ 

CERTIFICATE OF INCORPORATION

# State of New York Bepartment of State

035359

a through certify that I have compared the annexed copy with the original document filed by the Department of State and that the Searc is to cornect removing of mid-priving

Witness my hand and seed of the Department of State on

MAY 181999

Secretary of State

350300/081112/02

CERTIFICATE OF INCORPORATION

Q₽

SMITH VALUATION SERVICES, INC.

Under \$402 of the Business Corporation Law

r, the undersigned, being of the age of eighteen years or over, for the purpose of furning a corporation pursuant to \$402 of the Business Corporation Law, do hereby certify:

FIRST: The name of the corporation is: SMITH VALUATION SERVICES, INC.

second: The purpose or purposes for which it is formed are:

To engage in any lawful aut or activity for which a corporation may be organized under the Business Corporation Law, provided that the corporation is not formed to engage in any act or activity requiring the consent or approval of any state official, department, board, agency or other hody without such approval or consent first being obtained.

THIRD: The office of the corporation in the State of Hew York shall be located in the County of Nassau.

FROM The aggregate number of shares which the corporation to shall have the authority to issue is 200 without par value.  $\mbox{CO}$ 

FIFTH: The Secretary of State is designated as the agent of Cu the corporation upon whom process against the corporation may be served. The post office address to which the Secretary of State C shall mail a copy of any process against the corporation served the upon him or her is off Murphy & Bartol, 22 Jeriobo Turnpike, Miscola, New York 11501.

SIXTH: No director of the comporation shall be personally breach of duty in such capacity, except as otherwise provided by law.

IN MITMESS WHEREOF, the undersigned has because subscribed this certificate and affirmed it as true under the penalties of perjury this 17th day of Mey, 1969.

Gina Carney 53 Howard Street

Albany, New York 13207

STANDARD VALUATION SERVICES

112

CERTIFICATE OF INCORPORATION

OF

ENDTH VALUATION RERVICES, INC.

STATE OF NEW YORK
DEPARTMENT OF STATE
FILED MAY 16 1889

AND OF CREEK S.

COMPLYING THE STATE
OF NEW YORK
DEPARTMENT OF STATE
FILED MAY 16 1889

AND OF CREEK S.

COMPLYING THE S.

CONTY, THE S.

STATE AND LOCAL LICENSES

# APPENDIX C - CONTINUED FINANCIAL STATEMENT (LATEST TAX RETURN)

CONFIDENTIAL AND REQUESTED EXEMPTION TO DISCLOSURE UNDER FOIL

PRINCIPAL QUESTIONNAIRE

#### PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered and the answers typewritten or printed in ink. If you need more space to answer any question, please use additional sheets.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

Principal Name Matthew L. Smith
Date of birth 11 / 19 / 62
Home address 3 Fathers Court  City/state/zip Dix Hills, NY 11746
Ruelnass address 27 East Iarlaha Turanika
City/state/zip Mineola, NY 11501
City/state/zlp         Mineola, NY 11501           Telephone         (516) 248-6922
Other present address(es) None
City/state/zip
Telephone List of other addresses and telephone numbers attached
List of other addresses and telephone numbers attached
2. Positions held in submitting business and starting date of each (check all applicable)
President 06 / 01 / 89 Treasurer 06 / 01 / 89 Chairman of Board / Shareholder / Chief Exec. Officer / Secretary / Chief Financial Officer / Partner / (Other)
3. Do you have an equity interest in the business submitting the questionnaire?
NO YES X if Yes, provide details. 24% ownership
4. Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? NO X YES If Yes, provide details.
6. Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? NO X YES : If Yes, provide details.
6. Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? NO X YES If Yes, provide details.
STANDARD VALUATION SERVICES 117
ANNINGER TRUPPLINGUISM

117

STANDARD VALUATION SERVICES 118
f) In the past 5 years, have you been found in violation of any administrative or statutory charges?  NOXYES If Yes, provide details for each such occurrence.
e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NOX_ YES if Yes, provide details for each such conviction.
d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO X YES If Yes, provide details for each such conviction.
c) is there any administrative charge pending against you? NO X YES If Yes, provide details for each such charge.
b) is there any misdemeanor charge pending against you? NO X YES If Yes, provide details for each such charge.
a) Is there any felony charge pending against you? NO X YES if Yes, provide details for each such charge.
8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NOX YES If Yes, provide details for each such instance.
c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? NO $\underline{X}$ YES $\underline{\hspace{1cm}}$ If Yes, provide details for each such instance.
b. Been declared in default and/or terminated for cause on any contract, and/or had any contract cancelled for cause? NO X YES If Yes, provide details for each such instance.
a. Been debarred by any government agency from entering into contracts with that agency? NO X YES If Yes, provide details for each such instance.
7. In the past 5 years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 6 in which you have been a principal owner or officer:
NOTE: An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES", if you need more space, photocopy the appropriate page and attach it to the questionnaire.

9. In add	lition to the information provided in re	aponae to the previous	s questions, in the past 5 yea	ITS,
	you been the subject of a criminal inv			
feder	al, state or local prosecuting or investi	igative agency and/or t	the subject of an investigatio	'n
	a such investigation was related to act			
subm	itting business entity and/or an affiliate	ed business listed in re	esponse to Question 57 NO	
	YES If Yes, provide details f			

- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federat, state, and local regulatory agencies while you were a principal owner or officer? NO X YES \_\_\_\_\_ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO X YES If Yes; provide details for each such instance.
- 12. For the past 6 tax years, have you falled to file any required tax returns or falled to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO \_X YES \_\_\_\_\_ If Yes, provide details for each such year.

CE	RT	FI	CA	TIO	N

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, Matthew L Smith , being duly swom, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to	before me	this V	day of	J-1	2015
011011110	201010110	Cé IÈGE 15	GMY QI	1	2010

1 Lock	) Juganer	PEAL D. PEYSNER PLATY FUBLIC, State of New York Place 4948197
Notary Public	2	en Wad in Meseau County
		i sam i release bligamete 7011

Standard Valuation Services						
Name of submitting business						
Matthew L. Smith						
Print name						
Signature						
President/Treasurer						
Title						
06/8_/_2015 Date						

#### PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered and the answers typewritten or printed in ink. If you need more space to answer any question, please use additional sheets.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1. Principal Name	Joanne E. Smith	
Date of birth 03 / 08	/ 1962	
Home address	3 Fathers Court	
City/state/zlp	Dix Hitls, NY 11746	
Business address	27 East Jericho Tumpike	
City/state/zip	Mineola, NY 11501 (516) 248-6922	
(Hermanne	(516) 248-6922	
Other present address:	ės) <u>None</u>	
Telephone	N. Miller	
List of other addresses	and telephone numbers attached	
2. Positions held in sub	mitting business and starting date of each (check all applicable)	
President/Trea Chairman of Board Chlef Exeo, Officer Chlef Financial Officer Vice President _06 / C (Other)	//Shareholder/_/ _//_Secretary_06 / 01 / 89 _// Partner/_/	
3. Do you have an equ	ty interest in the business submitting the questionnaire?	
NO YES X	Yes, provide details. 51% ownership	
type of contribution ma	nding loans, guarantees or any other form of security or lease or any other de in whole or in part between you and the business submitting the YES If Yes, provide details.	
5. Within the past 3 yea profit organization othe provide details.	is, have you been a principal owner or officer of any business or not-forthan the one submitting the questionnaire? NO $X$ YES; If Yes,	
8. Has any governmeni Section 5 in the past 3 Yes, provide detalls.	af entity awarded any contracts to a business or organization listed in years while you were a principal owner or officer? NO X YES If	
	•	
Oni union Witterson Chi	TOYOUT AND THE TOWN AND	_

NOTE: An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency.

Provide a detailed response to all questions checked "YES", if you need more space, photocopy the appropriate page and attach it to the questionnaire.

and appropriate page and attach it to the question make.
7. In the past 5 years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer.
a. Been debarred by any government agency from entering into contracts with that agency? NO X_ YES if Yes, provide details for each such instance.
b. Been declared in default and/or terminated for cause on any contract, and/or had any contract cancelled for cause? NO X YES If Yes, provide details for each such instance.
c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? NO $\underline{X}$ YES $\underline{\hspace{1cm}}$ If Yes, provide details for each such instance.
d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NOX YES If Yes, provide details for each such instance.
8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If "Yes", provide details for each such instance. (Provide a detailed response to all questions checked "YES", If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
<ul> <li>a) Is there any felony charge pending against you? NO X YES If Yes, provide details for each such charge.</li> </ul>
<ul> <li>b) Is there any misdemeanor charge pending against you? NO X YES If Yes, provide details for each such charge,</li> </ul>
c) is there any administrative charge pending against you? NO X YES If Yes, provide details for each such charge.
d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO X YES If Yes, provide details for each such conviction.
e) in the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO X YES If Yes, provide details for each such conviction.
f) In the past 5 years, have you been found in violation of any administrative or statutory charges?  NO X YES If Yes, provide details for each such occurrence.

- 9. In addition to the information provided in response to the previous questions, in the past 6 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? NO \_\_\_\_\_\_\_\_ YES \_\_\_\_\_\_ If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? NO X YES \_\_\_\_\_ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO X YES If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO X YES if Yes, provide details for each such year.

-	Ю	*	lC	٨	T	_	۴.	١
	١,	. В І					ы	ı

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, Joanne E. Smith , being duly swom, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that i supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this  $b^{(i)}$  day of  $a \sin b = 2015$ 

Notary Public

NEAL D. PEYSNER
NOTARY PUBLIC, State of New York
No. 4948197
Qualified in Nassau County
Commission Expires March 6, 2027

Standard Valuation Services
Name of submitting business

Joanne E. Smith

Print name

Signature

Secretary

Title

06 / 8 / 2015

Date

#### PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered and the answers typewritten or printed in lnk. If you need more space to answer any question, please use additional sheets.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1. Principal Name	Andrew W. Albro	
Date of birth <u>01 / 05 /</u> Home address	269 Roselle Street Mineola, NY 11501 27 East Jerick 1504	
City/state/zip	Mineola, NY 11501	-
Business address	27 East Jericho Tumpike	
Telephone	Minecla, NY 11501 (516) 248-8922	
Other present address(es	to 107 240-0022 s) None	
City/state/zip		
List of other addresses ar	nd telephone numbers attached	
2. Positions held in submi	itting business and starting date of each (check all applicable)	
Chief Financial Officer	rer	
3. Do you have an equity	interest in the business submitting the questionnaire?	
NO YES X IFY	es, provide details. 25% ownership	
type of contribution made	ing loans, guarantees or any other form of security or lease or a in whole or in part between you and the business submitting the YES If Yes, provide details.	any other le
5. Within the past 3 years profit organization other the provide details.	, have you been a principal owner or officer of any business or nan the one submitting the questionnaire? NO X YES	not-for- If Yes,
6. Has any governmental Section 5 in the past 3 yea Yes, provide details.	entity awarded any contracts to a business or organization liste ars while you were a principal owner or officer? NO X YES	edin 3If
STANDARD VALUATION SERVE	CES	125

NOTE: An affirmative answer is required below whether the sanction arcse automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

7. In the past 5 years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:  a. Been debarred by any government agency from entering into contracts with that agency? NO X YES If Yes, provide details for each such instance.  b. Been declared in default and/or terminated for cause on any contract, and/or had any contract cancelled for cause? NO X YES If Yes, provide details for each such instance.  c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, fallure to meet pre-qualification standards? NO X YES If Yes, provide details for each such instance.  d. Been suspended by any government agency from entering into any contract with it, and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO _X YES If Yes, provide details for each such instance.  8. Have any of the businesses or organizations listed in response to Question 5 filled a bankruptoy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptoy as a result of bankruptor proceeding initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptoy proceedings, whenever initiated? If Yes, provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)  a) Is there any misdemeanor charge pending against you? NO _X YES If Yes, provide details for each such charge.  c) Is there any administrative charge pending against you? NO _X YES If Yes, provide details for each such charge.  d) In the past 10 years, have you been convicted, after trial or by piea, of any fsiony, or of any other crime, an element of which relates to truthfulne	the appropriate page and attach it to the questionnaire.
Eyes If Yes, provide details for each such instance.  b. Been declared in default and/or terminated for cause on any contract, and/or had any contract cancelled for cause? NO_XYES If Yes, provide details for each such instance.  c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, fallure to meet pre-qualification standards? NO_XYES If Yes, provide details for each such instance.  d. Been suspended by any government agency from entering into any contract with it, and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO_XYES If Yes, provide details for each such instance.  8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptoy petition and/or been the subject of involuntary bankruptoy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptoy as a result of bankruptoy proceedings intilated more than 7 years ago and/or is any such business now the subject of any pending bankruptoy proceedings, whenever initiated? If Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)  a) Is there any felony charge pending against you? NO_XYES If Yes, provide details for each such charge.  b) Is there any administrative charge pending against you? NO_XYES If Yes, provide details for each such charge.  c) Is there any administrative charge pending against you? NO_XYES If Yes, provide details for each such charge.  d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO_XYES If Yes, provide details for each such conviction.  f) In the pas	7. In the past 5 years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, fallure to meet pre-qualification standards? NO X YES if Yes, provide details for each such instance.  d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO _X YES if Yes, provide details for each such instance.  8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings inflated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If "Yes", provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)  a) Is there arry felony charge pending against you? NO _X YES if Yes, provide details for each such charge.  b) Is there any misdemeanor charge pending against you? NO _X YES if Yes, provide details for each such charge.  c) Is there any administrative charge pending against you? NO _X YES if Yes, provide details for each such charge.  d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO _X YES if Yes, provide details for each such conviction.  a) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO _X YES if Yes, provide details for each such conviction.  f) In the past 5 years, have you been found in violation of any administrative or statutory	a, Been debarred by any government agency from entering into contracts with that agency? NO X_YES if Yes, provide details for each such instance.
not limited to, failure to meet pre-qualification standards? NO X YES If Yes, provide details for each such instance.  d. Been suspended by any government agency from entering into any contract with it, and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NOX YES If Yes, provide details for each such instance.  8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)  a) Is there any felony charge pending against you? NO _X YES If Yes, provide details for each such charge.  b) Is there any misdemeanor charge pending against you? NO _X YES If Yes, provide details for each such charge.  c) Is there any administrative charge pending against you? NO _X YES If Yes, provide details for each such charge.  d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO _X YES If Yes, provide details for each such conviction.  e) In the past 5 years, have you been convicted, after Irial or by plea, of a misdemeanor? NO _X YES If Yes, provide details for each such conviction.	b. Been declared in default and/or terminated for cause on any contract, and/or had any contract cancelled for cause? NO X YES If Yes, provide details for each such instance.
action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO _XYES If Yes, provide details for each such instance.  8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)  a) Is there any felony charge pending against you? NO _XYES If Yes, provide details for each such charge.  b) Is there any misdemeanor charge pending against you? NO _XYES If Yes, provide details for each such charge.  c) Is there any administrative charge pending against you? NO _XYES If Yes, provide details for each such charge.  d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO _XYES If Yes, provide details for each such conviction.  e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO _XYES If Yes, provide details for each such conviction.  f) In the past 5 years, have you been convicted, after trial or by administrative or statutory charges? NO _XYES If Yes, provide details for each such occurrence.	not limited to, fallure to meet pre-qualification standards? NO X YES if Yes, provide
petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)  a) Is there any felony charge pending against you? NO X YES If Yes, provide details for each such charge.  b) Is there any misdemeanor charge pending against you? NO X YES If Yes, provide details for each such charge.  c) Is there any administrative charge pending against you? NO X YES If Yes, provide details for each such charge.  d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO X YES If Yes, provide details for each such conviction.  e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO X YES If Yes, provide details for each such conviction.  f) In the past 5 years, have you been found in violation of any administrative or statutory charges? NO X YES If Yes, provide details for each such occurrence.	action pending that could formally debar or otherwise affect such business's ability to bid or
b) Is there any misdemeanor charge pending against you? NO X YES If Yes, provide details for each such charge.  c) Is there any administrative charge pending against you? NO X YES If Yes, provide details for each such charge.  d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO X YES If Yes, provide details for each such conviction.  e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NOX YES If Yes, provide details for each such conviction.  f) In the past 5 years, have you been found in violation of any administrative or statutory charges? NO _X YES If Yes, provide details for each such occurrence.	petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If "Yes", provide details for each such instance. (Provide a detailed response to all questions checked "YES" if you need
c) Is there any administrative charge pending against you? NOXYES If Yes, provide details for each such charge.  d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO _XYES If Yes, provide details for each such conviction.  e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO _XYES If Yes, provide details for each such conviction.  f) In the past 5 years, have you been found in violation of any administrative or statutory charges? NO _XYES If Yes, provide details for each such occurrence.	a) is there any felony charge pending against you? NO X YES If Yes, provide details for each such charge.
details for each such charge.  d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO X YES If Yes, provide details for each such conviction.  e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NOX YES If Yes, provide details for each such conviction.  f) In the past 5 years, have you been found in violation of any administrative or statutory charges? NOX YES If Yes, provide details for each such occurrence.	b) Is there any misdemeanor charge pending against you? NO X YES If Yes, provide details for each such charge.
other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO X YES if Yes, provide details for each such conviction.  e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NOX YES if Yes, provide details for each such conviction.  f) In the past 5 years, have you been found in violation of any administrative or statutory charges? NOX YES if Yes, provide details for each such occurrence.	c) is there any administrative charge pending against you? NO X YES If Yes, provide details for each such charge.
TYPES If Yes, provide details for each such conviction.  f) In the past 5 years, have you been found in violation of any administrative or statutory charges?  NOX YES If Yes, provide details for each such occurrence.	other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO X YES If Yes, provide details for each such
NO X YES If Yes, provide details for each such occurrence.	e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO X YES If Yes, provide details for each such conviction.
	f) In the past 5 years, have you been found in violation of any administrative or statutory charges?  NOX YES If Yes, provide details for each such occurrence.

- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? NO X YES if Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil antitrust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? NO X YES \_\_\_\_\_ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO X YES If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or falled to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO X YES If Yes, provide details for each such year.

CE	RT!	FIG	٠.۵	T	Ö	k	ı

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

Andrew W. Albro \_\_\_\_, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this  $\delta^{\mathcal{D}}$  day of  $\sqrt{\frac{1}{2}}$ 

2015

WEAL D. FEYSNEH
SECALLY PIREAG, State of New You.
No. 4949197
Let The History County
The Explication 6, 2011

Standard Valuation Services Name of submitting business

Andrew W. Albro

Print name

Signature

Vice President

Title

Date

#### APPENDIX E

#### STANDARD CLAUSES FOR NASSAU COUNTY CONTRACTS

- 1. Independent Contractor. The Contractor is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Contractor (a "Contractor Agent"), be (i) deemed a County employee, (ii) commit the County to any obligation, or (iii) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "Person" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).
- 2. No Arrears or Default. The Contractor is not in arrears to the County upon any debt or contract and it is not in default as surety, contractor, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.
- 3. Compliance with Law. (a) Generally. The Contractor shall comply with any and all applicable Federal, State and local Laws, including, but not limited to those relating to conflicts of interest, human rights, a living wage, disclosure of information and vendor registration in connection with its performance under this Agreement. In furtherance of the foregoing, the Contractor is bound by and shall comply with the terms of Appendix EE attached hereto and with the County's registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local taws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.
- (b) Nassau County Living Wage Law. Pursuant to LL 1-2006, as amended, and to the extent that a waiver has not been obtained in accordance with such taw or any rules of the County Executive, the Contractor agrees as follows:
  - Contractor shall comply with the applicable requirements of the Living Wage Law, as amended;
  - (ii) Failure to comply with the Living Wage Law, as amended, may constitute a material breach of this Agreement, such breach being determined solely by the County, Contractor has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.
  - (iii) On a yearly basis, Contractor shall provide the County with any material changes to its Certificate of Compliance, attached to this Agreement as Appendix L.
- (c) Records Access. The parties acknowledge and agree that all records, information, and data ("Information") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The Contractor acknowledges that Contractor Information in the County's possession may be subject to disclosure under Article 6 of the New York State Public Officer's Law ("Freedom of Information Law" or FOIL"). In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Contractor of such request prior to disclosure of the Information so that the Contractor may take such action as it deems appropriate.

#### APPENDIX E

- 4. Minimum Service Standards. Regardless of whether required by Law:
- (a) The Contractor shall, and shall cause Contractor Agents to, conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.
- (b) The Contractor shall defiver services under this Agreement in a professional manner consistent with the best practices of the industry in which the Contractor operates. The Contractor shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Contractor Agents to obtain and maintain, all approvals, licenses, and certifications ("Approvals") necessary or appropriate in connection with this Agreement.
- 5. Indemnification; Defense; Cooperation.
- (a) The Contractor shall be solely responsible for and shall indemnify and hold harmless the County, its officers, employees, and agents (the "Indemnified Parties") from and against any and all liabilities, losses, costs, expenses (including, without limitation, reasonable attorneys' fees and diabursements) and damages ("Losses"), arising out of or in connection with any acts or emissions of the Contractor or a Contractor Agent, regardless of whether taken pursuant to or authorized by this Agreement and regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same; provided, however, that the Contractor shall not be responsible for that portion, if any, of a Loss that is caused by the negligence of the County.
- (b) The Contractor shall, upon the County's demand and at the County's direction, promptly and diffigently defend, at the Contractor's own risk and expense, any and all sults, actions, or proceedings which may be brought or instituted against one or more indemnified Parties for which the Contractor is responsible under this Section and the Contractor shall pay and satisfy any judgment, decree, loss or settlement in connection therewith,
- (a) The Contractor shall, and shall cause Contractor Agents to, cooperate with the County in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement.
- (d) The provisions of this Section shall survive the termination of this Agreement.

#### APPENDIX E

#### 6. Insurance

- (a) Types and Amounts. The Contractor shall obtain and maintain throughout the term of this Agreement, at its own expense; (i) one or more policies for commercial general liability insurance, which policy(ies) shall name "Nassau County" as an additional insured and have a minimum single combined limit of liability of not less than two million dollars (\$2,000,000) per occurrence, (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(les) shall have a minimum single combined limit liability of not less than one million dollars (\$1,000,000) per claim, (iii) compensation insurance for the benefit of the Contractor's emptoyees ("Workers' Compensation Insurance"), which insurance is in compliance with the New York State Workers' Compensation Law, and (iv) such additional insurance, including, without limitation, builder's all risk, if applicable, automobile liability insurance and umbrella liability insurance, as the County may from time to time specify.
- (b) Acceptability; Deductibles; Subcontractors. All insurance obtained and maintained by the Contractor pursuant to this Agreement shall be (i) written by one or more commercial insurance carriers licensed or authorized to do business in New York State and acceptable to the County; and (ii) in form and substance acceptable to the County. The Contractor shall be solely responsible for the payment of all deductibles to which such policies are subject. The Contractor shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by the Contractor under this Agreement.
- (c) Delivery; Coverage Change; No Inconsistent Action. Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the County Attorney's Office. Not less than thirty (30) days prior to the date of any expiration or renewal of, or actual, proposed or threatened reduction or cancellation of coverage under, any insurance required hereunder, the Contractor shall provide written notice to the County Attorney's Office of the same and deliver to the County Attorney's Office renewal or replacement certificates of insurance. The Contractor shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take any action, or ordit to take any action that would suspend or invalidate any of the required coverages. The fallure of the Contractor to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of the Contractor to maintain the other required coverages shall be deemed a material breach of this Agreement upon which the County reserves the right to consider this Agreement terminated as of the date of such failure.

\*Insurance Certificates on next page

CERTIFICATE OF INSURANCE



## Houston Gasually Company Ammediative officer 1400 fortillers reveal, footion, 16045 man

## PROFESSIONAL LIABILITY EFRORS & OMISSIONS INSURANCE DECLARATIONS

THE MUSHERMOSH MANGO HEACHMOSHARE) NOT LICENSED BY THE STATE OF HEAVYORK. AND SUBJECT TO ITS SUPERIASION, AND IN THE EMPTY OF HEAVEST MOST PRODUCTED BY THE HEAVYORK STATE SECURITY FUND. THE PERIASION AND HEAVY FOR STATE SECURITY FOR SO, THE DEPARTMENT OF FRANCIAL SECURITY FOR SECURITY FOR

1. Hannes insurest Swin Valuation Services too

7. Addresse

27 Pase Pericher Kumpiku Edineski, NY 11504

.,..

A Mangral Incorrect's Professions — See Endorsoment 500-32

4. Pendacor:

Professional Liability Convoluting Stees.

5. Policy Number;

H715-106764

6. Pullsy Period:

Effective Octe: 05/15/2013 Peophetics Octe: 05/18/2014

(12th) and Lacal Time on the Address of the Manual Insured, above)

7, Rekrouding fligh; 05/18/2005

1. Knereledge Date:

9. Limitol Liabitly;

\$2,000,000 for each Chaim (jocksting Less and Chaim Expenses)
\$2,000,000 for the local of all Chains (including Localed Chain Expenses)

16. Mediaciidas

\$10,000,00 for each Etains fixeleding Law and Claim Expenses)

11. Premiune

\$15,600.00 NYS Surplus Lives Taxo

634.00

State Statesping Front

Administrative/inspection For: \$ 56,00

12. Noticet Security and Privacy Linkship Coverage Collen (Insuring Agreement B):

NO Parchasts (It this box is observed, then Interting Agreement B stablings)

13. Here he likeptert a Chalpar Report may Chales or generalial Chelets to the budieklant below at required below by this Folloy and Section DI. NOT INSCAN FINE. HCC Specialty Chales Department

SOP (1.2015)



This is to critic that Lives Line Association of New York received and reviewed the object of the New York Stole Insurance Line Insurance Line

THE INSURENCE AND MARKO HERICIN IS (ARE) NOT LICENSED BY THE STATE OF MEW YORK, NOT SUBJECT TO ITS SUPPERVISION, AND IN THE EYENT OF THE INSULYENCY OF THE INSURERS), NOT PROTECTED BY THE NEW YORK MEATE SECURITY PRINDS, THE POLICY MAY NOT BE SUBJECT TO ALL OF THE RECULATIONS OF THE DEPARTMENT OF FINANCIAL SERVICES PERTAINING TO POLICY YORKS.



## **BUSINESSOWNERS DECLARATION**

111

BUSINESSOWNERS RENEWAL DECLARATIONS RENEWAL OF ODY 0002050

Policy Number	From	Period To	Countings is Provided in the	Agency Code
OBY-6802850-05	11/20/2014	11/20/2015	CITIZENS INSURANCE COMPANY OF AMERICA	860599600
Hamed Insured and SMITH VALLATICS VALLATION SERV 27 E JERICHO TPI MUNICOLA NY 115	edibla stand Holes Inic. Ce	AND	Agent  800-306-7143 HISH PHADDMENT BERNACES INC. (TREBERS AGENCY GROUP)  80 CANS LINDBERCH BLYDROGS	<b></b>
Policy Period: Beg Business Type: Cl			UNIONDALE, NY †1853 Standard Tiese all the Location of the Storcribes:	Preinfier.

Business of the Named Insured: OFFICE.

in consideration of the premium, insurance is provided the Nemad Insured with Jespeck to those premiues described in the State-Octave and letter of property for which a specific Limit of insurance is shawn, subject to the terms of this policy including forms and enforcements reads a part hereoft.

LOCATION SCHEDINE

Described Prenises:

NO. 1 27 E-MERCHO TPRE, MARROLA, NY 11601

Property Coverage	Links of insurance					
	Les No sof	Bidg No Obi	Loc No	Backs No	Log No	Bidg No
Declar (Ester Arm)	\$ 50	6	\$		<u> </u>	1 1777 1777
Building Amount Valuation	HOT COVER	ih	***************************************		<u> </u>	
Phie Percount Pyey Valuation	\$ 237,5	(9 KC				W,
Developse Income	ACTUAL BURN	NESS LOSS SUR	TAINED MES	EXCEEDING 3 C	PRICKIA ITALIA	Ch M/ Im
Bushans Income Visiting Period	Excluded / Ma 24 HOUR	na i 24 houp i 48	how / 72 h	HII.	CHARLES THE STATE OF	Manual
Coverage		- 1m - Princi - 2	Uni	of licensister	***************************************	
Liability and Medical Pa reduced the America of Liability of the Fundamen	Brilitation was pro-	가게 어때있는 점을 혹	/ Damage Lan	برياسم بخلاليالها الد	old cloks for the profession for	lotioning coverages in DAL of Section N
Desirous Linkshy		\$1.400,000	Per Occu	TARCE	\$2,000.040	Aggeogate
Herital Expenses		\$ 5,000	Each Pars		<u> </u>	1.00.00.00
Property Demage Legal	Exability	\$ 300,000	Any one !	lee, Explosion, My	kinima. Baroke or t	Lastrone
Form, 391-1002 (6-05)						Page 1 nd 2

Date Kelleck 0908/2814

OFRIGHALINEURED

Page 1 of 2
Payment Type: Cust series otherwise bela



#### BUSINESSOWNERS DEGLARATION BUSINESSOWNERS RENEWAL DEGLARATIONS

. . . . .

10.0

RENEWAL OF ODY BROSSE

	From	i Period To	Coverage la Provided in the	Agency Code
OBV-8002091-08	11/20/2014	1/20/2015	CITEZENO INCANDANCE COMPANY OF AMERICA	560696600
Manager Ignorated and	d Address	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Agest	<del></del>
SMITH VALUATION	N DIEMA BITANIO	ARID	505-308-7143	
VALUATION SERV			RISK PLACEMENT SERVICES	
27 F JERICHOTP			ING (TREIBER AGENCY GROUP)	
MINEOLA NY 118	01		60 CHAS LINDBERGH DLVD#602 UNIONDALE, MY 11653	
Additional Property See Audit Frequency: A	altached School	Edecations: dute for Addition	of Coverages provided for under this Policy,	-
		eneral Clability B	roader an Endossement	-118
Gayaral Lishility Ci		•	_ ··· ··· ···	
Description: REAL				
Liability Exposure:	\$112,582	PAYROLL		
Policy Forms, Endo	भारतामालीक सर्वते <b>(</b>	Spittonal Governo	Pa Allachair	***************************************
Policy Forms, Emb	areamole and C	ottonal Coverag See Forms a	pos Allancheri; and Endorsements Schadelo	
	<del></del>	See Forms	and Endousements Schoolefe	
EW YORK S	TATE FIR	San Forms :	ind Endorsements Schedulo	Marine Strands and A. M. on any
EW YORK S	TATE FIR	See Forms :  E FEE:  PREMIUM:	and Endousements Schedule	
EW YORK S GTAL BOP S OP TERRORIS OTHER T	TATE FIR OVERAGE IM COVG (II HAN FIRE	SER FORMAR E FEE: PREMIUM: NOLUDED IN	\$4,27 \$1,614.27 TOTAL POLICY PREMIUM) \$ 25,00	l
EW YORK S GTAL BOP S OP TERRORIS GTHER T FIRE FO	TATE FIR COVERAGE IM COVE (IN HAN FIRE LLOWING	SER FORMER E FEE: PREMIUM: ICLUDED IN FOLLOWI)	### Endowsmants Schooldo  \$4,27  \$1,614.27  TOTAL POLICY PREMIUM) \$ 25,00  NG \$ 10,08	l
EW YORK S OTAL BOP S OP TERRORIS OTHER T FIRE FO OTAL UMBRE	TATE FIR OVERAGE IM COVG (II HAN FIRE LLOWING LLA COVER	SHE FORMS A  E FEE: PREMIUM: POLUDED IN FOLLOW]	### Endorsements Schedelo  \$4,27  \$1,614.27  TOTAL POLICY PREMIUM) \$ 25.00  NG \$ 10,08  \$ 15.00	
EW YORK S OTAL BOP S FOP TERRORIS OTHER T FIRE FO OTAL UMBRE	TATE FIR TOVERAGE IM COVG (II HAN FIRE LLOWING LLA COVER U COVER	SHE FORMS A  E FEE: PREMIUM: POLUDED IN FOLLOW]	### Endoisements Schedulo \$4,27 \$1,614.27 TOTAL POLICY PREMIUM) \$ 25,00 \$ 10,08 \$ 15.00	
EW YORK S OTAL BOP S OPP TERRORIS OTHER T FIRE FO OTAL UMBRE ME TERRORIS EFOSIT PR	TATE FIR OVERAGE IM COVG (II HAN FIRE LLOWING LLA COVER M COVG (INC EMIDM:	SHE FORMS A  E FEE: PREMIUM: POLLOWIN  FOLLOWIN  AGE FREM  CLUDED IN TO	### Endoisements Schedulo  \$4,27 \$1,614.27 TOTAL POLICY PREMIUM) \$ 25,00 NG \$ 10,00 10.00 NOT COVERE OTAL POLICY PREMIUM) NOT GOVERE \$7,814.27	
EW YORK S OTAL BOP S OPP TERRORIS OTHER T FIRE FO OTAL UMBRE ME TERRORIS EFOSIT PR	TATE FIR OVERAGE IM COVG (II HAN FIRE LLOWING LLA COVER M COVG (INC EMIDM:	SHE FORMS A  E FEE: PREMIUM: POLLOWIN  FOLLOWIN  AGE FREM  CLUDED IN TO	### Endorsements Schedelo  \$4,27  \$1,614.27  TOTAL POLICY PREMBUM) \$ 25.00  \$ 10.00  \$ 15.00  [UM: NOT COVERE OTAL POLICY PREMBUM) NOT COVERE	
EW YORK S OTAL BOP S OPTERRORIS OTHER FO OTAL UMBRE MID TERRORIS EPOSIT PR OTAL POLIC	TATE FIRE OVERAGE IN COVE (NI COVERAGE LLOWING COVERAGE ON COVERAG	E FEE: PREMIUM NOLUDED IN POLLOWIN NACE PREM ULUDED IN TO	### Endoisements Schedulo  \$4,27 \$1,614.27 TOTAL POLICY PREMIUM) \$ 25,00 NG \$ 10,00 10.00 NOT COVERE OTAL POLICY PREMIUM) NOT GOVERE \$7,814.27	
EW YORK S GTAL BOP S IOP TERRORIS GTHER FO OTAL UMBRE MA TERRORIS EPOSIT PR OTAL POLIC	TATE FIRE OVERAGE IN COVE (NI COVERAGE LLOWING COVERAGE ON COVERAG	E FEE: PREMIUM NOLUDED IN POLLOWIN NACE PREM ULUDED IN TO	### Endoisements Schedulo  \$4,27 \$1,614.27 TOTAL POLICY PREMIUM) \$ 25,00 NG \$ 10,00 10 \$ 15.00 NOT COVERE OTAL POLICY PREMIUM) NOT GOVERE \$7,814.27	i D
IEW YORK S OTAL BOP S OPTERRORIS OTHER T FIRE FO OTAL UMBRE HEPOSIT PR OTAL POLIC	TATE FIRE COVERAGE IN COVERAGE IN FIRE LLO WING LLA COVER GOVER GOVER IN COVER IN CO	See Forms in the Foundation of the Free Mium: POLLOWI) AGE FREM OLUDED IN TO	##Endowsmants Schooldo  \$4,27  \$1,614.27  **TOTAL POLICY PREMBUM) \$ 25,00  NG \$ 15.00  IUM: NOT COVERE  \$7,814.27  \$1,014.27	D D
OTHER TO FIRE FO OTAL UMBRE IMB TERRORIS EEPOSIT PR OTAL POLIC	TATE FIRE OVERAGE IM COVG (I) HAN FIRE LLOWING BOUG (INC EMILUS) Y PREMIT  Day of Day of The Declarations	See Forms in the Foundation of the Free Mium: POLLOWI) AGE FREM OLUDED IN TO	### Endorsements Schedule    \$4,27	D D

#### THE STATE INSURANCE FUND

B Corporate Center Dr. 2nd Hoor, Melville, MV, 1747-3146 (868) 275-5790

1	Document Type:	Group No.	Parlod Covered:	R.B. File No:
ı	-14111111111111111111111111111111111111	090	02/20/2015 TO 02/28/2016	89057218474
•	**·*·/			

Insured:

E 1035 686-6

PEPREBESTATIVE:

182386

MOCE 8 VI

HOOD COMMON SACKSON AGEY INC 8 VERNEYA AVERUE 11 VERNEYA AVERUE Policy No: # 1035 660-6 Date: 01/12/2015 locument Number: #951, 970

# Period of Coverage securs and engs by Incluse and one dimute colocy, e.m. easterm standard time

TIPE OF BUSINESS: CORPORATION

SKITH VALUATION SERVICE INC.

27 B JERIODO TREE

MINISOLA NY 11501

MP 323

## NOTIFICATION ENDORSEMENT OF PENDING LAW CHANGE TO TERRORISM RISK INSURANCE PROGRAM REAUTHORIZATION ACT OF 2007

This endorsement is being sent to you with respect to your workers compensation and employers liability insurance policy. This endorsement does not replace the separate Terrorism Risk insurance Program Regulthorization Act Disclosure Endorsement that is attached to your current policy and which remains in effect as applicable.

The Terrorism Risk Insurance Act 2002 (TRIA) as previously amended and extended by the Terrorism Risk Insurance Program Reauthorization Act of 2007(TRIPRA) provides for a program under which the federal government will share in the payment of insured losses caused by certain acts of terrorism. In the absence of affirmative US Congressional action to extend update, or otherwise reauthorize TRIPRA, in whole or in part TRIPRA is scheduled to expire December 31, 2014.

Since the timetable for any further Congressional action respecting TRIPRA is unknown at this time, and exposure to acts of terrorism remains we are providing our policyholders with relevant information denderning their workers compensation policies in effect on or after January 1,2014 in the event of TRIPRA's expiration.

Your policy provides coverage for workers compensation losses caused by acts of terrorism or war, including workers compensation benefit obligations dictated by state law, except in Pennsylvania where injuries or deaths resulting from certain war-related activities are excluded from workers compensation coverage. Coverage for such losses is still subject to all terms, definitions, exclusions, and conditions in your policy.

The premium charge for the coverage your policy provides for terrorism or war losses is shown in item 4 of the information Page or the Schedule in the Terrorism Risk instrance Program Reauthorization Act Disclosure Endorsement that is attached to your policy, and this amount may continue or change for new, renewal, and in-force policies in effect on or after December 31, 2014 in the event of TRIPRA's expiration, subject to regulatory review in accordance with applicable state law.

You need not do anything further at this time.

Jackuchus & Copyright 2013 material of the Maderial Council on Companyation insurance, Inc. Used with persistation All Highes Reserved

TRIOSPLV9 (1-2014)

#### 7. Assignment; Amendment; Waiver; Subcontracting.

(a) This Agreement and the rights and obligations hereunder may not be in whole or part (!) assigned, transferred or disposed of, (!!) amended, (iii) waived, or (Iv) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "County Executive"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.

#### 8. Work Performance Liability.

The Contractor is and shall remain primarily liable for the successful completion of all work in accordance this Agreement irrespective of whether the Contractor is using a Contractor Agent to perform some or all of the work contemplated by this Agreement, and irrespective of whether the use of such Contractor Agent has been approved by the County.

#### APPENDIX E

9. Termination. (a) Generally. This Agreement may be terminated (i) for any reason by the County upon thirty (30) days' written notice to the Contractor, (ii) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, (iii) upon mutual written Agreement of the County and the Contractor, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "Cause" includes: (i) a breach of this Agreement; (ii) the fallure to obtain and maintain in full force and effect all Approvais required for the services described in this Agreement to be legally and professionally rendered; and (iii) the termination or impending termination of federal or state funding for the services to be provided under this Agreement.

- (b) By the Contractor. This Agreement may be terminated by the Contractor if performance becomes impracticable through no fault of the Contractor, where the impracticability relates to the Contractor's ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Contractor delivering to the commissioner or other head of the Department (the "Commissioner"), at least sixty (60) days prior to the termination date (or a shorter period if sixty days' notice is impossible), a notice stating (i) that the Contractor is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the Contractor's right to terminate under this subsection. A copy of the notice given to the Commissioner shall be given to the Deputy County Executive who oversees the administration of the Department (the "Applicable DCE") on the same day that notice is given to the Commissioner.
- (c) Contractor Assistance upon Termination. In connection with the termination or impending termination of this Agreement the Contractor shall, regardless of the reason for termination, take all actions reasonably requested by the County (including those set forth in other provisions of this Agreement) to assist the County in transitioning the Contractor's responsibilities under this Agreement. The provisions of this subsection shall survive the termination of this Agreement.
- 10. Accounting Procedures; Records. The Contractor shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("Records"), pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Accounting Principles and, if the Contractor is a non-profit entity, must comply with the accounting guidelines set forth in the federal Office of Management & Budget Circular A-122, "Cost Principles for Non-Profit Organizations." Such Records shall at all times be available for audit and inspection by the County Comptroller, the County Attorney's Office, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duty designated representatives. The provisions of this Section shall survive the termination of this Agreement.
- 11. Limitations on Actions and Special Proceedings Against the County. No action or special proceeding shall lie or be prosecuted or maintained against the County upon any claims arising out of or in connection with this Agreement unless:
- (a) Notice. At least thirty (30) days prior to seeking relief the Contractor shall have presented the damand or claim(s) upon which such action or special proceeding is based in writing to the Applicable DCE for adjustment and the County shall have naglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Contractor shall send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (i) the Department and the (ii)

the County Attorney (at the address specified above for the County) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of the Contractor shall allege that the above-described actions and inactions preceded the Contractor's action or special proceeding against the County.

- (b) Time Limitation. Such action or special proceeding is commenced within the earlier of (i) one (1) year of the first to occur of (A) final payment under or the termination of this Agreement, and (B) the accrual of the cause of action, and (ii) the time specified in any other provision of this Agreement.
- 12. Consent to Jurisdiction and Venue; Governing Law. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and forum non conveniens. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.
- 13. All Legal Provisions Deemed included; Severability; Supremacy; Construction.
- (a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (ii) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.
- (b) In the event that any provision of this Agreement shall be held to be invalid, lilegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- (c) In the event of a conflict between the terms and conditions of the contract, including any and all attachments thereto and amendments thereof, and the terms of this Appendix A, the terms of this Appendix A shall control.
- (d) Each party has cooperated in the negotiation and preparation of this Agreement, so if any construction is made of the Agreement it shall not be construed against either party as drafter.
- 14. Administrative Service Charge. The Contractor agrees to pay the County an administrative service charge of <u>Five Hundred and thirty three</u> dollars (\$ 533 ) for the processing of this Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 201-2001. The administrative service charge shall be due and payable to the County by the Contractor upon signing this Agreement.

Value of contract:	Administrative fee:
\$0 - \$6,000	\$0
\$5,001 - \$50,000	\$160
\$50,001 - \$ 100,000	\$266
\$100,001 or more	\$533

- 15. Executory Clause. Notwithstanding any other provision of this Agreement:
- Approval and Execution. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County approvals have

#### APPENDIX E

been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement).

(b) Availability of Funds. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the State and/or federal governments, then beyond funds available to the County from the State and/or federal governments.

#### EXHIBIT U

#### Appendix EE

Equal Employment Opportunities for Minorities and Women

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional anti-discrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined herein and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002:

- (a) The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status in recruitment, employment, job assignments, promotions, upgradings, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgradings, transfers, and rates of pay or other forms of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.
- (b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not disoriminate on the basis of race, creed, color, national origin, sex, age, disability, or marital status and that such employment agency, labor union, or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.
  - (d) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the County Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.
  - (d) The Contractor shall make best efforts to solicit active participation by certified minority or women-owned business enterprises ("Certified MWBEs") as defined in Section 101 of Local Law No. 14-2002, for the purpose of granting of Subcontracts.
  - (e) The Contractor shall, in its advertisements and solicitations for Subcontractors, indicate its interest in receiving bids from Certified MWBEs and the requirement that Subcontractors must be equal opportunity employers.
  - (f) Contractors must notify and receive approval from the respective Department Head prior to issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.
  - (g) Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions or changes to the list of subcontractors under the utilization plan shall be approved by the Commissioner of the Department of Public Works when made. A copy of the utilization plan any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.

- (h) At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Womenowned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor must submit Documentation.
- (i) In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified M/WBE participation through proper documentation.
- (j) Award of a County Contract alone shall not be deemed or interpreted as approval of all Contractor's Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified MAVBEs.
- (k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make Best Efforts to comply with this Appendix EE, evidence of faise certification as M/WBE compliant or considered breach of the County Contract.
- The Contractor shall be bound by the provisions of Section 109 of Local Law No. 14-2002 providing for enforcement of violations as follows:
  - a. Upon receipt by the Executive Director of a complaint from a contracting agency that a County Contractor has failed to comply with the provisions of Local Law No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.
  - b. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within thirty days (30) of receipt of the complaint, to the American Arbitration Association for proceeding thereon.
  - c. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the imposition of sanctions, fines or penalties. The Executive Director shall either (i) adopt the recommendation of the arbitrator (ii) determine that no sanctions, fines or penalties should be imposed or (iii) modify the recommendation of the arbitrator, provided that such modification shall not expand upon any sanction recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrator's award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the respondent by personal service or by certified mail return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rules ("CPLR").

(m) The contractor shall provide contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain MWBE participation.

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

Provisions (a), (b) and (c) shall not be binding upon Contractors or Subcontractors in the performance of work or the provision of services or any other activity that are unrelated, separate, or distinct from the County Contract as expressed by its terms.

The requirements of the provisions (a), (b) and (c) shall not apply to any employment or application for employment outside of this County or solicitations or advertisements therefor or any existing programs of affirmative action regarding employment outside of this County and the effect of contract provisions required by these provisions (a), (b) and (c) shall be so limited.

The Contractor shall include provisions (a), (b) and (c) in every Subcontract in such a manner that these provisions shall be binding upon each Subcontractor as to work in connection with the County Contract.

As used in this Appendix EE the term "Best Efforts Checkitef" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Contract" shall mean (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (ii) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract" does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensor, licensee or any other party, that is (i) a party to a County Contract, (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project.

As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited MWBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from MWBE Subcontractors. In addition, proof of the date(s) any such advertisements

appeared must be included in the Best Effort Documentation. If verbal solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.

- b. Proof of having provided reasonable time for M/WBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart cuttining the schedule/filme frame used to obtain bids from M/WBEs is suggested to be included with the Best Effort Documentation
- c. Proof or affidavit of follow-up of telephone calls with potential M/WBE subcontractors encouraging their participation. Telephone logs indicating such action can be included with the Best Effort Documentation
- d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.
- e. Proof or affidavit that sufficient time prior to making award was allowed for MWBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.
- f. Proof or affidavit that negotiations were held in good faith with interested MWBEs, and that MWBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of MWBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance. The basis for rejecting any MWBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation.
- g. If an M/WBE is rejected based on cost, the County Contractor must submit a list of all sub-bidders for each item of work solicited and their bid prices for the work.
- h. The conditions of performance expected of Subcontractors by the County Contractor must also be included with the Best Effort Documentation
- I. County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bid documents.

As used in this Appendix EE the term "Executive Director" shall mean the Executive Director of the Nassau County Office of Minority Affairs; provided, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (i) of these rules.

As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work of the County Contractor.

As used in this Appendix EE, the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of a prime contractor providing services, including construction services, to the County pursuant to a county contract. Subcontractor shall include a person or firm that provides labor, professional or other services, materials or supplies to a prime contractor that are necessary for the prime contractor to fulfill its obligations to provide services to the County pursuant to a county contract. Subcontractor shall not include a supplier of materials to a contractor who has contracted to provide goods but no services to the County, nor a supplier of incidental materials to a contractor, such as office supplies, tools and other Items of nominal cost that are utilized in the performance of a service contract.

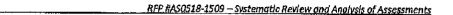
Provisions requiring contractors to retain or submit documentation of best efforts to utilize certified subcontractors and requiring Department head approval prior to subcontracting shall not apply to inter-governmental agreements. In addition, the tracking of expenditures of County dollars by not-for-profit corporations, other municipalities, States, or the federal government is not required.

## APPENDIX L

CERTIFICATE OF COMPLIANCE - LOCAL LAW 1-2006

RFP #AS0518-1509 — Systematic Review and	Analysis of Assessments
Contract Appendix L Certificate of Compliance	
In compliance with Local Law 1-2006, as amended, the Proposer/Bidder here following:	eby certifies the
1. The chief executive officer of the Proposer/Bidder is:	
Matthew L. Smith (Name)	
27 East Jericho Turnpike - Mineola, NY 11501 (Address)	
<ol><li>The Proposer/Bidder agrees to comply with the requirements of the Nassa Law, and with all applicable federal, state and local laws.</li></ol>	u County Living Wage
3, In the past five years, Proposer/Bidder has X has not been for government agency to have violated federal, state, or local taws regulating papers benefits, labor relations, or occupational safety and health. If a violation has the Proposer/Bidder, describe below:	vment of wages or
None	
	<del></del>
4. In the past five years, an administrative proceeding, investigation, or gover udicial action has X has not been commenced against or relative proposer/Bidder in connection with federal, state, or local laws regulating pay benefits, labor relations, or occupational safety and health. If such a proceed nvestigation has been commenced, describe below:	ig to the
None	
,	
STANDARD VALUATION SERVICES	147

RFP #AS0518-1509 ~ Systematic Review and Analysis of Assessments
COLUMN TO THE PROPERTY OF THE
5. Proposer/Bidder agrees to permit access to work sites and relevant payroll records by authorized County representatives for the purpose of monitoring compliance with the Living Wage Law and investigating employee complaints of noncompliance.
I hereby certify that I have read the foregoing statement and, to the best of my knowledge and belief, it is true, correct and complete. Any statement or representation made herein shall be accurate and true as of the date stated below.  June 8, 2015  Dated
Signature of Chief Executive Officer
Matthew L. Smith
Name of Chief Executive Officer
Swom to before me this
<u>Cl.</u> day of, 2015.
Notary Public
POTALES, PRIVIDADA
Production of the State



Executive Order #1-2015 - enacted on May 19, 2015

The process of the Boltzmann and

CNINT OF OUR SPECIAL STATE STATE OF SPECIAL OF AN ACCOUNTY OF THE SPECIAL PROPERTY OF SPECIAL SPECIAL

Welphy follows as the finding of the period of the control of the finding of the control of the finding of the

WHERAY RECORDS AND RECORDS AND RESPONDED TO SERVICE BUT AND ADMINISTRATIVE ADMI

when KPT cases the constraint of the excession of the probability of the constraint of the constraint

OBORSED, had be then have a contractor of the difference of a proceeding to the process of the form of the process of the contractor of the process of the p

The objects are a contraction of the product of the contraction of the

Hawking the other content of the state of th

of Calaberra combined and the order and the street consequents

fond March 1

TOTAL AREA STATE OF THE STATE O

ì

#### Page 1 of 4

### COUNTY OF NASSAU

1. Nam	e of the Entity: Standard Valuation Services
Addr	ess: 27 East Jericho Turnpike
City,	State and Zip Code: Mineola, NY 11501
2. Entit	y's Vendor Identification Number: <u>11-2971981</u>
3. Type	of Business: Public Corp X Partnership Joint Venture
<u> </u>	Ltd. Liability CoClosely Held CorpOther (specify)
Directors or	names and addresses of all principals; that is, all individuals serving on the Board of comparable body, all partners and limited partners, all corporate officers, all parties of es and all members and officers of limited liability companies (attach additional sheets:
Ma	atthew L. Smith, President 3 Fathers Court Dix Hills, NY
An	drew W. Albro – Vice President – 269 Roselle Street – Mineola, NY
Joa	nne E. Smith Secretary 3 Fathers Court Dix Hills, NY
shareholder	names and addresses of all shareholders, members, or partners of the firm. If the is not an individual, list the individual shareholders/partners/members. If a publicly ation include a copy of the 10K in lieu of completing this section.
Ма	otthew L. Smith, President – 3 Fathers Court – Dix Hills, NY
An	drew W. Albro Vice President 269 Roselle Street Mineola, NY
<del></del>	A Colombia Company

RFP #ASO518-1509 — Systematic Review and Analysis of Assess	<u>ments</u>
age 2 of 4	
Joanne E. Smith - Secretary - 3 Fathers Court - Dix Hills, NY	
5. List all affiliated and related companies and their relationship to the firm entered on it. above (if none, enter "None"). Attach a separate disclosure form for each affiliat subsidiary company.	
Smith & DeGroat Commercial Real Estate	
	·
its agencies, boards, commissions, department heads, legislators or committees, including builmited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement real property subject to County regulation, procurements, or to otherwise engage in lobbying the term is defined herein. The term "lobbyist" does not include any officer, director, trusted employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.	t of g as e,
(a) Name, title, business address and telephone number of lobbyist(s):	
None	
	<del></del>
No. 11.00 1.00 1.00 1.00 1.00 1.00 1.00 1	
STANDARD VALUATION SERVICES	152

RFP #	AS0518-1509 – Systematic Review and Analysis of Assessments
Page 3 of 4	
(b) Describe lobbying a description of lobbying activities.	activity of each lobbyist. See page 4 of 4 for a complete
None	
The second secon	
790 WWW TO THE	
·	-
(c) List whether a lobbyist (e.g., Nassau County, New York S	nd where the person/organization is registered as a tate):
None	
8. VERIFICATION: This section must be contractor or Vendor authorized as a sign	e signed by a principal of the consultant, atory of the firm for the purpose of executing contracts.
The undersigned affirms and so swears th Statements and they are, to his/her know	at he/she has read and understood the foregoing ledge, true and accurate.
Dated: 6/8/15	Signed:
	Print Name: Matthew L. Smith
	Title: President

### Page 1 of 4

### COUNTY OF NASSAU

9.	Name of the Entity: Smith & DeGroat Commercial Real Estate		
J.	Address: 27 East Jericho Turnpike		
	City, State and Zip Code: Mineola, NY 11501		
10.	Entity's Vendor Identification Number: 02-0763626		
11.	Type of Business:Public CorpX_PartnershipJoint Venture		
	Ltd. Liability CoClosely Held CorpOther (specify)		
Joint \	List names and addresses of all principals; that is, all individuals serving on the Board ors or comparable body, all partners and limited partners, all corporate officers, all parties /entures and all members and officers of limited liability companies (attach additional sheepssary):	of	
	Matthew L. Smith, President – 3 Fathers Court – Dix Hills, NY		
¥			
History is a ser			
	List names and addresses of all shareholders, members, or partners of the firm. If i holder is not an individual, list the individual shareholders/partners/members. If a publicarporation include a copy of the 10K in lieu of completing this section.		
_	Matthew L. Smith, President – 3 Fathers Court – Dix Hills, NY		
STAND	ARD VALOATION SERVICES 154	_	

RF.	P #ASO518-1509 – Systematic Review and Analysis of Assessment
Page 2 of 4	
	The state of the s
	npanies and their relationship to the firm entered on line Attach a separate disclosure form for each affiliated o
Standard Valuation Services,	lnc.
its agencies, boards, commissions, dep limited to the Open Space and Parks Ad matters include, but are not limited to, real property subject to County regulat the term is defined herein. The term "	to influence – or promote a matter before – Nassau County, artment heads, legislators or committees, including but not dvisory Committee and Planning Commission. Such prequests for proposals, development or improvement of clon, procurements, or to otherwise engage in lobbying as icobylst" does not include any officer, director, trustee, inty of Nassau, or State of New York, when discharging
(d) Name, title, business	address and telephone number of lobbyist(s):
None	
	The state of the s
STANDARD VALUATION SERVICES	155

REP #AS	S0518-1509 — Systematic Review and Analysis of Assessments
Page 3 of 4	
(e) Describe lobbying ac description of lobbying activities.	tivity of each lobbyist. See page 4 of 4 for a complete
None	
	·
(f) List whether and lobbylst (e.g., Nassau County, New York Sta	d where the person/organization is registered as a ste):
None	
	e signed by a principal of the consultant, tory of the firm for the purpose of executing contracts.
The undersigned affirms and so swears tha Statements and they are, to his/her knowle	at he/she has read and understood the foregoing edge, true and accurate.
Dated: 6/8/15	Signed:
	Print Name: Matthew 1. 5mith
	Title: President

Page 4 of 4:

The term lobbying shall mean any attempt to influence; any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by any elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan or agreement involving the disbursement of public monles; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

#### EXECUTIVE ORDER NO. 2 - 2015

#### EXECUTIVE ORDER PURSUANT TO SECTION 203 OF THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY TO FURTHER DISCLOSURE BY THOSE DOING BUSINESS WITH NASSAU COUNTY

WHEREAS, pursuant to subdivision 1 of section 203 of the Nassau County Charter, the County Executive is responsible for the administration of all departments, offices and functions of the county government; and

WHEREAS, the County Executive, in furtherance of his duties pursuant to subdivision 1 of section 203, is committed to ensuring transparency and openness with respect to the administration of governmental functions; NOW, THEREFORE BE IT

ORDERED, every lobbyist, as defined on the attached <u>Lobbyist Registration and Disclosure Form</u> (hereinafter "Lobbyist Form"), shall annually file the Lobbyist Form with the County Attorney and with the Clerk of the Nassau County Legislature for each calendar year, provided, however, that the filing of such statement of registration shall not be required of any lobbyist who in any year does not earn or locur an amount in excess of one thousand dollars reportable compensation and expenses for the purposes of lobbying, or is an officer, director, trustee or employee of any public corporation when acting in such official capacity; and it is further

ORDERED, that such filing shall be completed on ar hefore January fifteenth by those persons who have been retained, employed or designated as lobbyists on or before December thirty-first of the previous calendar year who reasonably anticipate that in the coming year they will carn or incur combined reportable compensation and expenses in an amount in excess of one thousand dollars; and for those lobbyists retained, employed or designated after December thirty-first, and those lobbyists who, subsequent to their rotainer, employment or designation, reasonably anticipate combined reportable compensation and expenses in excess of such amount, such filing must be completed within fifteen days thereafter; and it is further

ORDERED, that the County Attorney shall forward copies of each Lobbyist Form to the Nassau County Department of Information Technology ("IT"), and that IT shall develop and maintain a lobbyist registration page on that County's website, and make available all such Lobbyist Forms for public inspection on the County's website; and it is further

ORDERED, that upon termination of a lobbylst's retainer, employment or designation, such lobbylst and the client, if any, on whose behalf such service has been rendered shall both give notice to the County Attorney in the electronic filing system within thirty days after the lobbylst ceases the activity that required such lobbylst to file a statement of registration; however, such lobbylst shall nevertheless comply with the reporting requirements as set forth above and the reporting requirements for the last periodic reporting period up to the date such activity has ceased; and it is further

ORDERED, any lobbyist required to file a Lobbying Form as set forth herein who, in any lobbying year, earns or incurs combined reportable compensation and expenses in an amount in excess of one thousand dollars, for the purpose of lobbying, shall file with the County Attorney periodic reports, on forms prescribed by the County Attorney, by the fifteenth day next succeeding the end of the reporting period on which the camulative total for such lobbying year equaled such sum. Such reporting periods shall be the period from January 1 to March 31, April 1 to May 31, June 1 to August 31 and August 31 to December 31; and it is further

ORDERED, that any lobbyist making a report pursuant to the above paragraph shall thereafter file with the County Altorney, on forms prescribed by the County Altorney, a periodic report for each reporting period that such person earns or incurs combined reportable compensation and expenses in an amount in excess of one thousand dollars for the purposes of lobbying during such reporting period. Such report shall be filed not later than the fifteenth day next succeeding the end of such reporting period and shall include the amounts so camed or

incurred during such reporting period and the cumulative total during the lobbying year; and it is further

ORDERED, that IT shall ensure that the Lobbying Form and the form for periodic reports prescribed by the County Attorney are available on the County website; and it is further

ORDERED, that this Executive Order shall take effect immediately.

Dated: May 15, 2015

EDWARD P, MANGANO NASSAU COUNTY EXECUTIVE

E186-12

Page 1 of 4

# COUNTY OF NASSAU

1.	Name of the Entity: Standard Valuation Services		
	Address: 27 East Jericho Turnpike		
	City, State and Zip Code: Mineola, NY 11501		
2,	Entity's Vendor Identification Number: 11-2971981		
3.	Type of Business: Public Corp PartnershipJoint Venture		
	Ltd. Liability Co Closely Held Corp Other (specify)		
of Joi	List names and addresses of all principals; that is, all individuals serving on the Board of tors or comparable body, all partners and limited partners, all corporate officers, all parties at Ventures, and all members and officers of limited liability companies (attach additional of necessary):		
•••	Matthew L. Smith, President - 3 Fathers Court - Dix Hills, NY		
	Andrew W. Albro - Vice President - 269 Roselle Street - Mineola, NY		
<del></del>	Joanne E. Smith - Secretary - 3 Fathers Court - Dix Hills, NY		
	·		
5. share held (	List names and addresses of all shareholders, members, or partners of the firm. If the holder is not an individual, list the individual shareholdres/partners/members. If a Publicly Corporation include a copy of the 10K in lieu of completing this section.		
	Matthew L. Smith, President - 3 Fathers Court - Dix Hills, NY		
	Andrew W. Albro - Vice President - 269 Roselle Street - Mineola, NY		

Page 2 of 4
Joanne E. Smith - Scretary - 3 Fathers Court - Dix Hills, NY
6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.
Smith & DeGroat Commercial Real Estate
7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements, or to otherwise engage in lobbying as the term is defined herein. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.
(a) Name, title, business address and telephone number of lobbyist(s):
None

٠, ----

, . .

· · · · · ·

( etimes - )

. .

.. .....

(b) descriptio	Describe lobbying n of lobbying activitie		it. See page 4 of 4 for a complete
No	ne		
	- Annie - Anni	. J. ##	
	, <u>4, 11, 21, 11, 11, 11, 11, 11, 11, 11, 11</u>		
<del></del>			WYANA MARKATANIA MARKA
(c) Nassau Co	List whether and punty, New York State		zation is registered as a lobbyist (e.g.,
Non	ne .	100	
······································	- to all of the control of the contr		A STATE OF THE PARTY OF THE PAR
ignal (frift 17 <del>a. y</del> de germanikal fress			
a Ym	en entel 4 prode est.	41	and a market state of the state
			by a principal of the consultant, on for the purpose of executing Contracts.
		swears that he/she has r er knowledge, true and	ead and understood the foregoing accurate.
			الم مس تر د م
Dated:	7/14/15	Signed:	
		Print Name:	Matthew L. Smith
		Title:	President

### Page 4 of 4:

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant. loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals. bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law, the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing: the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

# COUNTY OF NASSAU

1.	Name of the Entity: Smith & DeGroat Commercial Real Estate
	Address: 27 East Jericho Turnpike
	City, State and Zip Code: Mineola, NY 11501
2.	Entity's Vendor Identification Number: 02-0763626
3.	Type of Business: Public Corp Partnership Joint Venture
	Ltd. Liability CoClosely Held CorpS-CorpOther (specify)
of Jo	List names and addresses of all principals; that is, all individuals serving on the Board of ctors or comparable body, all partners and limited partners, all corporate officers, all parties bint Ventures, and all members and officers of limited liability companies (attach additional its if necessary):  Matthew L. Smith, President — 3 Fathers Court — Dix Hills, NY
	List names and addresses of all shareholders, members, or partners of the firm. If the cholder is not an individual, list the individual shareholdres/partners/members. If a Publicly Corporation include a copy of the 10K in lieu of completing this section.  Matthew L. Smith, President – 3 Fathers Court – Dix Hills, NY

Page 2 of 4	
Add	
	,
1. above (if no subsidiary con be updated to	I affiliated and related companies and their relationship to the firm entered on line one, enter "None"). Attach a separate disclosure form for each affiliated or impany that may take part in the performance of this contract. Such disclosure shall include affiliated or subsidiary companies not previously disclosed that participate hance of the contract.
Sta	ndard Valuation Services, Inc.
Name of the last o	
bid, post-bid, employed or its agencies, limited to the matters inclu- real property the term is de-	Il lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, etc.). The term "lobbyist" means any and every person or organization retained, designated by any client to influence - or promote a matter before - Nassau County, boards, commissions, department heads, legislators or committees, including but not open Space and Parks Advisory Committee and Planning Commission. Such de, but are not limited to, requests for proposals, development or improvement of subject to County regulation, procurements, or to otherwise engage in lobbying as affined herein. The term "lobbyist" does not include any officer, director, trustee, punsel or agent of the County of Nassau, or State of New York, when discharging icial duties.
(a)	Name, title, business address and telephone number of lobbyist(s):
None	·

. 1 474 84

..

.....

and resonant to the particle of the particle o

t) descripti	<ul> <li>Describe lobbying activition of lobbying activities.</li> </ul>	y of each lobbyist. See page 4 of 4 for a complete
<u> </u>	lone	
<del></del>		
		·
	A A A A A A A A A A A A A A A A A A A	
•	c) List whether and where t County, New York State):	he person/organization is registered as a lobbyist (e.g.,
No	one	
· · · · · · · · · · · · · · · · · · ·		
	and the state of t	
8. V	VERIFICATION: This section or Vendor authorized as a sign	must be signed by a principal of the consultant, matory of the firm for the purpose of executing Contracts.
The understatement	ersigned affirms and so swears ats and they are, to his/her know	that he/she has read and understood the foregoing riedge, true and accurate.
Dated:	7/14/15	Signed:
r		Print Name: Matthew L. Smith
		Title: <u>President</u>

#### Page 4 of 4

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

# COUNTY OF NASSAU

1.	Name of the Entity: Thimgan & Associates			
	Address: P.O. Box 668.			
	City, State and Zip Code: La Junta, CO 81050			
2.	Entity's Vendor Identification Number: 84-1443192			
3.	Type of Business: Public Corp X Partnership Joint Venture			
	Ltd. Liability CoClosely Held CorpOther (specify)			
of Joi	List names and addresses of all principals; that is, all individuals serving on the Board of tors or comparable body, all partners and limited partners, all corporate officers, all parties in Ventures, and all members and officers of limited liability companies (attach additional if necessary):			
	James R Thimgan, Partner - 14635 W. Clarendon Ave. Goodyear, AZ 85395			
	Garth E Thimgan, Partner - 17361 Road 21 La Junta, CO 81050			
	List names and addresses of all shareholders, members, or partners of the firm. If the holder is not an individual, list the individual shareholdres/partners/members. If a Publicly Corporation include a copy of the 10K in lieu of completing this section.			
	James R Thimgan, Partner - 14635 W. Clarendon Ave. Goodyear, AZ 85395			
	Garth E Thimgan, Partner - 17361 Road 21 La Junta, CO 81050			

6. List all affiliated and related companies and their relationship to the firm entered on line 1, above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.					
Thimgan Inc.					
List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements, or to otherwise engage in lobbying as the term is defined herein. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.					
(a) Name, title, business address and telephone number of lobbyist(s):					
None					
-					

(b) description of	Describe lobbying activity of each lobbyist. See page 4 of 4 for a complete obbying activities.
	None
<del></del>	
(c) Nassau County	ist whether and where the person/organization is registered as a lobbyist (e.g., New York State):
<b></b>	None
8. VERIF contractor or V	CATION: This section must be signed by a principal of the consultant, andor authorized as a signatory of the firm for the purpose of executing Contracts,
The undersignerstatements and	I affirms and so swears that he/she has read and understood the foregoing hey are, to his/her knowledge, true and accurate.
Dated: 7/27/20	5 Signed: Jan R Things
	Print Name: James R. Thimgan
•	Title: President

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant. loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

# COUNTY OF NASSAU

1.	Name of the Entity: Thimgan Inc.
	Address: 4730 South Fort Apache Road Ste 300
	City, State and Zip Code: Las Vegas, NV 87147-7947
2.	Entity's Vendor Identification Number: 27-4676677
3.	Type of Business:Public CorpPartnershipJoint Venture
	Ltd. Liability CoX_Closely Held CorpOther (specify)
of Joir	List names and addresses of all principals; that is, all individuals serving on the Board of ors or comparable body, all partners and limited partners, all corporate officers, all parties of Ventures, and all members and officers of limited liability companies (attach additional if necessary):  James R Thimgan, President – 14635 W. Clarendon Ave. Goodyear, AZ 85395
	Garth B Thimgan, Director – 17361 Road 21 La Junta, CO 81050
	PACED COMMANDE OF THE PACED COMMAND OF THE PACED CO
5, shareh held C	List names and addresses of all shareholders, members, or partners of the firm. If the older is not an individual, list the individual shareholdres/partners/members. If a Publicly deporation include a copy of the 10K in lieu of completing this section.
p	James R Thimgan, President - 14635 W. Clarendon Ave. Goodyear, AZ 85395
	Garth E Thimgan, Director - 17361 Road 21 La Junta, CO 81050

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.			
Thimgan & Associates			
List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements, or to otherwise engage in lobbying as the term is defined herein. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.			
(a) Name, title, business address and telephone number of lobbyist(s):			
None			

(b) Describe description of lobbying	lobbying activity of each lobbyist. See page 4 of 4 for a complete activities.
None	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
(c) List whet Nassau County, New Yo	her and where the person/organization is registered as a lobbyist (e.g., ork State):
None	
8. VERIFICATION contractor or Vendor au	I: This section must be signed by a principal of the consultant, thorized as a signatory of the firm for the purpose of executing Contracts
	and so swears that he/she has read and understood the foregoing to his/her knowledge, true and accurate.
Dated: 7/27/2015	Signed: Jan R Things
	Print Name: James R. Thimgan
	Title: President

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant. loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals. bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

#### COUNTY OF NASSAU

#### CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1. Name of the Entity: Federal Appraisal & Consulting LLC

Address: 460 US Highw

460 US Highway 22 West, Suite 403

City, State and Zip Code: Whitehouse Station, NJ 08889

2. Entity's Vendor Identification Number: EIN 13-4130106

3. Type of Business: Ltd. Liability Co

4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):

Mark Pomykacz, Managing Member, 100% 319 Mountain Road, Lebanon, NJ 08833

5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholdres/partners/members. If a Publicly held Corporation include a copy of the 10K in lieu of completing this section.

Mark Pomykacz, Managing Member, 100% 319 Mountain Road, Lebanon, NJ 08833

#### Page 2 of 4

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.

None

- 7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence or promote a matter before Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements, or to otherwise engage in lobbying as the term is defined herein. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.
  - (a) Name, title, business address and telephone number of lobbyist(s):

None

(b) Describe lobbying activity of each lobbyist. See page 4 of 4 for a complete description of lobbying activities.

None

(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

None

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated:

July 27, 2015

Signed:

Print Name: Mark Pomykacz

Title: Managing Member

#### Page 4 of 4:

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing: the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

E-18645

#### EXHIBIT C

Supplemental Materials dated June 9, 2015

DEPARTMENT OF ASSESSMEN



# SYSTEMATIC REVIEW & ANALYSIS OF ASSESSMENTS (RFP # AS0518-1509)

Submission Date June 9, 2015

From the RFP Selection Committee
Steven L. Corte, Chairman

#### **GENERAL QUESTIONS FOR ALL BIDDERS**

1. How will land values for each Class be evaluated in your review? Describe in detail your land valuation strategy.

Land values in Nassau County are a very complex issue. Over the years, through residential and commercial tax certiorari proceedings, a vast number of property values have changed and the relationship of the land value to the total value is no longer accurate or meaningful. We will perform a search of sales of unimproved land parcels to provide benchmarks for land values for all properties throughout the county. After a thorough review and analysis of the benchmarks, as well as land to total value ratios for all property types within all four (4) Classes, our findings will be brought forward to the DOA for discussion and analysis on the best way to handle any issues. Our Firm was involved in the development of the original land tables when Nassau County began its complete reassessment in 2001 and has a good understanding of the land tables and models in place in the IAS system.

We will examine the land tables to ensure that the application of land values is consistent with the land value apportioned to a respective improved class. During the Systematic Review of all land values, we will be working in concert with the Assessment Department's land valuation experts and make sure that they have a thorough understanding of how we have helped develop and improve the existing land models.

### How will the Department of Assessment's Integrated Assessment System (IAS)/ Adapt be used in your Systematic Review?

Describe in detail the implementation of valuation recommendations. Specifically, how would you utilize *Adapt* and/or incorporate your work product into *IAS?* 

It is our understanding that the DOA's IAS system is currently being utilized and will continue to be utilized for assessment management and valuation purposes. In the initial stages of the Systematic Review, our modeling experts will meet with the County's modeling experts to get a full understanding of your IAS/Adapt System and develop a road map appropriate for the needs of this project.

As stated on the ORPTS website, performing a systematic review and maintaining uniformity of values is critical for a successful and well perceived project. (We have provided a copy of the ORPTS guidelines for a Systematic Review, also referred to a "Non-reappraisal Reassessment", in the addendum of this submission). Initial steps involved in the process include data gathering and stratification of the data. We will work with the DOA to run extensive tests on the existing data to identify any anomalies or properties that may require further investigation and remedies. This process will involve a thorough review of the entire inventory for the respective Class 1, 2, 3 and 4 properties. The process is performed to be able to identify issues, corrective actions, etc. and then offer recommendations.

Our analysis will be an independent review to ensure transparency exists throughout the entire process of this project. Once the review is completed, we will meet with DOA to determine what, if any, actions need to be taken to correct identified data errors or develop different or amended procedures to improve the quality of the data used to develop values. Our firm has the expertise and required employee resources to handle these complex issues in a professional manner.

It is only after specific recommendations are fully presented, vetted, and discussed with the DOA, can a plan of action be put in motion to implement or adopt any recommendation. At various stages of the project, our firm can provide project statues updates to include possible recommendations to the IAS/Adapt system.

# 3. What sources will be used to evaluate the *Cost Approach* parameters produced using the *Integrated Assessment System* (IAS) including (but not limited to) building costs, costs assigned to *Other Building and Yard* (OBYs) and depreciation?

SVS will interview Department of Assessment (DOA) staff to determine the source of the cost information that was used to populate the IAS system. If a commercial cost vendor like Marshall Swift was not used, SVS will compare the IAS cost tables with Marshall Swift and Identify any anomalies. In addition to Marshall Swift our firm has access to RS Means, another National cost service. Furthermore, our office is regularly engaged in the valuation of thousands of properties annually for all types of property throughout Long Island and the metropolitan area for lenders and other private clients, which affords the necessary empirical data and collective experience to validate the recognized cost estimating services that will be relied upon. The reviewed and completed cost tables, on any type of property, will be well supported with backup documentation that will be approved by the DOA.

In addition, depreciation tables will be created to determine if the current depreciation factors used by the DOA are appropriate for the various property types or if they need recalibration. A review of the DOA manual for determination of effective age and the age-life will need to be completed before depreciation models can be built. This process will be completed in conjunction with DOA personnel and only after all are in agreement and fully understand will it be incorporated into the IAS system and thoroughly explained to the DOA personnel.

### 4. How will modeling "outliers" in each Class be handled in your Systematic Review?

A result of modeling is the occurrence of outliers. Outliers generally occur because of incorrect data, incomplete information necessary for the valuation of the property or in certain cases, the uniqueness of the actual property. The reviewing of outliers will occur throughout the entire duration of the project. Outliers will be identified in the modeling process if the systematic review of the inventory and uniformity of assessed values within a defined stratified data class does not exist. Modeling of properties will involve adjustments to the existing DOA models for respective neighborhoods or specific property types. The DOA will be required to review the property characteristics and possibly complete a field review.

Our firm will comply with and exceed the IAAO standards for the determination of outliers (more than one and a half times the inner quartile range) which will be utilized to identify outliers. Outliers will not be automatically removed from any models created. They will be reviewed in order to determine if there is a flaw in the model, a problem with the sales inventory, a lack of coverage for certain

property characteristics, or if the characteristic is unique. Appropriate steps will then be made to fix the issues that are causing the outliers, and these steps will all be thoroughly explained and verified with the DOA. Keeping or removing an outlier from the model will be determined on a case by case basis.

## 5. Will the review of Class 4 (Commercial) properties and models you produce include a market analysis of *Capitalization Rates*?

Our firm is very familiar with the development and supporting of market level capitalization rates throughout Nassau County, for all property types, and is mindful of and experienced in the nuances of ascribing appropriate capitalization rates in ad valorem valuation matters.

The income capitalization approach is used to value most property types within the Class 2 & 4, and applicable Class 3 properties. Market derived capitalization rates (sourced from verified sales routinely developed in our appraisal practice for transactional appraisals, personal surveys of brokers and buyers, and multiple industry recognized real estate investor surveys) will be analyzed and appropriately adjusted to the inherent property type that they would be applied to In the valuation process.

The capitalization process is a crucial component in correctly valuing income producing properties and therefore the selection of cap rates will be completed by competent valuation experts with knowledge of the specific property types they are looking to value. Capitalization selections will then be brought forward to the DOA for their approval in the Systematic Review process.

### 6. How will economic units (i.e. Parking Lots) be dealt in your review?

The economic component of any commercial property must be considered when developing any valuation approach. The availability of parking (or other unit of value) may or may not affect value. One of the main issues to decipher with economic units is the presence of tie-back properties in the valuation process. Tie-back issues will be handled throughout the Systematic Review process and in many cases will have to be handled on an individual property basis, and the contributory value of the associated tie-back (parking lot for example) will be reflected in the aggregate value of the combined economic unit and carefully and properly allocated.

To properly value economic units such as "tie-backs" our firm has the employee resources and expertise to identify these issues, correct if required, and provide accurate estimates of market value for properties in all of the various Classes.

### 7. Will your models have provisions for external influences (i.e. Railroads, Commercial Corners, etc.)?

We will evaluate the existing internal models in the IAS System and examine those that may consider external influences, and the methodology in place. If this is not the case, it will be an area that will require significant review and analysis. It should be noted that our proprietary modeling system, Prognose, does consider external influences. This (external influences) is a variable that is arguable inherently subjective and may be difficult to quantify and substantiate in some instances.

After reviewing your modeling system, we would bring any recommendations regarding external influences forward to the DOA. GIS will be utilized to identify the consistency of influences used by DOA and identify any additional influences not captured by DOA. Our firm and our residential and commercial valuation experts are very well aware of the multitude of external influences, both positive and negative, in the Nassau County real estate market.

### 8. Are there any types of properties that will not be included in your review (i.e. Marinas, Golf Courses, etc.)?

It is the understanding of our firm, based upon the RFP, that all assessed parcels will be involved in the Systematic Review. Our firm has the experience to value unique properties such as Marina's, Golf Courses, Nursing Homes, Self-Storage facilities, etc.

#### 9. How would you model specialty properties like marinas and golf courses in Adapt?

The applicability of local jurisdictional law will dictate the valuation of special use properties such as golf courses. Commercial tax certiorari cases have dictated parameters in which to value Golf Course properties through decisions in Nassau County Supreme Court. Before valuing Golf Course properties our firm will have a meeting with Nassau County's Golf Course experts. Our firm currently employees three (3) Golf Course experts, Matthew Smith, MAI, SRA, Andrew Albro, MAI and Ronald Camilleri, MAI, SRA.

The valuation of marinas will follow standard accepted appraisal methodology completed by our Marina experts, Robert Studwell, MAI, SRA, Andrew Albro, MAI and Ronald Camilleri, MAI, SRA. All modeling procedures for Marina properties will be thoroughly vetted with the appropriate commercial expert within the DOA, before the models are completed and run.

Similarly we shall dispatch those professionals from our team with the appropriate training and experience for each type of specialty property. We have expertise in a wide range of special purpose properties.

#### 10. Are Class 4 – Utility properties included in your Class 4 – Commercial analysis?

All Class 3 utility properties that require a specialized appraisal will be valued by our expert, Federal Appraisal and Consulting. Properties owned by utility companies that are Class 3 but have similar characteristics to a Class 4 property (a structural property such as an office building or land) will be valued either by the sales comparison, cost or Income capitalization approach like other properties in the class.

### 11. What modeling changes would you suggest for creating values for hotels, assisted living centers, nursing homes and self-storage facilities?

SVS will first examine the current models for these properties and compare the methods of valuation to industry standards, and consider and examine that which is frequently encountered in the tax certiorari arena, including court decisions relative to respective property types. If industry standards are different than DOA models we will offer the appropriate alternate valuation models to be used.

#### 12. Will your company provide an analysis of Land to Building Ratios?

Our company will be providing the County with Land to Building ratio studies broken out by property type. Land to Building ratios are one of many tests to identify possible errors within the inventory data. Further information on systematic land to building ratios, based on ORPTS, can be found in the ORPTS document in the addenda of this submission for your review.

#### 13. How will you address apartment buildings and how will ETPA Buildings?

Apartment buildings are valued based upon income capitalization, which is the convention for Class 2 and 4 properties. Like all property classes, apartment building models used by the DOA will be examined objectively, with the assumption and expectation that they are fundamentally functional and sound.

Jurisdictional Law regulates ETPA buildings in regards to allowable rental increases, which has the effect of rendering rent stabilized (ETPA) buildings somewhat unique, in that full market rent ordinarily cannot be applied. Similarly, the operating expense ratios and applicable capitalization rates may vary from non-regulated apartment buildings.

ETPA comparable sales will be examined to support applicable income/expense data and capitalization rates, which will be drawn initially from our expansive database of market data that has been developed over many years in our work for dozens of local and regional lenders, which provides use with a "real world" understanding of market behavior and metrics. Any property-specific data in possession of or available to the DOA will be examined,

### 14. Will your company provide field staff to work with Department of Assessment personnel?

Our firm has a vast array of personnel (35 employees) available to assist DOA staff at different levels of this project. It is our understanding that the daily on going field work completed by the County will remain intact during this project. If a specialized or a unique property requires viewing the property from the right-of-way or through use of Google Maps, Bing Maps, Aerial Viewing Programs or through Nassau County's pictometry system, our firm is amenable to this. In fact, our firm is of the opinion that this is a crucial check of valuing unique properties and outliers during the Systematic Review process.

# 15. What plans do you have to improve DOA personnel's preparedness on the quantitative and qualitative levels? What mechanisms would you leave in place to allow staff to continue to maintain your recommendations?

This is a difficult question to answer since our firm has not had the opportunity to evaluate and understand the needs of your personnel and won't until the project is underway. Our firm has every intention of thoroughly training DOA personnel on all components of the Systematic Review. For example, over this last year our firm has routinely offered its own courses to educate our staff in modeling techniques and SPSS education. We provide these courses through nationally known instructors so that we can better serve our clients. Going forward, if instructional classes are needed to familiarize the DOA with any portion of the modeling process, or for that matter, any portion of the Systematic Review process, that we would provide such education.

## 16. What valuation quality assurance measures would you recommend that the DOA adopt after the Systematic Review is completed?

This question is best answered after the 2 ½ year process of the Systematic Review is completed and our firm would discuss best practices for the DOA going into the future. Our firm anticipates that there will be very thorough conversations regarding these issues towards the end of the project and we will support the DOA in any way we can.

## 17. Describe the Commercial and Residential models you will create and how you would address the overabundance of existing commercial models in IAS/Adapt?

During the Systematic Review process, our firm expects to do a thorough review of all of the commercial and residential models for all Classes. Models may be used for market trend analysis in order to determine the appropriate indication of the level of value. Many times the jurisdiction's computer system contains limitations which may result in the use of too many models. SVS will make recommendations as to the appropriate number of models to use and how to retool the DOA system to accommodate appropriate appraisal practices.

### 18. How will support documentation be transmitted to the DOA at the end of your review?

Our office will comply with any type of file transmissions or documentation that the County would require. It should be noted that our firm has a very good track record working with the Assessment Department and very large quantities of data. In 2011 our firm was hired to handle approximately 75,000 parcels defending the Halpern Vs. Nassau County Lawsuit and at that time our office manager, Vivian Scalia, worked with Mark Macarthur and other Nassau County employees in the IT department and had no problem transferring data back and forth between our offices. Based on the constraints during that lawsuit, our office is still non-wifi compliant as per the County's security requirements.

#### 19. Describe in detail your plan for a neighborhood review.

Neighborhood review is a critical component to ensure the market values estimated for residential properties are uniform, consistent, and reflect property owner's interpretation of their neighborhood. If property owners believe that sales from outside of their perceived neighborhood were utilized to estimate market values, values will appear suspect and the process may appear flawed, diminishing the accuracy of the results and the confidence of the taxpayers. Therefore, it is imperative that sufficient time and appraisal expertise be put into this portion of the project.

We are familiar with the original neighborhood delineation process that was performed in Nassau County in 2001 and its subsequent revisions and fine-tuning. Our firm still has employees on staff that were involved in that undertaking 14 years ago. However, the market and trends have changed significantly and an up-to-date review of the neighborhoods is imperative. Utilizing GIS and plotting (mapping) relevant sales will be a key tool that we will employ to judge the accuracy of the existing neighborhood breakdown. As markets change over time, again it is vital to comprehend the dynamic factors within each neighborhood to assess whether boundaries need adjusting, or determine if the use of an alternative valuation model is in order. Our skilled team will ensure that neighborhood delineation and use of the correct valuation model is as accurate as possible.

Additionally, our firm has completed full reassessments for nine (9) villages within Nassau County. As part of these respective Village revaluation projects, thorough neighborhood analyses were performed, with the full involvement of the respective Village assessors, and in some cases the Mayors, Board of Trustees, other real estate professionals, etc. In working with the Villages it was clear that refinement to the Nassau County neighborhood delineation is essential. Utilizing our staff residential experts along with input from the DOA, we are confident that review of the sales, plotted on a map (by sale price, price/SF, age, style, etc.) will assist in determining how the existing neighborhood delineation should be revised. If it is determined that there are insufficient sales to statistically estimate values in any given neighborhood, we will be able to identify and draw sales from other neighborhoods with similar characteristics to strengthen the valuation process.

#### 20. Describe in detail your plan for sales data verification.

The modeling process for this project will require the review of a large number of sales. Over the course of this project we are estimating to review approximately five (5) years of sales or upward of 75,000 sales. It is our understanding that the DOA staff has a process for reviewing and validating sales. Examining the RP-5217's (Real Property Transfer Report) from New York State is typically a starting point for filtering and categorizing the valid, arms-length sales. Sales ratio studies will also be used to identify suspect sales which will then require further investigation.

There are various additional sources which we employ in the sales verification process, such as SalesWeb (ORPTS), Comps Inc., the Multiple Listing Service, etc. We will use any and all of our resources as necessary in the process. These sources, of course will also assist with verifying physical data and enhance the property description database. However, a complete understanding and review of the current process employed by the DOA will be undertaken to determine if recommendations are necessary to enhance the process.

# 21. What recommendations do you have to account for any lack of sales if existing neighborhoods are split into sub-groups or expanded?

Each neighborhood should meet the statistical requirement for the minimum requirement for sales (generally no less than 15 sales for a defined group). However, as we know, there will be instances where there will be statistically insufficient amount of sales. In these cases, as referred in question 19, it will be determined using input from DOA staff, our on staff residential experts, outside residential professionals as well as results from our modeling analysis, which neighborhood or neighborhoods can be "linked" together for valuation purposes. Sometimes it may be necessary to expand the time frame in which sales are used. (i.e., go back an additional year or two for sales in areas where the volume is weak).

Recommendations can be made only after a complete review of the processes currently in place at the DOA, current neighborhood delineation, and the sales used within our project period. As we are aware, sales do not occur consistently in any geographic area and therefore we can only determine our course of action after a thorough review.

### <u>ADDENDA</u>

Guidelines for Non-reappraisal Reassessments (March 2013)



New York State Department of Taxation and Finance Office of Real Property Tax Services

# Guidelines for Non-reappraisal Reassessments

March 2013

The information presented is current as of this publication's print date. Visit our Web site at www.tax.ny.gov for up-to-date information.

#### Overview

An assessing unit may revise its assessments as provided for in Real Property Tax Law (RPTL) to maintain uniformity and/or level of assessment, using means other than a full reappraisal. This may be done independent of the Cyclical Reassessment Program or as part of that program in those years in which a full reappraisal is not conducted. Regardless, the assessing unit must notify ORPTS of its intentions to conduct a non-reappraisal reassessment in writing (e-mail is sufficient), no later than 180 days prior to the applicable tentative roll (typically by November 1). This will allow ORPTS to verify the Level of Assessment (LOA) using the tentative roll compared to the estimated market values shared during the Pre-Decisional Collaboration (PDC) process. Please note that if an assessing unit conducts a non-reappraisal reassessment without timely notification to ORPTS as just stated, that reassessment roll will not be used as the basis for ORPTS' full value measurement for that year. This means that the assessing unit's full value measurement for that year will be developed using the most recent final roll with trends and/or ratios applied as appropriate instead of the current tentative roll. This may affect ORPTS' ability to confirm the locally stated LOA as the equalization rate and/or residential assessment ratio (RAR) for that year,

Please see Publication 1028, <u>Quidelines for Cyclical Reassessments</u>, for details about the statutory requirements and benefits of reassessment which are discussed in detail there. That document also contains information about how a municipality may receive aid for conducting reassessments (full reappraisals) on a cyclical basis, and the requirements of a plan to qualify for that aid. Assessing units that conduct a non-reappraisal reassessment in an interim year of a cyclical reassessment plan will not be eligible for the aid of up to \$5/parcel, but will be eligible for the "non-reappraisal year" aid of up to \$2/parcel.

ORPTS' goal is to coordinate your reassessment process with our equalization study. ORPTS' staif will verify, in accordance with our reassessment verification process, that the stated LOA has been achieved for each of the four major property types and that all steps to achieve equity have been implemented. Additionally, this review will provide the basis for making the determination for payment of State Aid, where applicable, and the level of assessment to be applied to the special franchise valuations and state owned land parcels in your assessing unit. This review will also be used in the approval process for Approved Assessing Unit Status (the Homestead tax option) if application is made.

This means acceptable local reassessment data will be used in the equalization process. ORPTS' staff will monitor the project on an on-going basis and review local value decisions as they are made as part of the PDC process. Please be aware that ORPTS' staff may request any or all such documentation, as actually produced, in conjunction with the verification of the reassessment roll. In the event that requested documentation for one or more major types is not provided at least 90 days prior to the tentative roll (February 1 for most towns), ORPTS will proceed on the basis that a reassessment has not been implemented. This means that the assessing unit's full value measurement for that year will be developed using the most recent final roll with trends and/or ratios applied as appropriate instead of the current tentative roll. This may affect ORPTS' ability to confirm the locally stated LOA as the equalization rate and/or RAR for that year.

#### Reassessment Methodology

According to RPTL 102 (12a), "Revaluation," "reassessment" or "update" is a systematic review of the assessments of all locally essessed properties, valued as of the valuation date of the assessment roll containing those assessments to attain compliance with the standard of assessment set forth in subdivision two of section three hundred five of this chapter.

While the terms revaluation, reassessment or update are synonymous, this document and other ORPTS' publications will continue to use the term "reassessment" for consistency.

The only way to ensure that all properties are assessed at the same LOA is to conduct a reassessment.

White assessing units can conduct a reassessment by Individually appraising all parcels for the same roll year (a full reappraisal), the definition in RPTL §102 (12a) does not necessarily mean that every property must be individually appraised to be considered a reassessment. Assessing units can also conduct a reassessment by trending parcels or through a combination of reappraisal and trending. Either of these approaches is considered a non-reappraisal reassessment.

The IAAO's <u>Standard on Mass Appraisal of Real Property</u> states, in part, that "trending factors based on criteria such as property type, location, size, and age can be developed and applied to groups of properties. These factors should be derived from ratio studies or other market analyses. Analysis of ratio study data can suggest groups or strate of properties in need of physical review. In general, trending factors can be highly effective in maintaining equity when appraisals are uniform within strate. However, such factors are not a substitute for physical reviews and individual reappraisals, which are required to correct tack of uniformity within strate. Although assessment trending can be effective for short periods, properties should be physically reviewed and individually reappraised at least every four to six years."

Please note that the <u>Uniform Assessment Standards</u> as developed by the Real Property Tax Administration Committee (<u>RPTAC</u>) call for the regularly scheduled appraisal of all parcels at least once every four years.

In determining which approach is the most appropriate, each assessing unit must consider the length of time since its last full reappraisal and whether sufficient market data is available to demonstrate uniformity within the groups identified for analysis. Trending is not recommended for use in groups for which there are insufficient market data to demonstrate uniformity. Whether or not uniformity can be demonstrated, it should be recognized that the development and on-site review of individual values (reappraisal) will yield more accurate and equitable assessments because all properties in a group do not appreciate or depreciate at the same rate. Assessing planning reassessment are encouraged to discuss these considerations as they apply to the groups in their assessing unit with their Customer Relationship Manager (CRM). The <u>Uniform Assessment Standards</u>, the International Association of Assessing Officers' (IAAO) <u>Guide to Assessment Administration Standards</u> and <u>Standard for Mass Appraisal of Real Property</u> and the ORPTS' publication, <u>Level of Assessment Determination: An Owner's Manual for Maintaining Uniformity</u>, are all helpful references for additional guidence.

Regardless, all reassessments require a "systematic analysis" in which all assessments are compared to the current market and adjusted as necessary to a desired LOA to achieve equity.

A systematic analysis is the process of reassessment that includes the gathering of data and market information, the grouping of this data for further study, the application of accepted analytical techniques both diagnostic and prescriptive, and the subsequent validation of results before values are implemented on a tentative assessment roil.

The gathering of data and market information is the foundation of the reassessment process. An assessing unit must ensure that its assessment inventory and valuation data for all properties is accurate and current, and that it reflects the minimum standards in Part 8190-1.1 of the <u>Rules for Real Property Tax Administration</u>. Additionally, an assessing unit must have a <u>sales verification process</u> in place to ascertain the validity of all sales and the condition of all inventory of the property conveyed in

each sale. Since this Information is the basis for all subsequent analysis, it must be accurate, current and reflect local market influences. Please see the Guidelines for Cyclical Reassessment for additional information on the data collection process. The tAAO's <u>Standard on Verification and Adjustment of Sales</u> may also provide guidance on the sales verification process.

Once the inventory and valuation data is collected, properties are grouped together to reflect similar effects of supply and demand as observed in various real estate sub-markets. Factors used to group properties will likely vary among assessing units. Groups can be as basic as major property types (residential, commercial, vacant, etc.). Where possible, they should be further refined within each property type by such factors as geographic location / neighborhood, size (relative square footage), number of bedrooms, year built, residential building style, construction quality, commercial use, number of units by commercial use, lot size, and / or zoning. These are offered as examples and are not meant as an all inclusive list. The degree to which groups can be refined will be strongly influenced by the amount of market data available for analysis. Statistical analysis is then used to ultimately draw conclusions about the level and uniformity of the assessments from the previous year's assessment roll as compared to current market conditions.

The initial diagnostic step of statistical analysis requires time trend analysis to develop an observed rate of change specific to each group of property identified for analysis. Time trend analysis can include analysis of paired sales (properties that have resold), an analysis of value per unit (e.g., dollars per acre or dollars per square foot of living area), sales ratio trend analysis and / or multiple regression analysis (CAMA modeling) that include variables for time. The time trend must be specific to the valuation date of the applicable reassessment roll.

The second diagnostic step is ratio analysis for the purpose of developing measures of the level and uniformity of each group. While this step typically involves sales ratio studies, other techniques such as multiple regression analysis (CAMA modeling), rolling median sale price ratio analysis, rolling median sale price analysis, rolling median dollar per unit analysis (e.g. price/square foot living area), adaptive estimative procedures (AEP), cost indices (e.g., for utility property), stumpage analysis for forest property, and / or rent analysis may also be used. These are offered as examples and are not meant as an all-inclusive list.

Municipalities that do not have sufficient data to draw conclusions about level and uniformity will need to consider market data from comparable municipalities. Per unit market values from comparable municipalities can be compared to help determine level while per unit assessed values for like parcels can be compared to help gauge uniformity.

Based on the indicators of level and uniformity produced by this ratio analysis by group, the assessor determines which assessments on the upcoming roll will be changed and how:

- If the analysis indicates that uniformity in a group is acceptable to good and that assessments
  are already at the desired level, no change may be necessary (individual parcels within such a
  group may still require assessment changes, at a minimum, for new construction or demolition)
- If the analysis indicates that there is acceptable to good uniformly in a group, but the
  assessments are not at the desired level, assessments can be trended to achieve the desired
  LOA
  - o Trending refers to the application of an arithmetic factor to the assessments of a group of properties to reflect increasing or decreasing property values over a period of time. A 5% trend would indicate that property values have increased 5%.
- If the analysis indicates that there is a lack of uniformity in a group or there is not
  enough data to draw that conclusion a reappraisal must be conducted regardless of
  whether assessments are at the desired level
  - Reappraisal means developing and reviewing a new determination of market value for each parcel, based upon current data, by the appropriate use of one or more of the three accepted approaches to value (cost, market, or income)

Decisions made at this point in the reassessment are crucial to its successful implementation. ORPTs strongly encourages the assessor to share the results of the diagnostic analyses and the conclusions drawn from those analyses with the CRM before proceeding further.

Once valuation has been run, ideally, preliminary values for all properties would be reviewed. Often, however, there is not enough time to perform a traditional parcel specific field review for all properties as part of a non-reappraisal reassessment. Procedures should be established to identify properties for which field review is essential. Exception properties and geographic areas or other property groups with a high variance in sales ratios should receive the highest priority. At a minimum, those properties that are individually reappraised should receive a parcel specific review. An office review, without a field review, may be sufficient for groupings in which the property characteristics data are accurate and consistent and the valuation models are good. This option is most feasible in homogenous areas. Assessing units with recent pictures of properties may be able to conduct a particularly effective office review. Please see Publication 1028, Guidelines for Cyclical Reassessment, for additional information on the field review process.

Finally, predicted value estimates are validated for use as assessments through a review for accuracy, consistency and logic. In order to confirm that these estimates match the actual values in the community, an assessor might compare value estimates for properties within the same group, consult with real estate appraisers/brokers, review published trends and/or examine sales occurring around the valuation date.

#### **ORPTS' Role**

The primary roles for staff in connection with reassessment projects include:

- Consulting Services
  - Advise/assist in project planning/preparation of a Plan for Cyclical Reappraisals
  - Advise/assist with preparation of a Request for Proposal (RFP)
  - > Advise/assist in a public information program
  - Attend project status meetings/prepare periodic status reports
  - Advise/assist in Town Board/City Council presentations
  - > Provide Real Property System (RPS) software and support
- Provide advisory appraisals
  - Complex utility property
  - Other complex properties (resources permitting)
  - State-owned forest land
- Monitor and verify the reassessment results
  - Level of assessment (for Full Value Measurement and State Aid)
  - > Assessment uniformity (for State Aid)

#### **Advisory Appraisals**

Complex utility, industrial and commercial advisory appraisals may be provided upon request by a city, town or a county conducting a reassessment. Note: ORPTS does not provide advisory appraisals for wholly exempt properties. Per Title 20 New York Codes, <u>Rules and Regulations</u> Part 8195-2.1, a request for a State advisory appraisal must be received at least 12 months in advance of the taxable status date before its use to facilitate scheduling of possible fieldwork and collection of valuation inputs. ORPTS will make its best effort to supply appraisals for late requests. The <u>advisory</u> request forms can be found on DTF's Web site.

Providing values for these property types is made easier when there is cooperation between ORPTS and local officials. This partnership is vital when identifying, collecting inventory and valuing the

property. Local officials need to notify ORPTS when inventory changes have occurred, so an accurate updated advisory value can be determined.

#### Industrial and Complex Commercial Property

The Regional Services Bureau may provide advisory appraisals for industrial or complex commercial properties if resources are available.

#### **Utility Property**

The Valuation Services Bureau will provide updated values on structural and mass properties, inclusive of inventory and market changes. Non-complex utility structures and land appraisal are the responsibility of the assessor. Appraisals will be in the style of computer assisted mass appraisals, not detailed narrative appraisals.

Advisory appraisals will include:

- Values to match Roll Section 6 (Section, Block, Lot) if locality has standardized (UCARS).
- All mass property (potes, cables, wire, transmission and distribution property)
- · Complex utility structures, such as; Municipal water properties
- Generating plants
- Compressor stations
- Electric substations
- · Water treatment plants

Advisory appraisals will not include:

- Cell towers
- . CATV Head End structures
- · Utility owned office buildings
- Telephone central office buildings
- Utility service, maintenance and conference centers.
- Utility warehouses and garages

A municipality that has received utility advisory appraisals for a preceding year's reassessment will not have to file a new utility advisory appraisal request in the next year. In the event the assessor becomes aware of any changes (new construction or demolition, movement of a parcel between roll sections, etc.), the CRM or the Valuation Services Bureau should be alerted as soon as possible. A new request will have to be filed no later than 180 days prior to the applicable tentative roll (typically by November 1), when there has been no reassessment in the preceding year.

Participation in the Utility Company Assessment Roll Standardization (UCARS) Program facilitates identifying and relating the values of the properties to the assessment roll. Municipalities interested in this program should contact their CRM or the Valuation Services Bureau (VSB) in Albany.

#### Private Forest Property

A municipality that achieves or maintains equity through the use of procedures that meet the definition of reassessment must value taxable state-owned land (TSOL) and private forest parcels at the same uniform percentage of value of all other property. If resources are available, an ORPTS' forestry specialist can assist the municipality's efforts by supplying assessors with the following data:

- Summary Value Report, which includes a breakdown of bare land, timber, and takeshore contributory values for each TSOL parcel
- A list of vacant land sales by market area used to develop forest bare land schedule

- Private Forest Stumpage Summary Report, derived from private forest selections in the region valued with the most current stumpage schedule
- Property inventory and Valuation Report, a listing of the most current TSOL forest stand inventories available
- Lake Front Property Report of TSOL, which identifies all frontage by lakeshore category
- The following information is available in the forestry valuation section of the DTF Web site:
  - Bare land schedule by town
  - Stumpage price schedule by forest region
  - > Lakeshore schedule by lake

#### Reassessment Verification Documentation

Regardless of whether an assessing unit that reassesses intends to apply for State aid, the assessing unit must retain a set of supporting valuation documents and files to demonstrate the systematic analysis performed and to support the values developed for its reassessment rolt. As previously stated, please be aware that ORPTS' staff may request any or all such documentation, as actually produced, in conjunction with the verification of the reassessment rolt. Please note that the provision of ORPTS' PDC documents as the sole evidence that a local systematic analysis has been performed with NOT quality the assessing unit as having completed a reassessment. In the event that requested documentation for one or more major types is not provided at least 90 days prior to the tentative roll (February 1 for most towns), ORPTS will proceed on the basis that a reassessment has not been implemented. This means that the assessing unit's full value measurement for that year will be developed using the most recent final roll with trends and/or ratios applied as appropriate instead of the current tentative roll. This may affect ORPTS' ability to confirm the locally stated LOA as the equalization rate and/or residential assessment ratio (RAR) for that year.

Verification efforts will be summarized in a Local Reassessment Project Review and Analysis (LRPRA) document. As stated in 20 NYCRR 8201-3.5(b), "The determination made pursuant to the procedures for the applicable Full Value Measurement as provided in 20 NYCRR 8185-2.15 shall be conclusive as to whether a reassessment occurred and a uniform percentage of value was attained." ORPTS' staff records data in the document that attests to the municipality's compilance with the reassessment standards.

Local documentation for a reassessment includes the following:

- Access to parcel inventories that comply with the Rules.
- Copy of Request for Proposal (RFP), proposal, contract, or work plan (if project was not contractor assisted), which should include the following:
  - Time line (schedule of events).
  - Assignment of resources (staffing for each activity).
  - Software to be used for inventory maintenance (if applicable).
  - Software to be used for valuation (if applicable)
- Sales listings used in valuation analysis (minimum of valid sales occurring one year prior to valuation date) and sales periods used:
  - Residential
  - Commercial/Industrial
  - Vacant/Farm
- Documentation (reports and/or description) of analysis for evaluating the uniformity and level of the assessments; examples include;

- Sales ratio analysis
- Mass appraisat (sale substitution)
- Unit comparison (value-to-inventory)
- Tracking of value trends (cost, income, market)
- > Description of all valuation methodologies used and accompanying documentation
  - Description of land valuation procedure, if applicable
  - Cost documentation
    - · Base Cost Table (include Identification of source)
    - · Depreciation Schedule
  - Market documentation
    - · Valuation Model (supply all of the following which are applicable):
      - Sales adjustments (time, physical characteristics)
      - Regression coefficients
      - · Feedback coefficients
      - Component unit values
      - Commercial/Industrial market unit factors
  - Income documentation
    - · Commercial/Industrial Income Factors including:
      - Gross Income per Unit
      - Vacancy Rates
      - Expense Ratios
      - Capitalization Rates
    - Income and Expense Source Data (if available)
  - Trending (if values were updated by applying factors, percentages or indices in a nonreappraisal year to maintain the LOA)
    - Description of market areas (neighborhoods) and supporting documentation for the development of factors, percentages or indices, in each market area
  - Any other appropriate valuation documentation that supports your determination of market value
- > Valuation Neighborhood Maps (if applicable)
- Advisory Appraisals:
  - Statement as to whether utility advisory appraisals were used in part or in their entirety
  - Statement as to whether commercial/industrial advisory appraisals were used in part or in their entirety
- Review:
  - List or file of predicted values (if available)
  - Access to review documents (review documents must be saved)
  - Access to a list of parcels that were re-inspected and/or reappraised this year
  - List of (or file containing) informal review changes (if applicable).
- > Tentative Roll:
  - Copy of tentative roll or file containing tentative assessments
  - New statement of uniform percent, if different from original agreement
  - List of parcels with court ordered assessments (if any)
- ➤ Final Roll:
  - Copy of final roll or file containing final assessments
  - List of BAR changes



# SYSTEMATIC REVIEW & ANALYSIS OF ASSESSMENTS (RFP # AS0518-1509)

Submission Date June 9, 2015

From the RFP Selection Committee
Steven L. Corte, Chairman

#### QUESTIONS AND REQUEST FOR CLARIFICATION

STANDARD VALUATION SERVICES

Please justify your reasoning for not conducting any field inspections?

Our firm anticipates performing field inspections on a limited basis. Field inspections will be completed when needed on unique and/or complex properties where a field inspection is warranted. Our firm has a vast array of personnel (35 employees) who will work with and assist DOA staff at different levels of this project. It is our understanding that the daily on going field work completed by the County will remain intact during this project. If a specialized or a unique property requires viewing from the right-of-way or through use of Google Maps, Bing Maps, Aerial Viewing Programs or through Nassau County's pictometry system, our firm is amenable to this. In fact, our firm is of the opinion that this is a crucial check of valuing unique properties and outliers during the Systematic Review process.

2. Given the issues that municipalities are facing with "value based special district taxes," please clarify your stance on Wholly Exempt properties.

As indicated at page 22 of our RFP response, we understand that the inventory of **Wholly Exempt** properties is 10,650 of which 181 parcels have current values in excess of \$50 million. We do not have a stance or "position" on wholly exempt properties, assuming that the term relates to assessment or taxation policy, as opposed to valuation issues that we are asked to address. The "issues

that municipalities are facing" needs to be better defined to allow a more comprehensive response.

In the past, wholly exempt parcels were given limited attention as they relate to value because the parcels are exempt from taxes. Recent changes in special district taxes require a more thorough review of these values which will require an examination of the accuracy of the physical inventory and the methodology the DOA employs to value these properties. We expect to identify the appropriate methodology for these unique properties and direct the DOA to cost tables, sales tables or income & expense tables (office buildings or warehouses) to develop valuation estimates.

#### 3. Detail Thimgan & Associates expertise in using iAS/Adapt.

Thimgan & Associates has worked with hundreds of Jurisdictions over the years in analyzing time trends, developing residential/commercial models, and conducting systematic analyses of various assessment rolls. By working with numerous jurisdictions, Thimgan has developed a broad knowledge of numerous different tax administration systems which use various database engines (Oracle, SQL, Dbase, etc.). Current and former clients include Elbert and Eagle County, Colorado who use a version of Tyler Technologies systems for which Thimgan has extensive knowledge.

Notable communities in the Northeast where Thimgan has completed assessment work include, the Town of Greenwich, CT, Town of Rye, and City of White Plains (LOA Analysis), Westchester County, four towns in Putnam County (LOA Analysis and Time Trending) and fourteen towns in Dutchess County.

Locally, Thimgan has developed valuation models for the City of Glen Cove and assisted in the Systematic Analysis of the Village of Roslyn Estates. In conjunction with SVS, Thimgan developed a valuation module that was used to develop residential values in three beachfront communities on Staten Island, and multiple beachfront communities in Nassau/Suffolk counties regarding Super Storm Sandy relief projects awarded to SVS. This valuation module has become part of the Prognose software system which has been used to transfer data with existing computer systems for large jurisdictions in several states: These are: Lee and Collier County, Florida; Oklahoma County, Oklahoma; Maricopa County, Arizona; Salt Lake and Davis County, Utah; Boulder and Elbert County, Colorado to name a few.

From 2000 to 2007, ORPTS retained the services of Thimgan & Associates to provide annual training for staff and Assessors regarding SPSS modeling techniques. The current version of RPS (the NYS assessment software) has a module that connects directly with SPSS. This module was developed over several years with input from Thimgan & Associates. During this time period Russ Thimgan was one of three principals who worked with ORPTS to develop the process for a Systematic Review and Level of Assessment Practices in New York State. The policies established during this period are what Assessors throughout NYS adhere to today.

Thimgan & Associates teaches four valuation courses using SPSS which are recognized by the IAAO as the standard in the industry. Several of the research materials listed by ORPTS were prepared by Thimgan & Associates.

Premier valuation modelers are comprise of a small field of experts located throughout the country. Russ Thimgan is in the elite field of modelers, considered by his peers in the assessment industry to be one of the best. Russ has emerged as a leader in the field regarding the integration of GIS and modeling analysis. This evolution of modeling practices has led to the development and deployment of Prognose as an alternate valuation system for many jurisdictions to use in conjunction with established tax administration software. Simply stated Russ Thimgan has enabled individuals without years of statistical experience to understand how models are developed and applied.

### 4. Please describe your use of Special Franchise and Public Utility Values provided by NYS.

We understand that the Office of Real Property Tax Services ("ORPTS"), Valuation Services Bureau ("VSB"), may provide estimates of value for Special Franchise and Public Utility properties. However, it is our position even if these values are provided, they will need to be verified, at a minimum, and possibly they may need to be recalculated or replaced depending on the results of the verification process. Ultimately the local assessor requires, and we shall provide, a locally defensible opinion of value along with the commensurate documentation in support of each value for each Special Franchise and Public Utility property, where locally means that the assessor has within his purview or her can document and support as per assessment procedures. Therefore, our use of these values will be twofold. First, we will review the VSB values. That review will

include a confirmation of the research and methodologies used to determine those values. Any research, methodologies or values determined to be accurate, credible, and reliable will be integrated into our conclusions of value for this property class. Secondly, any methodologies or values determined to be inaccurate, less than credible or unreliable, will be reappraised using appropriate valuation methodologies and data, and these recalculated values will be utilized in our conclusions of value for this property class. If VSB does not provide values then we shall provide our own valuations to the client.

#### Please describe how you would be valuing power plants?

In addition to the summarized narrative below, please accept the attached lengthy article, "The Appraisal of Power Plants", published by the Appraisal Institute in its Appraisal Journal (Summer 2014)., We wrote the article. We are proud to report that we have been awarded the 2014 Swango Award for the article. The Swango Award is presented for the best article published in *The Appraisal Journal* during the previous year on residential, general, or technology-related topics or for original research of benefit to real estate analysts and valuation experts.

Power plants are complex combinations of real property, personal property (machinery and equipment), and often business intangibles (like fuel supply contracts or power purchase agreements). In deregulated markets like New York, buyers, sellers, and analysts universally emphasize the income approach, where expected income and rates of return are based on unregulated market conditions. In deregulated markets, costs may be incurred, and the developer has no guarantee of making an adequate return. The cost approach remains useful when the appraiser properly accounts for all forms of obsolescence and the cost approach remains highly probative when appraising special improvements and assets within the combination of assets at a power plant. In a deregulated market, there is often an active market for power plants separate from transmission and distribution assets. The sales approach can be utilized when market data is sufficient, as with any sales approach for general commercial property. Generally, all three approaches to value (Cost, Sales Comparison, and Income) should be considered when valuing power plants that are located in deregulated markets, as is the case in Nassau County.

The basic concern surrounding the cost approach for power plants is that often cost does not equal value. When applicable, the cost approach reflects market thinking by recognizing that market participants sometimes judge the value of a power plant by considering the cost to create the improvements. However, depending on the cycle of the market and the age and legal status of the plant, simple, unadjusted cost is unlikely to equal market value. Unless the appraiser fully reflects all forms of depreciation ( physical, functional, and external), then cost estimate value conclusion will diverge from market value. To make matters more difficult, the job of estimating each of the various forms of depreciation at power plants is often problematic and sometimes practically impossible. Unlike general real estate, where the property will continue to function if it is adequately maintained, even well-maintained power plants may suffer critical economic and functional obsolescence. Common types of obsolescence include: obsolete engineering designs and inefficiency, either from a poor original design or from new technologies entering the market; obsolete environmental designs (legal/regulatory); original cost overruns; currentoperating cost inefficiencies (excessive operating costs); and physical aging on a limited life span. We will consider the Cost Approach when valuing the power plants in Nassau County. Its application will be determine on a property by property basis, or type of plant by type of plant basis, as good assessment practice, applicable law and precedents, and available data dictate.

While the use of the sales comparison approach is common in the appraisal of general commercial properties, this approach is rarely useful in power plant appraisals. Research for information on sales of comparable power plants rarely yields appropriate and adequate data for use in a credible sales approach. The market for power plants is national, and sometimes international. It is relatively easy to find evidence of an active sales market. However, relevant critical details about the individual sales are often unattainable. An important qualification of each credible comparable sale is the level of supporting data that is publicly available. Since many details concerning the sales of power plants are confidential, the sales are not adequately verifiable and/or cannot be soundly adjusted. Since power plants are typically business combinations, the sales are for combinations of assets; real, personal, and business assets. Most sales include corporate (business) and personal property assets. transactions often include assets beyond the tangible power plant, such as investment participation, financing, partial interests, off-take and supply contracts, and other valuable closing contingencies. Buyers and sellers are under no obligation to publicly report the portion of the price attributable to the parts of the total sales price in a format that is useful to appraisers. For example, many power plant sales include power purchase agreements (PPAs), which usually have significant price-impacting characteristics. However, it is typically unclear from the publicly available data on the transactions what effect the PPAs had on each sale price. While there frequently is available data to identify comparable sales, there is often not sufficient public data in many cases to complete a credible appraisal adjustment process. We will consider the Sales Comparison Approach when valuing the power plants in Nassau County. Its application will be determine on a property by property basis, or type of plant by type of plant basis, as good assessment practice, applicable law and precedents, and available data dictate.

Traditionally, income strictly attributable to the real property at general commercial properties such as offices and apartments is ubiquitously prescribed by real estate leases or the market potential to be leased. There is no such rental market for power plants. Nonetheless, power plants are income producing assets where the income is generated by the operation of the combination of real and personal property and any business intangibles. At power plants, there is typically no credible and reliable way to isolate the income solely attributable to the real property, such as a lease. The income utilized in the income approach is from operation of the combined assets of the going concern, or the business enterprise. Such intermingling conditions also exist at many other types of commercial property, such as hotels, theaters, hospitals, telephone companies, water companies, landfills, race tracks, and factory mills, among other types. The real property is rarely leased separately at these property types, and the income typically analyzed is from their business operations, just like at power plants. Given this issue, the appraiser must first conclude an overall business value of the going concern for the plant, and then employ various appropriate appraisal procedures to separate out the value of the real and/or personal property or other target interest at the plant. This is standard practice in the valuation of power plants for assessment purpose, nationally and in New York State. In New York State, where much of the power plant is defined by law and regulation as real property, the adjustments necessary to extract the real property value from a going concern value are relatively minor. We will consider the income Approach when valuing the power plants in Nassau County. Its application will be determined on a property by property basis, or type of plant by type of plant basis, as good assessment practice, applicable law and precedents, and available data dictate.

#### 6. Please describe the public relations aspect in your proposal.

Public Relations is one of the strong qualifications of Standard Valuation Services as indicated in Appendix B — subsection c of our response to the RFP. Public Relations with regards to a Systematic Review and Analysis Assessments is available on an as-needed basis. It is our opinion that Public Relations skills will most likely be utilized in explaining to the Nassau County legislature and the public officials within Nassau County, how the Systematic Review and Analysis process is being completed on the Nassau County Assessment Roll. Public Relations will be provided at the request and guidance of the Assessment Department and their requirements.

Based on the interview process of the original RFP, it was brought to our attention that additional services might be required above and beyond our initial Public Relations response to the RFP. Therefore, in our Supplemental Response dated April 12, 2013, we provided a mechanism for additional meetings if needed at a cost of \$325,000. The following titled areas in quotes, consisting of two paragraphs below, is the statement from our Supplemental Response, which was submitted to address the Assessment Department's concern regarding information meetings at all 56 school districts.

#### "Availability for public meetings, including all 56 school districts"

"As stated in our response to the RFP, Public Relations is one of the strong qualifications of Standard Valuation Services. Public Relations with regards to a Systematic Review and Analysis Assessments is available on an as-needed basis. It is our opinion that Public Relations skills will most likely be utilized in explaining to the Nassau County Legislature and the public officials within Nassau County, how the Systematic Review and Analysis process is being completed on the Nassau County Assessment Roll. Public Relations will be provided as required in the RFP and additional meetings will be provided at the request and guidance of the Assessment Department".

"Although we appreciate the need for public meetings throughout the project, we did not include an allowance for the number of additional meetings the Department of Assessment is considering. From prior experience, we feel that

having the contractor present at certain public venues can detract and possibly sidetrack the ultimate goal of the public meeting. Focusing on the main objective of the project along with the key milestones accomplished by the Department of Assessment with the assistance of the contractor should be paramount. It is our opinion that delving into specific valuation issues and methodology, although important, should be limited to certain settings. In addition any specific issues that arise at a public meeting can always be addressed afterward, after the contractor has had the opportunity to fully research the issue and provide an accurate response. For this key reason we did not include the cost of such meetings in our proposal. If however, the Department of Assessment requires the contractor to be available at public meetings of this type, we can be available on a per diem basis, which is indicated in the Cost Schedule of the RFP. The cost accounts for 3 to 5 senior appraisers to prepare and attend these forums, which typically would be necessary for this type of meeting".

After the "Notice of Intent to Award" was received, our firm negotiated with The Nassau County Attorney's office a further clarification of additional services for Public Relations. Additional Public Relations was then capped at a total possible expense of \$325,000, calculated to be payable in arears at \$125 per hour for contract staff. This allowed flexibility on what types of meetings the County would need us to attend and be part of, not limited to school district meetings.

## 7. Please outline the respective responsibilities of the Department of Assessment (DOA) and your company with regard to the Systematic Review?

As stated on the ORPTS website, a systematic review comprises of 4 critical steps. The first two steps are data gathering and stratification of the data. We will work with the DOA to run extensive tests on the existing data to identify any anomalies or properties that require field inspections. Refer to question 1. This process will involve a thorough review of all the existing inventory for the respective Class 1, 2, 3 and 4 properties.

Our analysis will be an independent review to ensure transparency exists, especially when it comes to public relations. Once the review is completed, we will meet with DOA to determine what, if any actions need to be taken to fix noted data errors or develop different or amended procedures to improve the quality of the data used to develop values.

The final stage will be to conduct a comprehensive analysis relating to the uniformity within each class of real property and between all classes of real property. This review will occur by analyzing recent property sales within a defined period of time established by the DOA that conform to IAAO standards (ORPTS promotes the adherence to IAAO standards) and any local jurisdiction laws relating to property valuations (notably golf courses).

Once completed, the DOA will be presented with recommendations regarding the adjustments to existing assessments, if necessary, for all classes of real property. All of our systematic analysis will be presented based on IAAO standards.

### 8. How do you differentiate coops from condos & rental apartment buildings?

According to New York State Real Property Tax Law, Article 18, Nassau County, by virtue of having a population of one million or more is legally classified as a "special assessing unit". As a special assessing unit, all real property within Nassau County must be classified as Class 1, Class 2, Class 3 or Class 4 as outlined and described in this response.

Nassau County has a very complicated cooperative and condominium property base. Nassau County currently has 474 coop developments and 3 classifications of condominiums. The population includes 8,505 Class 1 Condominium Units, 4,174 Class 2 Condominium Units and 481 Class 4 Condominium Units. Not only do condominium properties reside in three (3) different tax classes, but they must be valued using different methodologies.

Class 1 condominiums are legally identified as "residential real property not more than three stories in height held in condominium form of ownership". These units were built as condominium units and not converted from another use. Condominiums that fall within this class will be valued and modeled in a similar fashion as the balance of Class 1 parcels, using market based sales to develop an indication of value. The condominium development will typically define the neighborhood and only sales within the development will be utilized to provide value estimates for units within the complex. In small developments that may not have sufficient number of sales, again, as in the case of neighborhood analysis for residential properties, we will determine if multiple neighborhoods should be "linked" together, expand the sales search criteria, etc.

Class 2 condominiums are generally all residential real property held in condominium form of ownership that is not included in Class 1. These types of properties can be broadly categorized as mid- or hi-rise buildings and the valuation methodology applied to this category of property will be similar to that of real property held in cooperative form of ownership as well as "conventional" rental apartment buildings — using income capitalization.

Cooperative apartment buildings that converted from ETPA (rent stabilized) buildings should be reviewed carefully, as NYS Real Property Tax Law requires that they be valued under the assumption that they had not converted to cooperative ownership, and thus would presumably have remained under ETPA guidelines.

Class 4 condominiums are generally commercial real property held in condominium form of ownership. Units in this category would typically include professional offices or medical offices and would be valued utilizing similar methodology that would be applied to similar commercial office/professional/medical space.

Class 4 condominiums are valued like cooperatives, whereby a value for the whole is determined and individual (unit) values are ascribed and allocated to the respective units based on the offering plan, typically based on percent of ownership. It is assumed that the offering plans are available to review and property/unit physical inventory is complete.

This methodology applies to all types of commercial properties (i.e. offices, retail, industrial) which are held in condominium form of ownership

A thorough review of the entire assessment roll will be undertaken to ensure that all property, to the best of our ability, is properly identified in terms of Property Class, property use code, etc. to ensure the correct methodology is employed that develops accurate estimates of market value.

### 9. Will you create a Ratio Study in iAS/Adapt?

It is our firm's intention that we would be creating a ratio study in IAS/adapt in conjunction with your DOA experts and our modelers. We will also be completing all of our statistical analysis, including ratios studies with SPSS and

our proprietary modeling software Prognose. The results of these studies will be compared to IAS/Adapt, and any variances in the results will require an examination of IAS to verify that all of the sales data was entered correctly and the proper computation of the ratio study was undertaken. SVS will work with DOA personnel to identify areas for additional training and Thimgan & Associates will assist in preparing staff to use SPSS to confirm the results produced in IAS on an ongoing basis for subsequent assessment rolls.

# Addenda

Article – "The Appraisal of Power Plants"

Reprinted with permission from The Appraisal Journal (2014, Surviver) 6:2014 by the Appraisal Institute, Chicago, Illinois, All Roghts Reserved.



Politor Mantis, elso called electricity gon emire stations, often District marks and interesting opposisal probléms. Power planti case his prortin billions ed dollars til can have substantial limitation. Their various technolo gles effet as injaph as those of participates. cars, and tracks. Their markata me petalitat. with a title of the called forces and regalished APPLIED THE PARTY OF the opposite me also various, raingling from neonistions, financing regulation, Eligiblion, O property tax garposes, to like or sec report-Ing. in this article, the Is spes, meltiodokigies, and practice of power plant appearsal arm reviewed.

# The Appraisal of **Power Plants**

by Mark Pomykaez, MAL, and Chris Olmsted

over plants, also called electricity generating stations, often present unique and interesting appraisal problems, butter plants can cauge in value from being worth billions of dollars to having substantial liabilities. Their various technologies differ as assets as those of anotorcycles, cars, and trucks, Their markets are prouliar, with a mix of market forces and regulated affairs. The uses of the appraisals are also varied, ranging from aemisitious. linancing, regulation, litigation, or property lax purposes, to Internal Revenue Service (IBS) or Securities and Exchange Commission (SEC) reporting, The following discussion will address the issues and methodologies involved in power plant appraisal.

#### The Nature of Power Plants

Power plants generate electricity, their main product and income source, through a combination of processes depending on the technology. Most technotogies convert one form of energy, such as chemical (heat from coal, gas, oil, or aranium to steam) or potential kinetic energy (gas, oil, hydrs, wind, grothermal), to mechanical movement (unthings or engines) and then into electron flow (generators), lither reclinologies also exist, most motably solar, Power plants have other products and services, such as canacity revenue and other ancillary services, and these can be substantial sources of receme.

#### Measures of Parformance

The units of value for power plants are usually kilowatts (kW), megawatts IMW), kW bours (kWh), or MW hours (MWh). A common unit of performaker is the requesty factor, which is analogous to occupancy/varancy rates. Comparity factors measure what is actually produced compared to what could theoretically be produced, and are expressed as percentages. Capacity factors are driven by a combination of technological limitations and market demand. Typically, wind, hydro, and solar produce electricity only when there is wint, water, and sun. Nuclear and coal plants run nouseop until refueling or maistenance requires a shutdown. Das turbines run when the market price for electricity supports the cost of operations, As plants age and become increasingly functionally obsulete, or less economically viable, their capacity factors fall, until economic infeasibility sets in Table 1 shows the Knergy Information Agency's (EIA's) estimates of typical expacity factors and

life spans for a variety of different technologies, as well as a range of capacity factors encountered in the market."

Another measure of performance is heat rate. which expresses the amount of heat energy needed to generate a unit of electricity, it is an expression of efficiency; the lower the best rate is the better. The newer gas plants are so much more efficient that they often create obsolescence in older plants. Heat rates do not inform as to the impact of fact prices. There are dramatic differences in the cost of different types of firel. Table 2 shows the KIA data on typical best rates and first costs for a variety of different technologies.

Another frequently used remomic measure is the spark spread which measures the difference between the price of the electricity and the price of had for a specific plant, it is eachd to compare this to the sum of all other expenses at a specific plant at any given moment. As commodities, electricity and fact prices can distance from moment to moment, and frequently do sa dramatically. Decisions to operate, or ant is operate, must be made from morness to moment. When first prices are sufficiently lower than the price of electricity, it is financially feasible. to operate the plant. Feaking plants, which generally run only when there is high demand, complete this analysis daily, sometimes lugarly. Peaking plants, such as natural pas plants, may produce electricity. only when electricity prices are high and fael prices. are low, as compared to base-load plants, such as nuclear, coad, and large bydroclectric plants, which

Table 1 Typical Capacity Factors and Life Span

	Capacity Factor			
Technology	FIA Estimate	Market Experience	Life Span (yes)	
litudear	90%	90%95%	40-60	
Coal	85%	50%85%	55	
Natural Gas	87%	3%65%	35	
Longer Hydro	62%	25%60%	.501004	
Wind	34%	20%-35%	25	
Solar	25%	18%-29%	25	
OB	10%20%	0%-10%	25	
Goothermal	92%	85 <b>%95%</b>	1020	

Yable 2 Typical Heat Rate and Fuel Costs

Technology	EIA Heat Rate	6/A Fuel Costs*
Nuclear	10,479	\$0.70
Cost	10,498	\$2,38
Natural Gas	8,039	\$3.42
Hydro	N/A	\$0.00
Wind	N/A	\$0.00
Solar	N/A	\$0.00
QH .	10,991	\$12.4B
Geothermal	N/A	\$0.00

"Had now necessaris etija per kodaris (dur jutu) per samj. Pluai dokis dio endižisi por mi kod etija (Bynaestu). Serusa: En assudi Leogip cinekos 2012; dies necessi do 2011.

The Appreisal of Power Plants

The Appreisal Journal, Summer 2014

The US Department of Freety's Chergy Intertription Agency (FM) published volumes of reports on energy states. The EM reports are useful and are frequently used as hereforethe in the industry, but its data does not provide the accuracy needed for some apprecial work.

usually cun regardless of the hourly fluctuations in electricity and fuel mines.

Unlike most general real estate, where it is extronely care for product management to withhold renting space for temporary periods due to low market prices, peaking plants and older base-load technologies often productly withhold production due to low market prices for electricity and/or high fuel costs, in effect, at those times the highest and heat use madyais for these plants fails the test for financial use madyais for the epidest and inest mady indicate economic or functional absolescence. Since the decision to operate or not operate is an uption, some power plant appraisals require option valuations, such as Monte Carlo simulations.

The various generation technologies have vastly different characteristics. Nuclear and cost are base load (intended to run nonates for months at a time). They have historically represented the most enumera source of electricity in the United States, accounting for enuglity 50% of the supply. They are expensive to bridd, and construction takes many years. Natural gas is the samply technology at the margina, and in recent years has been taking away base-tagd market share from coal plants. In part this is become of nds ances in hydro fracticing extraction trebuology, which currently is lowering natural gas prices and therefore also electricity prices for all technologies. Natural gas plants are also generally less expensive to construct, and can be constructed in relatively short periods of time. Dit-fired power plants are rarely rest competitive at present, heapose petrologue prices are higher than the other energy sources for electricity generation. Hydro, solar, and wind have no substantial fuel expenses, but are very expensive to constitues. There are numerous other bessenmonen and developing technologies. Each technology has its awn distinct physical and economic characteristics, and therefore appraisal considerations also must vary by technology.

Currently, there is no effective way to store electricity on a large scale. It must be consumed the moment it is generated. Further, the transmission and distribution grid title grid) cannot contain any more or less supply than is previsely peoded to meet current demand. Therefore, if demand increases or decreases in any given moment, the supply must be increased or decreased instantaneously in response.

If demand increases over time, new grid additions are needed. Power plants must be breated where the grid has an ability to receive the electricity, a field is madways where the demand is located. This is both difficult and conty, and is why special payments, known as empactly payments, must be made to generators in order to ensure that the grid has the stopply is neede the very moment it demands it and exactly a tore it needs it.

The demand for electricity in all markets changes substantially over time, both seasonally and bourly, with the summer afternoon hours often being the highest demand hours due to the need for air conditioning. In practice, in descendated markets system operators make decisions for the grid about how much electricity to generate, and live doing which plants will generate and which will not. The decisions are based on rules to minimize electricity prices, tempered with reliability and em ironmental considerations. In practice, system operators make disputels plans a day in advance with bourly and sometime minute-by-minute adjustments. Generally, system operators plan well for day-ahead demand and supply. Still, electricity prices remain as variable as many commodity prices, and vary substantially throughout the year. Sometimes, such as during periods of unplanned maintenance at base-load plants or extreme weather. ekertricity priess out vary dramatically, as shown in the example in Table 5.

In the power generation industry, "at the margins" means when additional supply is needed to meet the newest or most-recent increment of demand. Under current market canditions, it in must likely a natural gas plant that will be disputched in supply it. Hase load technologies, such as nuclear, coal, and larger hydro plants, are always disputched first, because they are usually the tenst-expensive power. They are the least expensive because their fuel costs are lower and their very high original construction costs have been effectively paid down. Wind, solar, and small hydroplants are intermittent and are usually disputched whenever they are available, as they are relatively inexpensive after emsteurion subsidies are considered, and green initiatives prioritize these sources of energy. If this inse does not intermittent supply does not meet the demand in the market at any given moment,

The Appraisal Journal, Summer 2014

The Appraisal of Power Plants

<sup>2</sup> Life Microbily Emergy Review July 2014; that amported for year 2013.

Table 3 Variability in 2012 Electricity Prices, PJM, Northern Milnols Hub

the resident to the spiritual section of the sectio	<del></del>
Statistic	(\$/M <b>Y</b> /h)
Average pearly price	\$28.57
Avarage summer pelos (June, July, August)	\$32.34
Average hourly price (9 am to 6 pm)	\$32.51
Average hourly prior (2 pm to 7 pm)	\$35,29
Lowest yearly price	\$0.00
Highest yourly price	.\$224.71
Range with one standard deviation below/above yearly average	\$16.97/\$40.17
Actor Pilat is the extram operator for the great in a region of strate.	

then other technologies such as gas and oil will be dispatched to fill the gap.

Each technidagy has its own economic life cycle. Prover plants are more like automobiles than general commercial real estate in that they have finite physical and economic lives. Each type of power plant has unique construction costs and timing. Concrally, nuclear, conf. and larger halm plants take up to four to six years to build gas and oil plants, as well as wind. take about eighteen mouths to complete and solar photovoltoic plants take around six months. Further, each type has its own operating costs. Consequently, it is difficult but not impossible to compare one technology to another. Such comparisons are needed for fensibility and planning, and government regulation, and are sometimes used in alternativetechnology cost approaches and levelized cost of energy (LCOE) analyses,1

Power plants are complex combinations of real property, personal property (machiners and equipment), and after business intengitles (like feet supply contracts or power pairchase agreements). The degree that a gener plant consists of real or personal property or business intengibles depends on the definitions in the law that has invisdedical over the appraisal context, for example, turbines may be considered to be real property in one state for ad velocen taxation, and personal property in another. They may also be classified an shorier- or longer-lived items for depreciation under state and federal law. Environmental safety improvements may be tax exempt in one state and fully taxable

in another. Despite those complexities, the main revenues-efectricity and expanity revenues-are carned from all the assets as a combination. It is rarely easy to discern what or how much of the incume is attributable to real, personal, or business intaugible property, Power plants are very muchy cented. The real property at power plants is also very rarely report separately from the other assets, and when cented separately is usually part of structured linearing that limits the lease's probative utility.

#### Electric Utility Deregulation

The electricity supply industry can be divisted into four segments: generation, transmission, distribution, and miscellaneous services. Deregulation Impacted the generation segment of the industry. Derogulation developed over a number of years and developed differently in different states. Many states are got yet doregulated. The differences have a critical impact on the appraisal of power plants.

The Federal Energy Regulatory Commission (FERC) was established in 1977 to regulate the electricity industry. Prior to 1977, the electricity industry throughout the country was conducted by state-regulated, vertically integrated monopolies (generation, transmussion, and distribution). In 1992, the Energy Policy Act (EPACT), was signed into law. EPACT required open areess for transpossion in order to establish a wholesale electricity market. Utility monapolies could not refuse to transmit competitor's novor over the monopolies' रिकारमाहिकाला भारत होताहीना होता है।

The Apprecisal of Power Plants

The Appreisal Journal, Summer 2014



tendend not of energy (COC) is the cost of geography electricis for a particular system, unduring all the costs of mild leve-timent, aparations and instruction for, and costs). The LEQC is the information price of which county make he cold for an energy project to break even, http://www.hind.gov/

transfels assets which "nontripued access such as fundrans, tradements, counts, constitut, good-if, equities, materia relat, accusives and control to develope for the control fundrational flustrate assets) that find reflect and privileges, and have value for the control international flustrate of Business fundration from emphasis assets) that find the control flustrate, the Oktobrony of Real Estate Appears of the ed. (Chicago: Aperaises bestime, 2010), 228.

In 1986, PERC issued Orders 888 and 889 to definitively resolve full wholesale power generation competition and open access to transmission and distribution. The intent was for each segment within the historically vertically integrated industry to be priced appendely to prevent outpers of transmission and nower plants from offering preferential treatment to their own plants. As a result, public utility companies in many states have divested themselves of their electricy generating power plants into new "independent," decegulated companies. while retaining the regulated transmission and distribution activities. Also as a result of these acts and orders, the financial structure of the circulary generating industry changed from one of espital investment dependence (i.e., measured by construction (68) to one driven by competition and income (i.e., measured by operating income and expensess.

#### Impact of Deregulation on Appraisal

Today, only about one-third of the states are deregulated, and the country has two types of power generalism markets: regulated and deregulated, linch has its own basis of value.

Regulated Markets. In the regulated monopoly states, the cost approach remains the best indicator of value, and the income expitalization and sale ક્ષારીક્ષ્યું વારો કરે કે મામ જ તામ ના તેમાં ભાગ માત્ર મ techniques. Historically, regulators allowed a regulated utility to construct peacer plant useds so that the utility could meet its obligations to provide electricity to consumers but only provide an adequate return to investors. The cost basis for the recovery (the rate take) was calculated to provide a predetermined return on investment for a plant, regardless of the economic fundamentals affecting the plant. As a result, appraisers rightfully for ared cost methodologies because they more accurately reflected the true value of regulated power plants, as the regulating commissions had begulfy currected the income from the power plants to the rost of building the power plants. Efficiency and profitability were secondary concerns, but investment risk was low. In regulated power markets, income is fixed by regulation to the cost of construction, via a rate of return that is established by the regulating commission. Thus, the income capitalization approach is circular to the cost approach and is not probative to value.

In vertically integrated regulated atilities, power plants were rarely sold separately, and there was little or no market for such assets. In regulated merkets, power plants are tixually considered amenal property used solely by vertically integrated, regulated utilities. Thus, the sales comparena approach is also trry rarely informative,

Deregalated Markets. Once the power market was deregulated, the legal link between cost and income was broken. Investors were required by the forces of economics, not regulation, to value electric generation power plants like any other incomeproducing asset-by forceasting the anticipated eash flows available to investors over the useful life of the investment. The value of a plant was too longer hased on the cost to construct it but rather based on its profitability. Fower plant developers would no tonger be guaranteed a lea-risk return (income) that matched their cost to build. Under deregalahor, returns are not guaranteed and bankruptey is a real possibility, but potentially higher returns are the new reward.

In deregulated markets, buyors, sellors, and analysis universally emphasize the become espitalization approach, where expected income and rates of return are bound on unregulated market canditions, in deregulated markets, costs may be incurred, but the developer has no guarantee of making an adequate return. The cost approach in deregolated markets remains useful when the appraiser properly accounts for all forms of obsolescence, and the approach remains highly probative when appraising special improvements and assets within the combination of assets at a power plant, in a deregulated market, there is an active market for power plants separate from transmission and distribution assets. The sales comparison approach can be used when market data is sufficient, as with the sales comparison approach for any general commercial property. In conclusion, all three approaches to value usually can be applicable to power plants that are located in deregulated markets.

#### Cost Approach Cost-Value Relationship and Disconnect

The basic concern surrounding the cost approach for power plants is that aften east does not equal value. When applied the east approach reflects

The Appraisal Journal, Summer 2014

The Appraisal of Power Plants

market thinking by recognizing that market participants sometimes judge the value of a power plant by considering the cost to create the improvements. However, depending on the cycle of the market and the age and legal status of the plant, simple, madjusted cost is unlikely to equal market value. Unless the appraisal fully reflects all forms of depreciation (physical, functional, and external), then the cost estimate will diverge from market value.

The inhof estimating each of the various forms of depreciation at power plants is often problematic and sometimes practically impossible. Unlike general real estate, where the property will continue to function if it is adequately maintained, even well-maintained power plants may suffer eritical economic and functional obsolvacence. Common types of absolute previous disolete engineering designs and inclinioncy (from a poor original design or new technologies entering the market); obsolete envicormental designs (legal/ regulatory); original rost overrups; current operating-cost inefficiencies texecusive appealing costs); and physical aging in a braited life spara Table 4 shows EIA data and market data pa typical overnight construction costs for a variety of technologies. Overnight construction costs are the costs of construction if no interest was paid during construction, as if the project was constructed averaight. In Table 4, the interest expenses were

estimated at a 7% interest rate over tipe period of construction in order to estimate the all-in costs of construction.

#### Cost Approach to Measure Parts of the Whole

While sometimes problematic for averall plant valuation, the cost approach is especially useful for the every distribution to a fifth but the second power plant, including real and personal property. langible und intengible property, taxable and nontradic property, and the various classes of property at proper plants. A power plant is sometimes referred to as a business combination, an everall asset, or a business enterprise. The market value of the overall asset is referred to as the averall market value of the plant, or the value of a going concern. The licited as of learning referred to as partial interests or used classes. When used in conjunction with the adea comparison and income capitalization. negative the contract appropriate the property of the local appealed techniques to allocate the market value of an overall asset to the various partial interests and asset classes of a plant.

#### Reproduction vs. Replacement Approaches

both of the two main rest methods—reproduction cast and replacement cost-are regularly applied to susser plants.

Table 4 Typical Construction Costs (S/kW)

Technology	EIA Qvernight Costs*	főniket Experience Övernight Costa	Time to Construct (ym)	All-In Costs
Nuclear	\$5.530	\$7,000	6.0	\$10,641
Cost	\$2,934	\$2,800	4.5	\$3.893
Natural Gus	\$1.023	\$1.100	1.5	\$1,221
Hydro	12,936	\$4,000	5.0	55.671
Wind	\$2,213	. \$2,500	2.0	42.876
Solar	\$4,183	\$2,000	Q.B	\$2,071
Di#	N/A	\$800	1.0	1858
Geothermal	\$4,362	\$4,500	3.0	\$5,548

The Apprecial of Power Flamus

The Apprehait Journal, Summer 2014



t fil korusi stanjy Dusinė 2013. I kalutas titaras diring sursinustius alisiusi supurus uomputus at film.

A business enterpracts the commensial, including, service, or investment units for a combination sherical paracting on economic actumy," Bod., 231.

Going concern value is the value of a bioliness enterprise that is appeated to confine to execute into the haute. The interpola elements of Concern Value result from factors such as intering a named work force, on operational prism, and the necessary scenars, systems, and procedures as

#### Trended Original Cost Method

Although rarrly utilized to value general real estate, the trended original cost (TOC) method, a type of reproduction approach, is frequently used for electric utility assets. Historical cost information, even if therales old, is regularly available on power plants.

In a THE analysis, the reproduction cost new (RCN) is computed by trending the original [historical] construction costs to the effective date of the appraisal. This methodology is widely recognized by power plant appraisers, regulators, and courts. This is the predominant appraisal technique in regulated states for rate-base analysis. The usefulness of the TOC method is contingent on the accuracy and completeness of the historical cost information and on the trending method used. To successfully use trending, the costs by date of expenditure must be reliable and available for each class of assets for the outive plant, and the costs must also include capital repairs made since original construction.

Various widely accepted cost trend references provide the basis for the trending of power plant construction costs. The indices do not give prices for specific cost items in either the historical period or the current period. In ther they provide the change or cost the delta, between the different dates. Appraisers apply that delta to the actual original cost it the subject plant to get an RCS as of the appraisal date. The proper indices can be applied to specific rost items, such as tricks, or to whole categories of power plant items, such as arrives a tribus generators.

#### Cost per Capacity Method

The cost per capacity stellard is a replacement cost approach. Cost per capacity is estimated by multiplying unit cost (usually \$/k,0 of capacity) by the number of units at the subject plant. The unit cost can be developed from a variety of sources including research publications, government estimates, contractor estimates, number the comparative unit method.

The cost per capacity method is relatively practical and is used by many market pacticipants because of its simplicity and availability. However, the apparent simplicity of the cost per capacity method can be misleading, it is sometimes difficult to reconcile the vast differences between the various cost sources and the subject plant, and between this

cost approach and the other approaches. Also, this method often is less precise than others.

#### Alternative Technology Analysis

An alternative technology analysis (ATA) is a replacement cost technique, it is based on the principle that value is based on the functionality that the improvements afford its owner, not the materials and design used to make the improvements. This approach assumes that it is not the details of how the improvements generate the power that create value, but rather that the improvements generate a certain quantity and quality of power that is marketable in a certain way. For example, when approlaing a nuclear power plant, an ATA could consider the cost to imild a unitaral gas terbulogy afternative plant with an life off gotes) gieres bas gains WW lavingle esservillib ermibretze faigas ott rebaum blucz as well as the performance, operating, and firel expense differences between the nuclear plant and the alternative gas plant.

Today, the popular choice for the alternative technology to use in such an analysis is natural gas, in part because it is the technology at the margins. For appraisers, who understand the importance of using comparable sales or replacement casts that match the functionality and highest and best use of the subject property, the APA method is understandably valid. Some non-appraisers and courts have difficulty accepting this technique, even though it is community employed by market participants.

# Depreciation Physical Deterioration

Extinating physical describration is often the main source of concern about the validity of a cost approach on power plants. Typical depreciation techniques can be as simple as a single age-over-life rath or as complicated as the breakdown of the subject's assets into their various components for individual consideration.

Models based on the economic age-life method are among the most widely used depreciation techniques for power plants. Physical deterioration can be estimated by the straight-line method, and by the age-life method, using monality dispersion techniques. Often the effective age plus the remaining useful life is equivalent to the service life, Accounting and booth resping lives are not appropriate for approxist purposes, Physical life may be longer than

77 Y) (50 XX)

The Appraisal Journal, Summer 2014

The Appraisal of Power Plants

the average service life, but it imay not occurately represent the usefulness of the service of an usert due to economic or tegal reasons. The effective age should reflect the conditions of the plant, which often are not the chronological (actual or historical) age. It should also be recognized that the experted remaining service life of a plant might change during its life evely for reasons other than progressing chronological age (Les cronomic or legal renama).

#### Functional Obsolesosrice

l'inctional absolescence is common ai pover plants and is often easily spatted. The types of functional obastercence frequently found include deficiencies requiring nu addition, deficiencies requiring a modifination, deficiencies requiring additional operating costs, and super-adequades. Often these deficiencies are incurable, in both the abort and long term. Given that the reproduction approach is common for plants, but does not intrinsically exclude functional obsolverence, appraisers will expend causidemble effort on determining functional obsolescence.

#### **Economic Obsolescence**

Changes in market demand, transmission and distribution, federal or state law, the economic and any operational constraints external to the asset frequently cause eronomic absolescence at power plants. Usually their inspact on value can be pressured by explicationing the expected losses in earnings over the proton that the condition is expected to exist, in the broudest sense, since deregulation was instituted, the capital improvements made before deregulation may no tanger have the ability to produce the originally expected return on the investment. This less in

potential econics a form of ceometric absoluscence that is known to an etranded costs.

Common techniques used for extinuting functional and remounte obsolescence imbade the emphalization of excess operating costs and the expitalization of income shortfells. In both. income capitalization techniques are employed to evaluate the loss in value from specific one rating or capital costs, or from an imbility to earn income. While not adequate to measure the value of the alisofeserace, the existence of obsolesce my is often rasily discovered by comparing overall income and sales values to the replacement cost new less physical depreciation (RCNLD). Any difference can be attributed to citize functional or economic obsolescence or insh.

#### Levelized Cost of Energy

An example of functional and remomic obsolescenee can be seen in Table 5. It is not enough to compare the cost in construct different types of power plants to measure the obsolescoper, Fuel, for example, plays a major role in obsolescence, The table reflects the construction couts combined with fact, operating expenses, and other considerations, such as Bameing costs, time to construct, capacity before, and life soams. The table does not reflect the impact of current government incentives. Nor does it reflect external costs (pollution, decommissioning ensis, transmission costs) or historically paid inceptives and infrastructure (nuclear B&1), railreads, gas pipelines). The table about that some technologies do not compete effectively. In practice, conditions at each plant vary substantially, making the obsidesrefue either better or worse.

Table 5 Levelized Cost of Energy (\$/MWh)

Tachnology	ElA*	Market Experience	Reflecting Incentives	Reflecting External Costs'
Nuclear	\$108,40	\$46, <b>QB</b>	\$41.73	\$49.35
Çoal	\$123.00	\$47.17	\$47.17	\$49.98
Natural gas	\$65.60	\$52,17	\$52,17	\$52.17
Hydro	\$90,30	\$27.08	\$27.05	\$27.05
Wind	00,004	\$57,18	\$46.24	\$48,24
Solar	\$144,30	<b>\$57.43</b>	\$45.61	\$45, <b>6</b> 1
Oil	N/A	\$556,37	\$556.37	\$564.21
Geothermal	\$89.00	\$69.21	\$47.49	\$47.49

ELL ANY ALL ENGLY CURRENT 2011

The Appreciasi of Power Plants

The Apprehail Jeurusi. Sunsten 2014

#### Land Value

The land at power plants often contributes little in the overall value. An access the barge method, assuming highest and best use similar to the properties from "across the fence," is typically employed to measure the value of the toderlying land, The value of licenses, permits, and approvals for the power-generation activity, which can be substantial, are generally accounted for in the soft cost of construction.

#### Real, Personal, and Business Residuals

Depending on the use of the appraisal, there are license bearing the substruction of the structures. property, and husiness intengibles much be removed from the overall plant valuation. For property tax क्ष्मान्त्रकारे क्षानुभावक कि प्रमान कि मान्य एक स्वान कि विकास erty must be repoved. For IRS and SEC reporting, the value of existing contracts most be somerately reported from the rest. A residual webnicus is often the best method to isolate the value of the target assets. In general real course appraisals, a land residand is where the averall real estate value ( $P_{\rm lat}$ ) minus limbling value (1), i equals land value (1), la posser plant appraisals, the residual formula is everall plant value (1) minus excludable value (1) equals the value of the balance of the plant (Fig), which is the appraisal target value of the subject property (17).

In property has appraisal, excludable property commonly includes forf inventory, pollution control improvements, contracts for fact supply. contracts for the sair of electricity, purver purchase agreements, workforce in place, specialized documents (including policies and procedures, manuals, computer softmars, and drawings), and working capital accounts. As discussed earlier, the coal approach is usually the best method to estimate the value of the excludable tangible property. The value of fuel inventory and of the workforce in place is usually extinuted via avoided cost methods. Contracts are usually appreciacel via a consparing of the plant income streams with and without the contracts, in the same way that a leasehold analysis compares fee simple income streams to leased fee income streams.

#### **Sales Comparison Approach**

While the use of the sales comparison approach is common in the appraisal of general conunerreal properties, this approach is carely useful in power plant appraisals. Research for information on sales of comparable power plants rarely yields nuntratifiate and administration for use in a civilible sales comparison approach. The market for power plants is national and sometimes interestional, It is relatively easy to find evidence of an active sales market, flowever, referred critical details about the individual sales are often mattausable. An important qualification of each credible comparable sale is the terri of supporting data that is publicly available. Since many details concerning the sales of morer plants are confidential, the sules are not adequately verifiable and/or carnot be soundly adjusted. Since power plants are lypically latsiness condinations. the sales are for combinations of assets; real, personal, and insiness assets. Most sales include corporate (business) and personal property assets. Further, these transactions often include assets beyond the bargible power plant, such as investment participation, financing, portial interests, altake and supply contracts, and other valuable closing contragencies, theyers and sellers are under no obligation to publicly report the portion of the price attribusable to the parts of the total sale price in a format that is useful in appraisers, for example, many power plant sules include power purchase agreements (PPAs), which usually have significant price-impacting characteristics. However, it is typically nuclear from the publicly available data on the transactions what effect the PPAs bad on each sale price. While there frequently is available data to identify commercials sales, there is not sufficient public data in many cases. to complete a credible appraisal adjustment process.

A variety of adjustments are needed in the sales comparison approach. Market condition adjustments are important as values for power plants change frequently due to macroreomonic conditions, including trends in the general comony, fuel prices, regulations, and green energy. Adjustments for physical characteristics are typically made for plant design, fuel type, unit size, shutdown units, expanity factor, lead trate, plant condition, age, superadequare.

The Appraisal Journal, Summer 2014

The Appraisal of Power Flants

<sup>7</sup> The arross the fence method is "n long telephon prethod often used in the appreciable control on. The pages the force method is used to develop a value exercise based on comparison to abusing land." Distronory of Real Esiste Apprecia, Life ad., 3.

<sup>8</sup> An official contract is an agreement between a producer of a resource and a larger of a resource to purchase/sell portions of the producer's frame conduction; three-people, when three productions of a producer to the production of the producer of the production of th

functional utility, and remaining license life, thorever, the required adjustments for these factors often example made reliably breause many physical characteristics of the comparable plants are not released as to thic information.

Location-based revenue differences also should be analyzed, as electricity prices are usually dependent on the location of each plant. Other locational differences may include the proximity and availability of electric transmission lines, transmission congestion and bouteneeking, water supply, rail times, and docks. Environmental conditions and the distance to witchyards and substations can have a significant impact on the beautonal value for a plant. Additionally, adjustments related to income tax differences may be necessary, as taxes are an important factor in the going concern value of each plant. For example the tax incentives play a major role in the feasibility of wind and solar.

It must be recognized that if the appraiser succeeds in finding adequate sales data and completes a credible sales comparison analysis, the resultant value will most likely be of the business combination. That going-concern value will need to be allocated to the real and personal property if that is the purpose of the appraisal.

#### Income Capitalization Approach

Traditionally, income strictly attributable to the real property of general commercial properties, such as affices and apartments, is this principality prescribed by real estate bases or the market potential to be leased. There is no such cental market for power plants, sometheless, power plants are income-producing assets where the income is generated by the operation of the combination of real and personal property and any business manualibles.

At power plants, there is typically no credible and reliable way to isolate the income solely attributable to the real property, such as a lease. The income used in the income capitalization approach is from operation of the combined assets at the going concern or the business enterprise. Such intermingling conditions also exist at many other types of commercial property, such as forch, theaters, hospitals, telephone companies, bandfills, race tracks, and factory mills, among other types. The real property is early leased separately at these property types, and the income typically analyzed is from their business.

aperations, just like at power plants. Given this issue, the appraiser must first conclude an owerall husiness value of the going concern for the plant, and then employ various appropriate appraisal procedures to separate not the value of the real and personal property or other target interest at the plant. This is standard practice in the valuation of power plants.

The holding period for power plants is driven by physical considerations as well as legal, regulatory, and contractual conditions, and it is often prescribed by common practice muons market participants. Undercost-of-service regulations, the holding period of a plant is the same as its expected useful life. For a decadulated power plant, the holding period is typically estimated based on its finite physical and communic life. In both cases, analysts took to the finite remaining life of the plant to form the basis of the holding period. As such, it is common practice to the holding period equal to a plant's estimated remaining economic life. Consequently, some discounted each flow (DCF) analyses are projected for as long as 55 years.

#### Reversionary Value

A reversionary value is assumed in most IJCF analyses for connected to all estate. This value raptures the income generated from the asset after the end of the holding period, and it is typically calculated by using a direct capitalization method and then discounting that value to the valuation dure, throwever, unlike general real estate, power plants have relatively short, finite tiers, When the holding period for a reversionary value for ther will typically not be a reversionary value for the plant at the end of the holding period.

Assumptions made about disposition of the remaining assets for liabilities) may be broken down in three-categories decommissioning liability, salvage value, and land value, in some cases, power plants carry a decommissioning fund that will be used to fully decommission the plant, clinioning a large future liability, in other cases, the plant will require expensive domolition and camediation work. These assumptions will determine the appropriate manner to estimate any reversionary value, positive or negative. Often, power plant appraisers conclude that the sum of the three reversionary cansiderations net to a zero value.

The Appreisal of Power Plants

The Ascraise Journal, Summer 2014

721

When a direct capitalization method is completed, the capitalization rate must be adjusted upward to reflect the fact that the income and value decline to zero over the fact that the income and value decline to zero over the folding period, since the reversionary value of a plant with a finite life is zero, it is common practice in power plant valuation to avoid this issue in DCF reversionary capitalization rates by setting the holding period equal to the plant's remaining economic life. In practice, only DCF analyses of larger hydro plants usually contain a reversionary capitalization of the plant's intenion a reversionary capitalization of the plant's intenion, because their very long useful times after approach infinite lives like with general rest eager.

#### Power Purchase Agreements

Plant owners regularly contract in advance to self their power to bulk consumers via power purchase agreements (PPAs) instead of selling power in the duity mass markets of the independent service upgrature (ISOs).

PPAs full into two broad entegories: those that have contract prices for the electricity at or near market prices, and those that have contract prices at aubatautially above or below market prices. Those that have conteact prices for the electricity at substantially above or below market prices are often between related parties, or there might be more to the transaction than just the sale of electricity for a price. These PPAs do not meet the criteria of market-indicative transactions and connector used to determine market value for parts of the plant such ax the real estate or personal property; however, these PPAs can certainly indicate the value of the going convers. This is analogous to apprecising an office building's market value based on inter-company leases or sale-leasebacks that are not hased on market terms, in such cases, if the purpose of the approisal is to determine market value exsuming for smark conditions, the stypical office leases are replaced with normal market based terms.

#### Installed/Nameplate Capacity

The installed or nameplate capacity is the plant's claimed capacity designated by the manufacturer or by a capacity rating agency; capacity is assuably described in MWs or kWs. Nameplate capacity is the amount of energy a power plant can produce instantaneously, not the amount it will generate over

a period of time, lostofied capacity and capacity factor sampations are combined to forceast electricity available to be sold over time. Capacity factors vary from winter to summer and location to location for the same equipment based on construction, utilitale, and local ambient temperature and humidity.

#### Independent Service Operators (180s)

In deregulated markets, merebant plants well their electricity in markets operated and managed by ISOs. Analogous to trading floors, the power producers and impres consider ISOs their primary public market. ISOs organize the markets, establish trading rules, and document market transactions and prices. The ISOs publish volumes of market data useful to the appraiser, including thus on general market supply and demond."

#### Long-Term Trending

Unlike DCF forecasts for general real estate, which are community for 10 years, power plant for coasts are community for 20 years, with some for as long as 56 years. The Consumer Price Indices (CPIs) provide an excellent source for forecasting electricity rates, find prices, and the general expense rate of inflation over the very long term.

The GPIs are well documented, and power plant market participants often rely on them. The data reveal a number of important trends, for example, electricity rates largely have not kept pace with general inflation over the decades. One theory is that commodities, like electricity, trend at rates lower than other products and services in the economy, and the GPI is the average of all products and services. Another theory is that deregalation, which began in the late 1990s and was supposed to lower electricity prices, has been effective.

The data also show that in the short term, price trends for any given plant will be driven by head market conditions. Appealsers must examine local plans for plant retirements and new additions as well as transmission constraints, and fuel supply conditions. These local trends can cause local prices to trend in dramatically different fashion than the long-term CPI trends, until a new market expilibrium is achieved.

Alternatives to trending prices using the GPI include using EIA long-term price forceasts,

I for exemple, market that on hellowed decirity proces in the New York 150 can be been at which proceed public/markets operations/learner date/money deta/ardes/se



The Appraisal Journal, Suramer 2014

The Appraisal of Poner Plants

forcensts by other public entities, and information from private forceasting companies.

#### Pixed and Variable Expenses

Operations and maintenance (O&M) expenses are analyzed as is permally done in the appraisal of larone-producing properties, with one exception. Considerable special efforts are typically made to foreyest fred expenses, expansive and apart from other O&M expenses. Also, parent company administrative expenses may need to be appartioned down to the subject plant when the plant is on and and managed ोरा हा एक विकित्ता है। विकास

#### Income Taxes

Unlike nearly all approisals of general real exists. power plan) become approaches are usually comploted after deducting income taxes. This is useful and often necessary for several reasons. A major contributor to the value of many plants is its effertive income tax rate. Power plants often have tax benefits, including accelerated depreciation, investment tax credibs, exemplions, or others. Also, while traditional real estate appraisals are completed before income taxes and most of the theory and data in the real estate atsuraisal community is arranged for before-income tax madysis, business appraisals are traditionally completed on an after-income tax basis. Most of the financial market data available for the peace industry is on an after income tax basis, and pently all market participants appraise on an inher-income fax basis. In theory, both before- and after-income tax appraisals should yield the same indication of value, but only when the tax benefits are fully and properly objusted for. Another advantage of the after-income tax analysis is that the inputs and adjustments are explicit and thus exactable for

When forceasing the fax rate for a power plant. it is necessary to use an effective income tax rate for the market. Plant owners rarely may the statutory tax rates. This includes both federal and state income taxes but adjusts for typical exemptions, deferments, and abatements. Capital expenses, depreciation, and interest expenses must be determined in order to compute the effective become taxes. Depreciation expenses should be calculated of flixing the smelified accelerated cost recovery system (MACRS), However, simpler methods may be arreptable in some cases. The power generation industry relies heavily on debt financing, if the goal is to estimate market value, appraisers forecast this expense by applying industry or market-specific interest rates as of the valuation date to the portion of the plant's value that is estimated to be fitalized with debt,

#### Capitalization and Discount Rates

Theoretically, there are several possible medicula for estimating emitalization and discount rates, including market surveys, extraction from market rales, and various madicinatical financial formulas, Extraction from power plant sales very rarely yields sound and micanate data. Man, there are no surveys of power plant capitalization and discount rates. Therefore, rates are usually determined using well-known financial formulas.

Power plant appraisers insquently complete a as a central water temporally to pay large transfer alternation the weighted average cost of capital (WAGG)11 in the business appraisal community. In the eval estate appraisal community, this formula is recognized us a band of investment formula. "The major difference is that the band of investment formula is typhealty used to determine conitalization rates for real estate before income taxes, while the WACC is typically used for discount rates after income taxes. The basic elements of yield for capitalization) rates are debiand equity yield. When combined they indicate the overall investment yield. This cost of capital analysis ngurrosser oth estavornosia i samapod "butdgiso" si of the total investment that debt contributes and the percentage that equity contributes, which is a weighted-average concept. Algebraically, the WACC analysis is expressed in the following equation:

The Appraisal of Power Plants

The Appealsal Journal, Summer 2014

<sup>10.</sup> Heighted message can as especia is films soot of count (discount rate) depending by the weighted expenses, in market values, of the cost of all financing sources in the business commune's costant structure, intermitional Glossory of Business Valuetan lerner soulidable in factionary of Business Costant and Costant

<sup>11.</sup> Sunt of interiorant is to technique in utselves the consideration rates attitudable to companying it a court investment are neighbod and contributed to derive a morganization case interiorable to the conditional field of these Apparent fish ad., 16.

Formulair Derivation of an After-basome Tax Discount Bute

Weighted Average Cast of Capital

$$X = (M \times Y_{\infty} \times (1 \sim t)) + t(1 \sim t) \times X_{\varepsilon}$$

where

I, - overall yield rate

M - delit to value ratio

I\_ - dela yield rate

Y - equity yield rate

 $t \mapsto \text{effective income lax sure}$ 

#### Equity and Dabt Yields

There are several well-developed theories and widely used effective methods for estimating the equity cost of capital, including the build-up method and the capital asset pricing model (CAPM).13 The build-up method is an additive model in which the equity return on an asset is estimated as the sum of a sisk-free rate and one or more risk premiums. The risk-free rate is usually long-term 1% government band yields. The risk premiums adjust for risks assucioled with systematic and may stematic rinks, size, and industry tisk, illimidity, and managerial effort and others. The CAPM formula takes into account the sensitivities to non-diversifiable risk talso known as as stematic risk or market risk), often represented ii ,bodent qu-blind adt adi.l <sup>11</sup>.majaffece need a sp linging with the expected return of a risk-free usua and then adjusts for the murketon ide expected return. There is much literature on both the lockly up and GAPM formulas, and thus they will not be covered lumber here.

Debt cates are estimated the usual way with muexception. The pre-income-tax debt rate is adjusted for the ability to deduct debt interest expenses from income taxes, by multiplying the cost of debt by one minus the effective tax rate.

#### Working with Other Professions

The power plant appraiser will frequently join with professionals from other disciplines in order to complete a power plant appraisal. Power plant appraisals often benefit from consultation with professional engineers, in fact, same states and courts require it. Further, appraisers requirefy use the services of electricity and furt-price forceasers. Other professionals may include regulatory experts, remonalists, mathematicians, atomogy, and accountains who have expertise in some element related in the appraisal problem at hand.

#### Reconciliation for Overall Value

There are two considerations one must weigh when applying various approaches to value. First, appraisers should use those approaches commonly utilized by market participants. "Second, the supply of data within a market, or within a particular timeframe, may preclude the development of indications of value to no or more of the approaches to value commonly outployed in other approaches to value commonly outployed in other approaches nevalue commonly

Concrally, the sales comparison approach is not employed to determine the value of power plants due to the lack of reliable public market data. Within regulated markets, the rost approach is most often employed, in deregulated markets, all three approaches are frequently employed. However, in deregulated markets the income capitalization approach is the primary method used by market participants, and it is typically the approach prescribed by approisal theory as being the most appropriate,

#### Allocations

In powerplant valuations, the income capitalization and sales comparison approaches usually indicate gaing-concern values rather than purely real estate or personal property values. The appraisor must exercise care to report which type of value is concluded as of each point in the appraisal. If the purpose of the appraisal is to report the value of something other than the overall business value, as indicated by the income capitalization or sales

<sup>12.</sup> William I. Sheope. "Dopine Assot Prints. A Theory of Market Equitarism under Conditions of Risk." The Journal of Finance 19, no. 3 (Sept. 1964)
425-442.

<sup>13.</sup> trd.

<sup>14.</sup> In USPAN Standards field 14 states, "an denotosing a real property appreciate, on opposition must (a) reconcide the quality and quarter of data evaluables and analysed within the approaches used; and (b) reconcide the approaches used to across the value conditioners). Approximal Standards Board Uniform Standards of Protessional Approximal Fractice, 2014–2015 and, (b) addingston, DC: The Approximal Foundation, 2014.

comparison approaches, then some further analysis beyond the overall value from such approaches will be necessary. A cost approach analysis may or may not have been completed in a manner to indicate directly the target value to be supraised. If a unit-inplace cost approach was developed, then business intangibles were likely excluded, but real and nersonal property may still be interminated, requiring further unalysis, if a trended original cost approach was employed it may have reported the value of real and personal property separately. Typically the further analysis will include the use of various allocation sechniques, 6 Extraction techniques are not typically utilized due to the lack of detail usually usailable in the market data."

#### Unitary Valuation

Sametimes it is more credible and reliable to appraise a single power plant by utilizing a unitary method of valuation. Gommonly used in some states for property taxation, unitary valuation is a type of allocation where the first step is to appraise the entire company that awas the subject plant alongside other business activities and assets. After concluding the value for the company, techniques are used in afforate the portion of the business value attributable to the subject plant, Lastly, if needed, the allocated plant value is further allocated to real and personal property and business mangible values.

#### **Conclusion**

Appraising power plants is a specially practice and requires the adjustion of infrequently employed appraisal theory and techniques, but in the end, no new practices will be needed for the wellread appraiser.

Mark Pomykacz, MAI, is the managing pariner at Federal Appraisal & Consulting LLC, Pomykacz specializas in the appraisal of power plants. refinenes, utilities, intrastructure, and other specially proporties and issues. Pomykeat leads the power plant, utilities, and infrastructure valuation group at Federal Appraisal. Pomykaoz has over 28 year in business and real estate appraisal and advisory services, He regularly publishes and teaches on complex appraisal mutters. Geldast: mark@ederelaspraisal.com

Chris Olimsted is a sonior ecorarsor at Federal Appraisal & Consulting LLC. Olimsted is Incensed as a state certified general real estate appraiser and is pursuing the MAI designation with the Appraisal Institute. Climsted has been with Federal Appraisal since 2007, and he has developed expertise in the veluction of a wide range of commercial property types, including power plants, railroads, oil refinence, and other complex properties. Comtact: civis@fedensisppedisal.com

The Appraisal of Popul Plants

The Apprehad Journal, Summer 2014



<sup>15.</sup> Absorbers a a method of maintaging land value or which sakes of irraneous properties are analyzed to establish a typical ratio of band value to initial insuperty value and this ratio is applied to the property being appropriate or the comparable sale being analyzed. Businessy of Real Estate Appropriate of 7, 1999 white makes under the property being appropriate can be applied to categorous of in oversit applied.

<sup>10.</sup> Extraction is "a member of determing land value in which the depreciated cost of the improvements on the improved property is individual and deducted from the land safe price to arrive at an estimated eath price for the land." Rid., 73, White written using land and building at a margines, the undarlying procepts can be applied to other parts of an exercit season.

<sup>17.</sup> In Esperament, the left suit suit is a method that values the property within a particular parasician based on the fast share of the value of an operating orientated of which the property is an integral part. The soil value common values of this property as a going common without geographics of functional desiron of the whole and includes lengther and intergible nesses. The perit rule concept is a going common this the valuation of public talkings. It is property as a going common this time whole and included lengther and intergible nesses. The perit rule concept is agreedly associated with the valuation of public talkings. It is properties, the content of the fact that the properties are the content of the conte

#### Web Connections

Internet resources suggested by the Y. T. and Louise Lee Lann Library

American Public Power Association, Resources http://www.publicpowwr.org/ersources/

Electric Power Research Institute http://www.epri.com

Federal Energy Regulatory Commission http://www.ferc.gov

General Electric Power and Water https://www.ugepsucencom/

National Renewable Energy Laboratory Viog. frincurum/Equiti

Nuclear Energy Institute, Resources and State http://www.nei.org/Knowledge-Center

118 Department of Energy

-Office of Nuclear Energy

http://energy.gov/netoffier-nuclear-energy

-Energy laformation Administration http://www.cin.gor/

**US Suclear Regulatory Commission** http://www.htr.gor/

Separate 2014

Victorie LXXIII

Augmental Restrand Compose for Recreational Tatal (Sec

Appraisal



The Approxial Journal

Milecons busing PAC 47 Series Missale and substitute Mathy (1900)

MAN VACANA Specific Change, it skills

Appraisal institute

Approximate Regional Counties for Recognismal Seed Use Househour Lear, U.L.

4

A Transparent Two-Step Googstandoop of Yphonoon Methods by Anna Laut 1961, and St. Vertinal 1967 ž

# **EXHIBIT D**

Contractor's Performance Schedule



a7 east ibriche Turpike Mineola, New York 11501 Tel 516-248-6922 Yan 516-742-4365 888 Veterans menorial hwy, suite 530 Hauppauge, new York 11788 Tel 631-761-1850 pax 631-761-9221

www.standardvaluation.com

Principals
Matthew I. Shittis Mal, Rra, Wrics'
Marthew W. Alines, Mal, Mercs'
Joanse R. Shittis, Mal i
Pari Ners
Albert Hamno, Ska'
Rohald Carilleri'
Nral I. Physinse, Rra'
Kubent Robis, Ska'

Возият I. Втоючкіці Маі<sup>†</sup>

RCOLL SHOUR WALBURM HOUTS, MARNE CENTRELLON, FORE COLERN, REV<sub>E</sub> DUALO BYRL REMION YZYOETYLER REMION YZYOETYLER

'NYS General Cordified & Livensed RE Appearant 'NYS Residential Cordified & Livensed RE Appendent

August 20, 2015

# Expanded Time Line Scope of Work Summary

#### Project Management

- Assemble SVS team
- Technology and software acquisition and implementation
- Designating office space and establishing operating procedures with DOA
- Provide informational seminars to DOA
- Examination and Testing of Existing Valuation Models and Procedures
- Status meetings with DOA
- Project startup protocol meeting
- Obtain electronic files for assessment roll
- Obtain electronic files for property inventory
- Obtain electronic files for Sales File
- Obtain list of settlements, grievances, etc.
- Obtain list of property splits and merges
- Obtain list of building permits
- Obtain list of Sandy Damage properties
- Obtain GIS files

#### **ORPTS** Oversight

• Quarterly reports as needed

#### Public Relations (As needed)

#### Public Meetings

• (If service is requested by Nassau County)

#### Inventory Data Verification, Editing & Management

- Utility Properties (Class III and the Utility Component of Class IV)
  - Obtain all ORPTS Advisory Appraisals at startup
  - O Identify inventory items needed, i.e. poles, utility lines, transmission lines

- Residential (Class I), Excluding property use Codes 300's and 500's
  - Obtain last 4 years of inventory (to match with sales files)
  - Obtain last 4 years of building permit data (to match with sales files)
  - Run SPSS to identify potential errors with data and identify outliers
  - Establish standard rules and procedures for specific housing types (similar data edits established by ORPTS, (sizes, styles, etc.)
  - Class One Condominium And Homeowner Associations inventory will be validated based on typical single family physical characteristics
  - Residential inventory will be stratified and analyzed based on specific property characteristics i.e., (Style, grade, CDU, location, etc.)
  - O Provide monthly report of parcels that require correction.
  - Recommendations for data correction (excludes neighborhood)
  - Reports and analysis will be established by defined neighborhoods (see below)
  - Identify Class 483 (converted residences) to determine if property is in the correct Class (I or IV). Confirm use with DOA to ensure properties are classified correctly so that they can be valued appropriately
  - Split lot review
- Identify potential split use properties (residential and commercial use, i.e. single family house with a marina).
  - Confirm use with DOA to ensure properties are classified correctly so that they can be valued appropriately

# Sales Verification & Analysis & Edits (consider foreclosures in various markets)

- Utility Properties (Class III and the Utility Component of Class IV)
   (please see attached supplemental Scope of Work details from Federal Appraisals)
- Residential (Class I), Excluding property use Codes 300's and 500's
  - Obtain electronic files for Sales File for last three years
  - Develop procedures with DOA to create a valid sales file
  - Create a file containing all valid sales
  - Cross check file with DOA's sales file
  - A report listing discrepancies will be prepared and reviewed with DOA
  - Final valid sales file will be reviewed and authorized with DOA
  - Create holdout sample of sales for testing purposes in accordance with IAAO established procedures
  - Wise SPSS to conduct sales ratio analysis based on agreed area of stratification/delineation with DOA

- Test & evaluate current IAAO comparable weighting scale relating to locational proximity adjustments and sales selection
- ♦ Value 483.01 Class (Partially converted residential properties) as residential, with sales of similar use. If it is determined that primary use is commercial, provide list to DOA so that these parcels can be included in the Class 4 valuation. Will utilize DOA as well as ORPTS assessment manuals to assist in determining the proper valuation methodology

#### Residential Vacant Land

- O Identify Vacant Land Sales for the past four years to assist in benchmarking land tables
- ♦ Land tables will be analyzed to identify key site characteristics, i.e. waterfront, commercial, railroad influence, etc.
- Review existing land factors to determine if additional factors are required, or additional factors need to be modified. This includes the increment and decrement adjustments applied.
- A Land valuation table changes, land factor changes

#### Neighborhood Delineation/analysis & refinement

- Use classical appraisal methodology to review current delineation and identify any necessary refinements
- Apply model fabric analysis using statistical models where traditional neighborhoods are not part of the equation.
- Allows for spatial review isolating location
- Provide GIS maps indicating neighborhoods and changes, if required
- Identifies highly correlated property characteristics.
- Grades, CDU'S, Location Factors, Styles, And IAS Coefficients
- Locational influence change recommendations

#### Review

- Utility Properties (Class III and the Utility Component of Class IV)
  (please see attached supplemental Scope of Work details from Federal Appraisals)
- Residential (Class I), Excluding property use Codes 300's and 500's
- GIS review of each model (plot predicted values, identify weaknesses, determine uniformity, etc.) ongoing through the project

#### Market & Statistical Analysis/ Trending & LOA Analysis

- Review current system for development of market trends
- Analyze sales for current market trends
- Market Trends as independent variables in regression analysis
   Utilize spline procedures in order to capture changing market trends
   Identify sub-strata trend groups

#### Valuation Development/ Testing & production

- Utility Properties (Class III and the Utility Component of Class IV)
   (please see attached supplemental Scope of Work details from Federal Appraisals)
- Residential (Class I), Excluding property use Codes 300's and 500's
  - Review current valuation model creation procedures
    - ~ Identify level of education of county modelers
    - " Provide recommendations for changes and improvements
  - Review software system model process
    - ~ Data analysis
    - ~ Regression analysis
    - ~ Model application
    - ~ Value review
    - ~ Review of comparable sales results including distance points
    - ~ Create test model using current system and one using a generic statistical software program (SPSS)
    - ~ Review of modeling variable adjustments (s.f, land size, locations, grade, CDU, garage, etc).
    - ~ If current system performs equally to generic statistical software programs, create all models in current system.
    - ~ Model change and delineation recommendations (on-going through project)
    - ~ If current system under-performs, create models in SPSS, as a check. It is understood that all models must be in workable order within the Nassau County IAS\ADAPT System
    - ~ High Value And Outlier Values And Methodologies Over \$1,500,000 And Over \$3,500,000
    - ~ Condominium and homeowner association analysis
- Cost Table Review and Recalibration
  - a) Cost table review and recalibration
    - b) Review Of Depreciation Methodology And Management In IAS/Adapt
    - c) Review Of Other Building And Yard Cost Tables
  - O Provide summary of findings with recommendations

#### Testing & production

- O Perform Statistical analysis review
  - o Ratio Studies
  - o Model narratives including findings and areas of concern
  - o Review application of model to general population
  - o Value testing of IAS values
  - o Impact studies by various property characteristics and locational boundaries
  - o Recommendations For Resetting The MRA Matrix/Coefficients In IAS/Adapt
  - o Recalibration of Multiple Regression Analysis (MRA) components
- ♦ GIS review of each model
  - o Review both sales and values applied to population
  - o Identify any locational weaknesses
  - o Review model uniformity by attributes
- ♦ Ensure compliance with ORPTS & IAAO
- Update system with current models

#### Prepare values for tentative Result

- ♦ Utility Properties (Class III and the Utility Component of Class IV)
- O Residential (Class I), Excluding property use Codes 300's and 500's

#### Assessor recalculates exemptions

#### Review/Test tentative Result

- Utility Properties (Class III and the Utility Component of Class IV)
- Residential (Class I), Excluding property use Codes 300's and 500's
- Analyze values on tentative roll to ensure the same or better quality result from the model process.
- Create test Model using current system and one using secondary statistical software program (SPSS) (on-going through project)
- Utilize both statistical and GIS tools

#### ORPTS Review/Test tentative Result

- Utility Properties (Class III and the Utility Component of Class IV)

  Produce and Submit appropriate documentation to ORPTS, as required
- Residential (Class I), Excluding property use Codes 300's and 500's
   Produce and Submit appropriate documentation to ORPTS, as required

#### Finalize Tentative Result

- Utility Properties (Class III and the Utility Component of Class IV)
  Produce and Submit appropriate documentation to DOA, as required
- Residential (Class I), Excluding property use Codes 300's and 500's
   Produce and Submit appropriate documentation to DOA, as required

#### Additional Market & Statistical Analysis

- Utility Properties (Class III and the Utility Component of Class IV)
- Residential (Class I), Excluding property use Codes 300's and 500's
- Analyze values on final roll to ensure the same or better quality result from the tentative roll.
- Utilize both statistical and GIS tools

#### Additional Testing for the Final Result

- Utility Properties (Class III and the Utility Component of Class IV)
- Residential (Class I), Excluding property use Codes 300's and 500's
- Use holdout sample to test the accuracy and consistency of final assessment roll

#### **Produce Final Result**

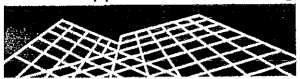
August 20, 2015

August 20	), 2015	
ITEM	SGORE OF WORKIDELIVERABLES	DEDVERABGE DATEXOR RANGE
1	Recommendations for data correction (excludes neighborhood)	9/14/2015 through 3/1/2016
2	Sales file review - On going process from beginning of project through valuation phase and beyond lockdown date	9/14/2015 through 7/1/2017
3	Create holdout sample for testing purposes	8/1/2017
4	Use SPSS to conduct Sale Ratio Studies	9/14/2015 through 11/1/2017
5	Provide GIS maps indicating neighborhoods and changes, if required	9/14/2016 through 7/1/2017
6	GIS review of each model (plot predicted values, identify weaknesses, determine uniformity, etc.) - on-going through project	9/14/2015 through 7/1/2017
7	Review of comparable sales results including distance points	9/14/2015 through 6/1/2017
8	Review of modeling variable adjustments (s.f, land size, locations, grade, CDU, garage, etc)	9/14/2015 through 6/1/2017
, 9	High Value/Unique Property Review	9/14/2015 through 7/1/2017
1,0	Outlier analysis and recommendations (on-going through project)	9/14/2015 through 7/1/2017
11	Neighborhoods within each model changes	9/14/2015 through 7/1/2017
1.2	Model change and delineation recommendations (on-going through project)	2/1/2017
13	Locational influence change recommendations	2/1/2017
14	Condominium and homeowπer association analysis	2/1/2017
15	Recalibration of Multiple Regression Analysis (MRA) components	4/1/2017
16	Spilt lot review	6/1/2017
17	Land valuation table changes, land factor changes	4/1/2017
18	Cost tables and depreciation change recommendations	4/1/2017
19	Review of exemption property data (on-going through project)	1/1/2017

ITEM	SCOPE OF WORKIDELIVERABLES	DELIVERABLE DAILEOR FRANCE
20	Provide report to DOA listing discrepancies	1/1/2017
21	IAS Market Analysis results and recommendations	7/1/2017
22	Value testing of IAS values	7/1/2017
23	Create test Model using current system and one using secondary statistical software program (SPSS) - (on-going through project)	7/1/2017
24	Error edit recommendations	7/1/2017
25	Test accuracy and consistancy of Final Roll using "holdout" sample	8/1/2017
26	Test of Tentative Roll results in IAS - Use both statistical and GIS tools	7/1/2017
27	Produce Final Roll	10/1/2017
28	Personnel requirements and training	3/1/2017

>	Written approval from the Project Manager (County) is required for any change in the above listed deliverable dates.
>	Weekly status meetings will occur commencing with the start of the Contract/Agreement.
>	It is understood by the contractor that additional status meetings may occur at the request of the Project Manager (County).
>	The contractor will provide the Project Manager (County) with Monthly Written Reports (commencing thirty (30) days after the start of this Contract/Agreement and continuing every thirty (30) days until the conclusion of this Contract/Agreement. The Monthly Written Reports will detail the progress of all deliverables.
>	In addition, at the completion of this Contract/Agreement, the contractor will provide the Project Manager (County) with all Written Reports detailing all deliverables completed during the period of the Contract/Agreement.
>	All individual reports, edits and other materials transferred between the Contractor and the County should be delivered in both paper form and electronically. This includes, but not limited to reports created and maintained in Excel, SPSS & GIS.

# Federal Appraisal & Consulting



460 Route 22 West, Suite 403 Whitehouse Station, New Jersey 08889 1,908,634,3595 1,908,823,0575 fax www.federalappraisal.com

July 23, 2016

Matthew L. Smith, MAI, SRA, MRICS Standard Valuation Services 27 East Jerioho Tumpike Mineota, NY 11501

RE: Initial Nassau County Systematic Review Scope of Work - Class III Property

Dear Mr. Smith:

This letter presents our proposed scope of work based on the initial information we have available to us at this time. This scope of work assumes that we will receive substantial amounts of the necessary data on the Class III properties that are the Subjects of this portion of the Systematic Review prior to starting work. The requested information includes the following:

- 1. A full inventory of all of the Class III and Class IV Utility properties currently on the tax rolls,
- 2. All available assessment records on all of the properties,
- All available information on any current or past court cases, decisions, PILOTS and settlements on any of the properties, and
- 4. Any other information deemed to be relevant to the Systematic Review.

Given the size and complexity of this activity, we anticipate and will accommodate unexpected information and complications as we work through this process. These unexpected details may require revisions to the following initial scope of work.

Assemble the data and set up the files and systems needed for the review; Identify the various property types and analyses required; Set up the analysis teams for each type of property. Complete the systematic analysis of all current assessments to determine which require further analysis and potential adjustment.

If the analysis indicates that uniformity in a property type is good and that assessments are equivalent to current values, no change may be necessary.

If the analysis indicates that uniformity in a property type is good but that assessments are not equivalent to current values, the assessments may be trended to current rates.

If the analysis indicates that there is a lack of uniformity in a group or not enough data to determine uniformity, a reappraisal will be conducted for those parcels using one or more of the three accepted approaches to value (cost, market, or income). We anticipate using primarily cost approach techniques for the Class III Utility Company machinery and equipment, and a combination of sales, cost, and income approach techniques for the Class III special franchise real property rights and the Class IV utility properties.

Complete reappraisals for the standard property types and properties with no special issues; identify the atypical properties and properties with additional issues and / or analyses required; Begin the analyses on atypical properties and properties with additional issues. Both Computer

Assisted Mass Appraisal ("CAMA") and individual property appraisal processes and procedures will be utilized to optimize the accuracy and efficiency of the reassessment process. All of these analyses and reports will conform to the appropriate standards of the Uniform Standards of Professional Appraisal Practice ("USPAP").

We will follow a standard appraisal process when developing the reappraisals for ad valorem tax assessment purposes. The standard appraisal process includes the following steps:

- Definition of the Problem This step includes identification of the real estate being appraised, the property rights being appraised, the intended use of the appraisal for ad valorem reassessment purposes, the date or dates of value, the definition of value used in the appraisal, and any other assumptions or other limiting conditions.
- Initial data collection and analysis including initial conclusions of Highest and Best Use
- Completion of one or more of the three Approaches to Value Cost, Market, and Income Approaches to value are considered
- Reconciliation and Final Conclusions of Value Indications of value from the various approaches are reconciled into a final conclusion of value
- Report writing The report is written to a sufficient level of detail to support the intended use.

In addition to completing the various valuation exercises in conformity with USPAP, we will also consider the Special Franchise Assessments and Full Values Procedure for City, Town, and Village Assessment Rolls as published by the New York Department of Taxation and Finance, and will utilize the procedures and guidelines therein where appropriate. A copy of these procedures is attached to this document.

Should you have any questions with regard to the matters discussed herein, or if we can be of any further assistance to you, please contact Mr. Mark Pomykacz by phone at (908) 534-3595 or through email at <a href="MPomykacz@FederalAppraisal.com">MPomykacz@FederalAppraisal.com</a>.

Respectfully submitted,

Mark Pomykacz, MAI, MRICS

Managing Partner

State Certified General Real Estate Appraiser

New York License #46000000871

Department of Taxation and Finance

# Special Franchise Assessments and Full Values Procedure for City, Town and Village Assessment Rolls

For questions concerning this procedure contact:

Special Franchise Phone: (518) 530-4900

- 1 Scope
- 2 Valuation of Special Franchise
- 3 Calculation of Special Franchise Assessments and Full Values
- 4 Schedules of Service Lives and Salvage Factors

#### Part 1 Scope

These procedures shall apply to the calculation and establishment of special franchise full values and assessments for the assessment rolls of cities, towns and county assessing units beginning with the 2006 assessment roll.

#### Part 2 Valuation of Special Franchise

- 1. Valuation of special franchise property, generally.
  - a. In an assessing unit which has completed a reassessment or which is expected to complete a reassessment, the value of the special franchise property equals the reproduction cost new, less depreciation of the tangible property, plus the value of the intangible property.
  - b. In an assessing unit which has not completed a reassessment and which is not expected to complete a reassessment, the value of the base property and the value of the subsequent property are determined as follows:
    - The value of the base property equals the value of the tangible base property, plus the value of the intangible base property.
    - The value of the subsequent property equals the reproduction cost new, less depreciation of the tangible subsequent property plus the value of the intangible subsequent property.
- Calculation of reproduction cost new.
  - a. Reproduction cost new for a valuation unit of an account of property other than telephone and telecommunication property reported under 20 NYCRR 8197-2.1, equals the original cost divided by the year installed index, multiplied by the price level index, as set forth in the Handy-Whitman Index.
  - b. Where the Handy-Whitman and the AUS Telephone Plant indices provides semiannual cost indices, the year installed index equals the sum of the following:
    - 1 100 percent of the latest available cost index for a valuation unit installed during the year preceding the year in which the assessment roll on which the special franchise assessment or full value is to be entered is completed and filed; and

- 2. for all other valuation units, the sum of the following:
  - 1. 50 percent of the cost index as of July 1st of the year of installation;
  - ii. 25 percent of the cost index as of the January 1st immediately preceding that used in subparagraph (i) of this paragraph; and
  - III. 25 percent of the cost index as of the January 1st immediately succeeding that used in subparagraph (i).
- c. Reproduction cost new for a valuation unit of an account of telephone and telecommunication property, reported under 20 NYCRR 8197-2.1, equals the original cost divided by the year installed index, multiplied by the price level index, as set forth in the AUS Telephone Plant.
- d. If a special franchise owner or municipal corporation has previously contested an index, unit price or other figure used in the computation of a special franchise assessment or special franchise full value, and establishes that a different figure should have been used, that figure may be used to compute the tentative special franchise assessment or tentative special franchise full value.
- 3. Valuation of tangible property.
  - a. In an assessing unit which has completed a reassessment or which is expected to complete a reassessment, the reproduction cost new, less depreciation of the tangible property of a special franchise shall be determined as follows:
    - The reproduction cost new, less depreciation (RCNLD) of each account of property reported under 20 NYCRR 8197-2.1 is determined as follows:
      - Determine the reproduction cost new of each valuation unit by trending surviving original cost.
      - ii. Multiply the result for each valuation unit by factors for physical depreciation and subtract the result from subparagraph (i) of this paragraph.
      - iii. Multiply the result of subparagraph (ii) by a factor for functional obsolescence, if applicable, and subtract from the result of subparagraph (ii).
      - iv. Multiply the result of subparagraph (iii) by a factor for economic obsolescence, if applicable, and subtract from the result of subparagraph (iii).
      - v. In no instance shall the result of the deductions for physical, functional and economic depreciation exceed the minimum percent condition of five percent of reproduction cost new.
    - The reproduction cost new, less depreciation of each account of property reported under 20 NYCRR 8197-2.3 (or 8197-2.6) is determined as follows:
      - L Multiply the number of units of measurement in each valuation unit by the appropriate unit price. Prices are on file in the Valuation Services Bureau.
      - ii. Multiply the result for each valuation unit by factors for physical depreciation and subtract the result from subparagraph (i) of this paragraph.
      - iii. Multiply the result of subparagraph (ii) by a factor for functional obsolescence, if applicable, and subtract from the result of subparagraph (ii).
      - iv. Multiply the result of subparagraph (iii) by a factor for economic obsolescence, if applicable, and subtract from the result of subparagraph (iii).
      - In no instance shall the result of the deductions for physical, functional and economic depreciation exceed the minimum percent condition of five percent of reproduction cost new.
    - 3. The reproduction cost new, less depreciation (RCNLD) of the tangible property of the special franchise equals the sum of the reproduction costs new, less all forms of depreciation (physical, functional and economic) depreciation of the special franchise in the assessing unit.
  - b. In an assessing unit which has not completed a reassessment and which is not expected to complete a reassessment, the value of the tangible base property and the reproduction cost new, less depreciation of the tangible subsequent property of the special franchise owner shall be determined as follows:

- The value of the tangible base property is determined by multiplying the surviving original cost of the tangible base property in each account by the percent condition used to establish the 1953 assessment of the special franchise and adding the results for all of the accounts.
- 2. The reproduction cost new, less depreciation of the tangible subsequent property is determined in the manner provided in subdivision (a) of this section.
- 4. Allowance for physical depreciation.
  - a. Subject to the limitations in subdivisions (b) and (c); of this section, in determining the value of tangible property, there shall be an allowance for physical depreciation of surviving property in the account calculated as follows:
    - 1. Subtract the appropriate net salvage percent from 1.00,
    - 2. Divide the age of the property by its service life.
    - 3. Multiply the result obtained in paragraph (1) by the result obtained in paragraph (2).
  - b. In the calculation of physical depreciation, the result of age divided by service life may not exceed 1,0000.
  - c. The allowance for physical depreciation may not be greater than:
    - 80 percent through 120 percent of service life; At the point where the percent condition reaches 20%, the annual rate of depreciation alters to a slope that is determined by a straight line that decreases at a ratio of an additional 15% condition to the difference between 80% and 120% of service life; or
    - 2. 95 percent over 120 percent of service life.
  - d. If a special franchise owner or municipal corporation has previously contested a service life, net salvage percentage or other figure used in the computation of a special franchise assessment or special franchise full value, and establishes that a different figure should have been used, that figure may be used to compute the tentative special franchise assessment or tentative special franchise full value.
- Allowance for functional obsolescence. There shall be an allowance for functional obsolescence where the application submitted by a special franchise owner demonstrates the existence of functional obsolescence. The allowance shall be expressed as a factor.
- Allowance for economic obsolescence. There shall be an allowance for economic obsolescence where the application submitted by a special franchise owner demonstrates the existence of economic obsolescence. The allowance shall be expressed as a factor,
- 7. Valuation of intangible property.
  - a. In an assessing unit which has completed a reassessment or which is expected to complete a reassessment, the value of the intangible property shall be the greater of:
    - five percent of the reproduction cost new, less depreciation of the tangible property;
       or
    - the capitalized excess earnings attributable to the intangible property in the assessing unit
    - if the capitalized excess earnings attributable to the intangible property cannot be determined due to the unavailability of required data, then the value of the intangible property shall equal five percent of the reproduction cost new, less depreciation of the tangible property.
  - b. In an assessing unit which has not completed a reassessment and which is not expected to complete a reassessment, the value of the intangible base property and the intangible subsequent property are determined as follows:
    - The value of the intengible base property equals five percent of the value of the tangible base property.
    - 2. The value of the intangible subsequent property is the greater of:
      - i. five percent of the reproduction cost new, less depreciation of the tangible subsequent property; or
      - ii. the capitalized excess earnings attributable to the Intangible subsequent property in the assessing unit; or

- iii. If the capitalized excess earnings attributable to the intangible subsequent property cannot be determined due to the unavailability of required data, then the value of the intangible subsequent property shall equal five percent of the reproduction cost new, less depreciation of the tangible subsequent property.
- 8. Excess earnings rule.
  - a. The capitalized excess earnings shall be determined as follows:
    - Determine the rate base, the achieved rate of return and the market required rate of return, as defined in subdivision (e) of this section.
    - 2. Add one percent to the market required rate of return and subtract the sum from the achieved rate of return.
    - 3. If the result is greater than zero, multiply the result by the rate base and capitalize the product at a rate equal to the market required rate of return plus one percent.
  - b. The capitalized excess earnings attributable to the intangible property or the Intangible subsequent property in the assessing unit shall be determined by multiplying the capitalized excess earnings by the State allocation factor, if applicable, and the assessing unit allocation factor.
  - c. The computations required by this section shall be based upon averages of the data for the five fiscal years immediately preceding the date as of which the property is to be valued; provided, however, that where less than five years of data are available, the computations shall be based upon the averages of the data that are available within that period.
  - d. The computations required by this section shall not apply to a waterworks corporation with annual operating revenues of less than \$250,000 or to a cable television company with less than 1,000 subscribers and an operating income for the immediately preceding fiscal year of less than \$250,000.
  - e. When used in this section:
    - 1. Achieved rate of return means net operating income divided by the rate base.
    - Amortization means that gradual extinguishment of an amount in an account by distributing the amount over a fixed period, such as the life of the asset or liability to which it applies, or the period during which it is anticipated the benefit will be realized.
    - 3. Assessing unit allocation factor means:
      - i. In an assessing unit which has completed a reassessment or is expected to complete a reassessment, the ratio that the reproduction cost new, less depreciation of the tangible property within the assessing unit bears to the reproduction cost new, less depreciation of all of the tangible property of the special franchise owner within New York State; or
      - ii. in an assessing unit which has not completed a reassessment and is not expected to complete a reassessment, the ratio that the reproduction cost new, less depreciation of the tangible subsequent property within the assessing unit bears to the reproduction cost new, less depreciation of all of the tangible property of the special franchise owner within New York State.
    - 4. Capital structure means the sum of long-term debt, preferred stock, common equity and deferred income taxes using year-end book cost as of the close of the calendar year for special franchise owners which report to the Public Service Commission or the Federal Energy Regulatory Commission, and as of the close of the fiscal year for all other special franchise owners. For purposes of determining the capital structure of a special franchise owner, which is a subsidiary of a parent company, the ratio of debt to equity of the special franchise owner shall be the same as the ratio of debt to equity approved for the special franchise owner by the appropriate regulatory agency in the most recent rate case or, if there has been no such rate case, the ratio of debt to equity of the parent.
    - Common equity means the amount of common stock plus premium on common stock plus retained earnings less reacquired common stock less common stock expense plus any additional pakt-in capital associated with common stock, as reported on the

Special Franchise Assessments and Full Values Procedure for City, Town and Villago Assessment Rolls

financial statement submitted to the appropriate regulatory agency or ORPTS.

- Debt discount means the excess of the face value of the debt securities plus interest accrued at the date of the sale over the cash value of the consideration received from their sale.
- 7. Debt expense means all expenses in connection with the issuance and initial sale of evidences of debt, such as fees for drafting mortgages and trust deeds, fees and taxes for issuing or recording evidences of debt, cost of engraving and printing bonds and certificates of indebtedness, fees paid trustees, specific costs of obtaining governmental authority, fees for legal services, fees and commissions paid underwriters, brokers, and salesmen for marketing such evidences of debt, fees and expenses of listing on exchanges and other like costs.
- 8. Deferred income taxes means the amount of Federal corporate income tax liability not presently payable resulting from the use of accelerated depreciation and amortization and investment tax credits.
- 9. Embedded cost of debt means the annualized interest on long-term debt, plus the annual amortization of debt discount and debt expense, less the annual amortization of a premium on long-term debt, all divided by long-term debt. For a special franchise owner which is subsidiary of a parent company, the embedded cost of debt shall be the same as the embedded cost of debt approved for the special franchise owner by the appropriate regulatory agency in the most recent rate case or, if there has been no such rate case, the embedded cost of debt of the parent.
- Embedded cost of preferred stock means preferred stock dividends annualized divided by preferred stock.
- 11. Long-term debt means the unpaid balance of notes, bonds and other evidences of debt payable after one year from the date issued plus any unamortized premium less unamortized debt discount and debt expense and any reacquired long-term debt.
- 12. Market regulred rate of return means:
  - Except as otherwise provided in this paragraph, the sum of the following calculations:
    - a. long term debt x embedded cost of debt capital structure
    - b. <u>preferred stock</u> x embedded cost of preferred stock capital structure
    - c. common equity x rate of return on common equity capital structure
  - ii. For a pipeline corporation which is subject to the jurisdiction of the Federal Energy Regulatory Commission (FERC) pursuant to the Connolly Hot Oil Act (15 USC §§ 715 et seq.), the yield shall be the median return on rate base for like companies as reported in the annual report to FERC.
  - iii. For a cable television company or a pipeline corporation which is also an unregulated special franchise owner, the yield shall be the average return on common equity calculated from the financial reports for like companies.
- 13. Preferred stock means the amount of the preferred stock plus any unamortized premium on preferred stock less reacquired preferred stock less preferred stock expense, plus any additional paid in capital associated with preferred stock.
- 14. Premium means, as applied to securities issued or assumed by the special franchise owner, the excess of the cash value of the consideration received from their sale over the sum of their par (stated value of the stocks without par value) or face value and interest or dividends accrued at the date of sale.
- 15. Prepayments means outlays for benefits or services which apply to or will directly benefit future operations.
- 16. Rate base means the value of a special franchise owner's investment on which it is allowed to earn a return, including but not limited to the net original cost of net utility

plant or net telephone plant as reported to the appropriate regulatory agency, working capital requirements and construction work in progress, the net of non regulatory assets and liabilities which the company is allowed to earn on less plant acquisition adjustments, except that:

- in the case of a pipeline corporation which is subject to the jurisdiction of the Federal Energy Regulatory Commission pursuant to the Connolly Hot Oil Act (15 USC §§ 715 et seq.), rate base means the reproduction cost new, less depreciation of improvements and personal property, the value of land, the value of rights-of-way and working capital, and
- Ii. in the case of a cable television company or a pipeline corporation which is also an unregulated special franchise owner, rate base means the reproduction cost new, less depreciation of improvements and personal property, the value of land and working capital.
- 17. Rate of return on common equity means the rate of return on common equity most recently allowed by the appropriate regulatory agency. If there has been no such allowance within the last two calendar years, a rate of return on common equity is derived from the average of common equity rate of return from similar type corporations.
- 18. State allocation factor means:
  - i. For an interstate company other than a pipeline corporation, the revenues within New York divided by the gross revenues.
  - ii. For an interstate pipeline corporation, the sum of:
    - a. Barrels, MCFs or Dekatherms Delivered in New York x 25% total Barrels, MCFs or Dekatherms Delivered
    - b. <u>Investment in Pipeline In New York x 45%</u> Total Investment in Pipeline
    - Mileage in New York x 30%
       Total Mileage
- 19. Working capital means an allowance for expenditures required to conduct business including, but not limited to material and supplies, and prepayments. The working capital component of rate base shall be computed as follows:
  - i. For purposes of electric, gas and steam, the maintenance expenses are added to the operation expenses from which purchased electric and gas are subtracted to arrive at net operating expenses. One seventh of the net operating expenses are then added to materials and supplies, gas stored underground, liquefied natural gas and prepayments.
  - ii. For purposes of water, the maintenance expenses are added to the operation expenses from which purchased water is subtracted arriving at net operating expenses. One seventh of the net operating expenses is then added to materials and supplies and prepayments.
  - iii. For purposes of telephone, telecommunications and CATV seven percent of the operating expenses less depreciation is added to the materials and supplies and prepayments.

#### Part 3 Calculation of Special Franchise Assessments and Full Values

- 1 Computation of tentative special franchise full value and tentative special franchise assessment.
  - a. In an assessing unit which has completed, or is expected to complete, a reassessment, the tentative full value shall be computed as follows:
    - The full value of the special franchise property is computed at the "full value standard" for the current assessment roll.
  - In an assessing unit which has not completed a reassessment and which is not expected to complete a reassessment and still has utility base property, the tentative special franchise assessment shall be computed as follows:

Special Franchise Assessments and Full Values Procedure for City, Town and Village Assessment Rolls

- The assessed value of the base property is determined by multiplying the value thereof by the final State equalization rate for the 1953 assessment roll.
- 2. The full value of the subsequent property is computed at the "full value standard" for the current assessment roll
- 3. The assessed value of the subsequent property is determined by multiplying the full value thereof by the final State equalization rate for the latest final assessment roll; provided, however, that if the final equalization rate for that roll has not been established at the time the tentative special franchise assessment is to be determined, the tentative equalization rate for that roll shall be used in lieu thereof.
- 4. The tentative special franchise assessment equals the assessed value of the base property plus the full value of the subsequent property.
- c. The inventory date of special franchise property shall be July 1st of the year preceding the year in which the assessment roll on which the special franchise assessment or full value will be entered is filed in the office of the city or town clerk, except that the value shall include significant changes to plant and equipment of \$25,000 or more per SWIS/plant account reported by the special franchise owner for the six months prior to the inventory date.

The inventory date shall be July 1st of the second year preceding the date required by law for filling of the final assessment roll for purposes of all village assessment rolls.

#### Part 4 Schedules of Service Lives and Salvage Factors

 Schedule of service lives and net salvage percentages for Class A and Class B utilities, as defined by the Public Service Commission, for property outside of New York City:

Account	Account	<u>Service</u>	Net Salvage
Number	<u>Name</u>	<u>Life</u>	<u>Percentage</u>
190.0	All Electric	50	0
353.0	Trans Station Equipment	40	(5)
354.0	Trans Towers and Fixtures	50	(10)
355.0	Trans Poles and Fixtures	40	(10)
356.0	Trans OH Conductors & Devices	45	(5)
357.0	Trans Underground Conduit	60	(5)
358.0	Trans UG Conductors & Devices	45	(5)
362.0	Station Equipment	40	0
364.0	Poles, Towers & Fixtures	35	(20)
365.0	Overhead Conductors & Devices	40	(10)
366.0	Underground Conduit	65	(5)
367.0	UG Conductors & Devices	40	(5)
368.0	Line Transformers	30	0

6/16/2015		Special Fr	anchise Assessments and Fu	ill Values Procedure for Cl	ly, Town and Village	Assessment Rolls
	369,0	Service	25		35	(45)
	369.1	Overhe	ad Services		35	(40)
	369.2	Underg	ground Services		40	(35)
	371.0	Inst. or	Customer Premise	5	20	o
	373.0	Street	Lighting	,	25	(25)
	373.1	Overhe	ead Street Lighting		20	(25)
	373.2	Underg	ground Street Lighti	ng	30	(20)
	397.0	Comm	unications Equipme	nt	15	5
	STEAM					
	Account		Account	<u>Service</u>	Net Saiv	/age ,
	Number		Name	<u>Life</u>	<u>Percent</u>	age
	353.0		Mains	50	(10)	
	359.0		Services	50	(10)	
	GAS					
	Account	Accou	nt.	•	<u>Service</u>	Net Salvage
•	<u>Number</u>	<u>Name</u>			<u>Lìfe</u>	<u>Percentage</u>
	290.0	All Gas	Š		50	<b>o</b> ,
	332.0	Field L	ines		40	<b>(</b> 5)
	334.0	Field N	A&R Station Equip.		35	<b>(</b> 5)
	353.0	Lines	•		40	(5)
	367.0	Trans l	Mains		55	(10)
	369.0	Trans	Measuring & Regula	ating	30	(5)
	376.0	Mains			60	(15)
	377.0	Compi	ressor Station Equip	ment	25	(10)
	378.0	Measu	ring & Regulating-G	Genera	35	(5)
	380.0	Service	es		45	(35)

6/16/2015		Special Franchise Assessments and Full Values Procedure (	or City, Town and Willia	ge Assessment Rolls
<b>G</b> 707 <b>-</b> 070	385.0	Industrial Measuring & Reg.	30	(5)
	387.0	Other Equipment	20	O
	PIPELINE	· .		
	Products Pipe	eline		
	Account	Account	<u>Service</u>	Net Salvage
	<u>Number</u>	<u>Name</u>	<u>Life</u>	<u>Percentage</u>
	153.0	Line Pipe .	40	(5)
	160.0	Other Station Equipment	30	(5)
	Gas Pipeline			
	Account	Account	<u>Service</u>	Net Salvage
	<u>Number</u>	Name	<u>Life</u>	<u>Percentage</u>
	332.0	Field Lines	50	(20)
	367.0	Transmission Mains	50	(10)
	369.0	Meas. & Reg. Equipment	30	(5)
	LOCAL EXCHA	ANGE COMPANIES		
	Account	Account	Service	Net Salvage
	Number	Name	<u>Life</u>	<u>Percentage</u>
	2212.0	Digit Electronic Switching	16	(7)
	2215.0	Electro-Mech Switching	16	(7)
	2232.0	Circuit Equipment	12	(2)
	2232.1	Digital Circuit	12	(2)
	2232.2	Analog Circuit	10	(2)
	2232.3	Fiber Optic Circuit	12	5
	2351.0	Public Telephones	12	O

6/16/2015		Special Franchise Assessments and Full Values Procedure for	City, Town and Villa	se Assessment Rolls
	2411.0	Pote Lines	25	(35)
	2421.4	Aerial Cable-Metallic	22	(10)
	2421.5	Aerial Cable-Fiber Optic	25	(10)
	2422.4	Underground Cable-Metallic	22	(10)
	2422.5	Underground Cable-F.Optic	30	(5)
	2423.4	Buried Cable-Metallic	22	(3)
	2423.5	Burled Cable-F.Optic	30	(3)
	2424.4	Submarine Cable-Metallic	25	(2)
	2424.5	Submarine Cable-F.Optic	35	(2)
	2431.0	Aerial Wire	10	(40)
	2441.0	Underground Conduit	55	(20)
	7900.0	All Telephone	31	( <del>9</del> )

## LONG DISTANCE COMPANIES (CARRIER)

Account	Account	Service	<u>Net Salvage</u>
Number	<u>Name</u>	<u>Life</u>	<u>Percentage</u>
2232.1	Digital Circuit	10	(2)
2232.2	Analog Circuit	10	(2)
2232,3	Fiber Optic Circuit	10	5
2411.0	Pole Lines	25	(35)
2421.4	Aerial Cable-Metallic	22	(10)
2421.5	Aerial Cable-F. Optic	25	(10)
2422.4	Underground Cable-Metallic	22	(10)
2422,5	Underground Cable-F. Optic	25	(5)
2423,4	Buried Cable-Metallic	22	(3)
2423.5	Buried Cable-F. Optic	25	(3)
2424.4	Submarine Cable-Metallic	25	(2)
2424.5	Submarine Cable-F. Optic	25	(2)

6/16/2015		Special Franchise Assessments and Full Values Procedure for City, Town and Village Assessment Rolls			
	2431.0	Aerial Wire	10	(40)	
	2441.0	Underground Conduit	55	(20)	

#### WATER

Account Number	Account Name	Service Life	Net Salvage Percentage
· <b>321</b>	Pumping Structures & Impr.	45	<b>(</b> 5)
325	Electric Pumping Equip.	30	5
343	Mains	85	(10)
·3 <b>4</b> 5	Services	50	(50)
348	Hydrants	50	(15)
349	Other Plant (Trans & Dist.)	30	0

2. Schedule of service lives and net salvage percentages pertaining to Class C and Class D utilities, as defined by the Public Service Commission, for property outside of New York City:

#### ELECTRIC

Account	Account	<u>Service</u>	Net Salvage
Number	<u>Name</u>	<u>Life</u>	<u>Percentage</u>
354.1	Poles, Towers & Fixtures	35	(20)
354.2	Overhead Cond. & Devices	40	(1O)
354.3	Overhead Services	35	(40)
356.1	Underground Conduit	65	(5)
356.2	Underground Cond. & Devices	40	(5)
356.3	Underground Services	40	(35)
358.0	Line Transformers	30	0.
363.0	St. Lighting & Sig Sys.	25	(25)

<i>የሆ</i> ረብ	

#### Special Franchise Assessments and Full Values Procedure for City, Town and Village Assessment Rolls

WATER		-	•	
321.0	Mains		85	(10)
323.0	Services		50	(50)
326.0	Fire Protection Plant		50	(15)
326.1	Hydrants		50	(15)

3. Schedule of service lives and net salvage percentages pertaining to cable television companies for property outside New York City:

#### **CABLE TELEVISION**

Account	Composite Mile	<u>Service</u>	Net Salvage
Number	<u>Name</u>	Life	<u>Percentage</u>
			•
1242.110	Aerial Cable-Owned Poles	21	(10)
1242.120	Aerial Cable-Leased Poles	15	(10)
1242.410	Undergrnd Cable-Owned Cond.	21	(10)
1242,420	Undergrad Cable-Leased Cond.	15	(10)
1242.500	Buried Cable	15	(3)

4. Schedule of service lives and net salvage percentages for Class A and Class B utilities, as defined by the Public service Commission, for property inside New York City:

#### **ELECTRIC New York**

<u>Account</u>	Account	Service	Net Salvage
Number	Name	<u>Life</u>	<u>Percentage</u>
190.0	All Electric	50	0
353,0	Trans Station Equipment	40	(10)
354.0	Trans Towers and Fixtures	45 ·	(2 <del>5</del> )
355.0	Trans Poles and Fixtures	30	(15)
356.0	Trans OH Conductors & Devices	30	(10)
357.0	Trans Underground Conduit	60	(5)
358.0	Trans UG Conductors & Devices	40	0

6/2015	Special Franchise Assessments and Full Values Procedu	rendr City, Howitesia vi 40	
362.0	Station Equipment	40	(1)
364.0	Poles, Towers & Fixtures	33	(25)
365.0	Overhead Conductors & Devices	38	(15)
366.0	Underground Conduit	70	(5)
367.0	UG Conductors & Devices	40	(1O)
368.0	Line Transformers	40	(5)
369.0	Services	35	(45)
369.1	Overhead Services	35	(45)
369.2	Underground Services	50	(40)
371,0	Inst. on Customer Premises	<b>1</b> 5	0
373.0	Street Lighting	25	(15)
373.1	Overhead Street Lighting	25	(15)
373.2	Underground Street Lighting	40	(15)
397.0	Communications Equipment	15	5

Account	<u>Account</u>	<u>Service</u>	<u>Net Salvage</u>
Number	<u>Name</u>	<u>Life</u>	<u>Percentage</u>
353.0	Mains	50	(10)
359.0	Services	50	(10)

## **GAS New York City**

Account	Account	Service	Net Salvage
Number	Name	<u>Life</u>	<u>Percentage</u>
	•		
290.0	All Gas	50	0
367.0	Trans Mains	55	(15)
369.0	Trans Measuring & Reg.	30	(5)
376.0	Mains	70	(25)
377.0	Compressor Station Equip.	25	(10)

6/16/2015		Special Franchise Assessments and Full Values Procedure for	City, Town and Villa	ge Assessment Rolls
	378.0	Measuring & Regulating-Gen	35	(10)
·	380,0	Services	45	(50)
	385.0	Industrial Measuring & Reg.	30	(5)
	387.0	Other Equipment	20	0
	(PIPELINE N	lew York City Products Pipeline		
	Account Ac Number Na			
	153.0 160.0	Line Pipe Other Station Equipment	50 30	(5) (5))
	LOCAL EXC	HANGE COMPANIES New York City		
	Account	Account	Servic	e <u>Net Salvage</u>
	Number	<u>Name</u>	<u>Life</u>	<u>Percentage</u>
	•••		<del></del> -	
	2212.0	Digit Electronic Switching	16	(7)
	•••		<del></del> -	
	2212.0	Digit Electronic Switching	16	(7)
	2212.0 2215.0	Digit Electronic Switching Electro-Mech Switching	16 16	(7) (7)
	2212.0 2215.0 2232.0	Digit Electronic Switching  Electro-Mech Switching  Circuit Equipment	16 16 10	(7) (7) (5)
	2212.0 2215.0 2232.0 2232.1	Digit Electronic Switching  Electro-Mech Switching  Circuit Equipment  Digital Circuit	16 16 10	(7) (7) (5)
	2212.0 2215.0 2232.0 2232.1 2232.2	Digit Electronic Switching Electro-Mech Switching Circuit Equipment Digital Circuit Analog Circuit	16 16 10 10	(7) (7) (5) (5)

22

25

22

30

22

30

25

35

(10)

(10)

(10)

(5)

(3)

(7)

**(7)** 

· (3)

Aerial Cable-Metallic

Aerlal Cable-Fiber Optic

**Burled Cable-Metallic** 

Buried Cable-F.Optic

Submarine Cable-Metallic

Submarine Cable-F.Optic

Underground Cable-Metallic

Underground Cable-F.Optic

2421.4

2421.5

2422.4

2422.5

2423.4

2423,5

2424.4

2424.5

6/16/2015		Special Franchise Assessments and Full Values Procedure for City, Town	e and Village Ass	essmeni Rolls
G (UZU)O	2431.0	Aerial Wire	10	(45)
	2441.0	Underground Conduit	60	(20)
	7900.0	All Telephone	31	(9)
		LONG DISTANCE COMPANIES (CARRIER)	New York	City
	Account	Account	<u>Service</u>	Net Salvage
	Number	<u>Name</u>	<u>Life</u>	<u>Percentage</u>
	2232.1	Digital Circuit	10	(5)
	2232.2	Analog Circuit	10	(5)
	2232.3	Fiber Optic Circuit	10	5
	2411.0	Pole Lines	35	(40)
	2421.4	Aerial Cable-Metallic	22	(10)
	2421.5	Aerial Cable-F. Optic	25	<b>(1</b> 0)
	2422.4	Undergound Cable-Metallic	22	(10)
	2422.5	Underground Cable-F. Optic	30	<b>(</b> 5)
	2423.4	Buried Cable-Metallic	22	(3)
	2423.5	Burled Cable-F. Optic	30	(3)
	2424.4	Submarine Cable-Metallic	25	(7)
	2424.5	Submarine Cable-F. Optic	35	(7)
	2431.0	Aerial Wire	10	(45)
	2441.0	Underground Conduit	60	(20)
		WATER	New York	City
	Account	Account	<u>Service</u>	Net Salvage
	Number	Name.	<u>Life</u>	<u>Percentage</u>
	321	Pumping Structures & Impr.	45	0
	325	Electric Pumping Equip.	30	10

6/16/2016		Special Franchise Assessments and Full Values Procedure for City, Town and Village Assessment Rolls						
	343	Mains	100	(20)				
	345	Services	50	(50)				
	348	Hydrants	50	(15)				
	349	Other Plant (Trans & Dist.)	30	Q				

Schedule of service lives and net salvage percentages pertaining to cable television companies for property inside New York City:

#### CABLE TELEVISION New York City

Account	Composite Mile	<u>Service</u>	Net Salvage
Number	<u>Name</u>	<u>Life</u>	Percentage
1242.110 Aerial Cable-Owned Poles	21	(10)	
1242.120 Aerial Cable-Leased Poles	15	(10)	
1242.410 Undergrnd Cable-Owned Cond.	21	(10)	
1242.420 Undergmd Cable-Leased Cond.	15	(10)	
1242.500 Burled Cable	15	(3)	

Updated: December 09, 2013

	Nas	sau Count	y - Syster	natic Revi	iew & Ana	ssau County - Systematic Review & Analysis of Assessments	sessment	to.			
		•	APPROXIMATE PROJECT TIMELINE (29 Months) Timeline - Based on October 1, 2015 start	E PROJECT Based on O	ROXIMATE PROJECT TIMELINE (29 Mont Timeline - Based on October 1, 2015 start	9 Months) 5 start	•				
	Completion	n Dates:					i.				
	19/20 Roll	Class 1 (Resi	dential), Clas	is 3 (Utility/IS)	pecial Franci	Class 1 (Residential), Class 3 (Utility/Special Franchise), and Utility/Special Franchise component of Class 4	lty/Special Fi	anchise com	ponent of Cla	156 4	
Беел Малле	Вижбов	Oct-Dec 2015	Jun-Har 2016	Apr-June 2016	July-Bept 2018	Oct-Dec 2016	Jen-Mer 2017	Aps-Ince 2017	John Sept 2017	OttsDec 2017	Jan-Mar 2018 Chee ( & M
Project Management	Entitre Project								7,07		
ORPTS Oversight	Entire Project										
1									and the officer of females		
Public Resulons (As needed)	Entire Project										
Public Meetings (if service is requested by Nesseu County)	& Morths										
brownfory Oath Verification, Edition & Management											
Lighty Properate (Class [])	8 Months										
	21 Months			,							
Seles Verification & Arabysia & Edits											
(Consider foreclosures in various markets) Hits Emphasian (Class III)	O Marthe										
Residential (Class P.	21 Months										
Nejorborhood Delineaflon/analysis & refinement	12 Months										
Review						-					
Ltfilty Properfies (Class III)	12 Months		100	ì							
Reoldential (Class I)	21 Months								-		
Merinet & Statistical Armiyater Trending & LOA Armiyate	Entire Project									-	
Market Street The company of the Street Street Street Street											
Valuation Developments   seating & productions  Utility Properties (Class III)	9 Months										
Residential (Class I)	21 Months										
Prepare values for tentative Roll											
Residential (Class II)	9 Months										
Semestry of the Both Avenue Alexander	3 Months										
Bitaylese Leat Incitative Roll This Properties (Clean III)	6 Months		+								À
- Residential (Class I)	\$ Morths										
ORPTS Review/Test tentative Roll											1
Citity Properties (Class II) Restrantes Class III	6 Months										
Tremment (retire 1)	I MINISTER								MCGALLAND AND AND AND AND AND AND AND AND AND	and the special section is not a second	
Finalize Tentrative Roll  1 Milly Demonster (Clause III)	2 Brought										
Residential (Cleas I)	6 Months										
Additional Market & Statistical Analysis	1	1	<del> </del>								
	3 Months										
	C WICHERS										
Additional feating for the Final Roll Hitto Dravarties (Class III)	3 Menting								1		
	5 Months					++					
	~	-									

:

## **EXHIBIT** E

Payment Schedule

## SUGGESTED PAYMENT SCHEDULE

(Based on 29 month payout - Starting in November 2015)

Payment Schedule below includes "Start-up" Payment at the commencement of the project

NOTE: Requests for payments are made 30 days in arrears

\* "Start-up" costs include but are not limited to computer hardware (primary server, laptops, etc.), software, licenses, IT expenses, office equipment, lodging, travel, and start up of training and planning.

#### CONTRACT AMOUNT

2,608,000

	Pmt#	Pmt Date	P	ayment		Cumulative	O	utstanding	Annı	ıal Payment	
2015									:		
									į		
			4964				\$	2,608,000			
		oran r-up	4	100,000	4	100,000	Ψ	Z1-1-00,000 1		I	
	1	November	\$	150,000	\$	300,000	\$	2,308,000		155 555	مد افلاذ
	2	December	\$	150,000	\$	450,000	\$	2,158,000	\$	450,000	17,3
2016	3	January	\$	100,000	\$	850,000	\$	2,058,000		1	
	4	February	\$	100,000	\$	650,000	\$	1,958,000			
	- 5	March	\$	100,000	₩.	750,000	\$	1,858,000		1	
	6	April	\$	100,000	\$	850,000	\$	1,758,000		l	
	7	May	\$	100,000	\$	950,000	\$	1,658,000		- 1	
	. 8	June	\$	100,000	*	1,050,000	\$	1,558,000			
	. 8	] Trilà	\$	85,000	\$	1,135,000	\$	1,473,000			
	10	August	\$	80,000	\$	1,215,000	\$	1,393,000			
	11	September	\$	80,000	\$	1,295,000	\$	1,313,000		1	
	12	October	\$	80,000	\$	1,375,000	\$	1,233,000			
	13	November	.\$	80,000	\$	1,455,000	\$	1,153,000		4 444 444	
	14	December	\$	80,000	\$	1,535,000	\$	1,073,000	\$	1,085,000	41.6
2017	15	January	\$	80,000	\$	1,615,000	\$	993,000			
	16	February	\$	80,000	\$	1,695,000	\$	913,000			
	17	March	\$	80,000	\$	1,775,000	\$	833,000			
	18	Aprit	\$	80,000	\$	1,855,000	\$	753,000			
	19	May	\$	80,000	\$	1,935,000	\$	673,000			
	20	June	\$	80,000	\$	2,015,000	\$	593,000			
	21	July	\$	80,000	\$	2,095,000	\$	513,000	,		
	22	August	\$	80,000	\$	2,175,000	\$	433,000	•	-	
	23_	September	\$	80,000	\$	2,255,000	\$	353,000	ŀ		
	24	October	\$	80,000	\$	2,335,000	\$	273,000			
	25	November	\$	80,000	\$	2,415,000	\$	193,000			
	26	December	\$	80,000	\$	2,495,000	\$	113,000	\$	960,000	36.
2018	27	January	\$	40,000	\$	2,535,000	\$	73,000			
	28	February	\$	40,000	\$	2,575,000	\$	33,000			
	29	March	\$	33,000	\$	2,608,000	\$	-	\$	113,000	4,

## **EXHIBIT F**

## Confidentiality Agreement

the Contractor Smith Valuation S I understand that I will be perfor Contractor and Nassau County (t assessments (the "Agreement"). information, and data ("Information of the Agreement shall be used a administration of the Agreement Information as to prevent disclost terms of this Confidentiality Agreelated to the Agreement, and I s Agreement in perpetuity. I under disciplinary action, termination,	(insert name), am a (please / employee / director / officer / other of Services, Inc. DBA Standard Valuation Services (the "Contractor"). ming services in furtherance of an agreement between the the "County") related to the systematic review and analysis of I understand, acknowledge, and agree that all records, thon") acquired in connection with performance or administration and disclosed solely for the purpose of performance and for as required by law. I agree to reasonably safeguard any sure to any unauthorized person. I understand and agree that the element shall continue after I am no longer performing services shall continue to abide by such terms of this Confidentiality restand that failure to comply with these requirements may result in civil liability, and/or criminal prosecution, as well as any other Confidentiality Agreement shall be governed and construed in y York State,
(Individual's Signature)	
(Individual's Printed Name)	
(Entity for which Individual is an	employee or agent)
(Date)	

#### Appendix EE Equal Employment Opportunities for Minorities and Women

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional anti-discrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined herein and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002:

- (a) The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status in recruitment, employment, job assignments, promotions, upgradings, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgradings, transfers, and rates of pay or other forms of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.
- (b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability, or marital status and that such employment agency, labor union, or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.
  - (c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the County Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.
  - (d) The Contractor shall make best efforts to solicit active participation by certified minority or women-owned business enterprises ("Certified M/WBEs") as defined in Section 101 of Local Law No. 14-2002, for the purpose of granting of Subcontracts.
  - (e) The Contractor shall, in its advertisements and solicitations for Subcontractors, indicate its interest in receiving bids from Certified M/WBEs and the requirement that Subcontractors must be equal opportunity employers.
  - (f) Contractors must notify and receive approval from the respective Department Head prior to issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.
  - (g) Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions

or changes to the list of subcontractors under the utilization plan shall be approved by the Commissioner of the Department of Public Works when made. A copy of the utilization plan any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.

- (h) At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor must submit Documentation.
- (i) In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified M/WBE participation through proper documentation.
- (j) Award of a County Contract alone shall not be deemed or interpreted as approval of all Contractor's Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified M/WBEs.
- (k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make Best Efforts to comply with this Appendix EE, evidence of false certification as M/WBE compliant or considered breach of the County Contract.
- (l) The Contractor shall be bound by the provisions of Section 109 of Local Law No. 14-2002 providing for enforcement of violations as follows:
- a. Upon receipt by the Executive Director of a complaint from a contracting agency that a County Contractor has failed to comply with the provisions of Local Law No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.
- b. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within thirty days (30) of receipt of the complaint, to the American Arbitration Association for proceeding thereon.
- c. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the imposition of sanctions, fines or penalties. The Executive Director shall either (i) adopt the recommendation of the arbitrator (ii) determine that no sanctions, fines or penalties should be imposed or (iii) modify the recommendation of the arbitrator, provided that such modification shall not expand upon any sanction

recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrators award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the respondent by personal service or by certified mail return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rules ("CPLR").

(m) The contractor shall provide contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain M/WBE participation.

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

Provisions (a), (b) and (c) shall not be binding upon Contractors or Subcontractors in the performance of work or the provision of services or any other activity that are unrelated, separate, or distinct from the County Contract as expressed by its terms.

The requirements of the provisions (a), (b) and (c) shall not apply to any employment or application for employment outside of this County or solicitations or advertisements therefor or any existing programs of affirmative action regarding employment outside of this County and the effect of contract provisions required by these provisions (a), (b) and (c) shall be so limited.

The Contractor shall include provisions (a), (b) and (c) in every Subcontract in such a manner that these provisions shall be binding upon each Subcontractor as to work in connection with the County Contract.

As used in this Appendix EE the term "Best Efforts Checklist" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Contract" shall mean (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (ii) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract" does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensor, licensee or any other party, that is (i) a party to a County Contract, (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project.

As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

- a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited M/WBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from M/WBE Subcontractors. In addition, proof of the date(s) any such advertisements appeared must be included in the Best Effort Documentation. If verbal solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.
- b. Proof of having provided reasonable time for M/WBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart outlining the schedule/time frame used to obtain bids from M/WBEs is suggested to be included with the Best Effort Documentation
- c. Proof or affidavit of follow-up of telephone calls with potential M/WBE subcontractors encouraging their participation. Telephone logs indicating such action can be included with the Best Effort Documentation
- d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.
- e. Proof or affidavit that sufficient time prior to making award was allowed for M/WBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.
- f. Proof or affidavit that negotiations were held in good faith with interested M/WBEs, and that M/WBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of M/WBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance The basis for rejecting any M/WBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation

- g. If an M/WBE is rejected based on cost, the County Contractor must submit a list of all sub-bidders for each item of work solicited and their bid prices for the work.
- h. The conditions of performance expected of Subcontractors by the County Contractor must also be included with the Best Effort Documentation
- i. County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bid documents.

As used in this Appendix EE the term "Executive Director" shall mean the Executive Director of the Nassau County Office of Minority Affairs; provided, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (l) of these rules.

As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work of the County Contractor.

As used in this Appendix EE, the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of a prime contractor providing services, including construction services, to the County pursuant to a county contract. Subcontractor shall include a person or firm that provides labor, professional or other services, materials or supplies to a prime contractor that are necessary for the prime contractor to fulfill its obligations to provide services to the County pursuant to a county contract. Subcontractor shall not include a supplier of materials to a contractor who has contracted to provide goods but no services to the County, nor a supplier of incidental materials to a contractor, such as office supplies, tools and other items of nominal cost that are utilized in the performance of a service contract.

Provisions requiring contractors to retain or submit documentation of best efforts to utilize certified subcontractors and requiring Department head approval prior to subcontracting shall not apply to inter-governmental agreements. In addition, the tracking of expenditures of County dollars by not-for-profit corporations, other municipalities, States, or the federal government is not required.

## Appendix L

## Certificate of Compliance

In compliance with Local Law 1-2006, as amended (the "Law"), the Contractor hereby certifies the following:

1,	The chief executive officer of the Contractor is:	
	Matthew L. Smith	_(Name)
	27 East Jericho Turnpike – Mineola, NY 11501	(Address)
	(516) 248-6922	(Telephone Number)
2.	The Contractor agrees to either (1) comply with the require Living Wage Law or (2) as applicable, obtain a waiver of the pursuant to section 9 of the Law. In the event that the Contrequirements of the Law or obtain a waiver of the requirement Contractor establishes to the satisfaction of the Departmenthis Agreement, it had a reasonable certainty that it would Law and Rules pertaining to waivers, the County will agree imposing costs or seeking damages against the Contractor	e requirements of the Law ractor does not comply with the ents of the Law, and such t that at the time of execution of receive such waiver based on the
3.	In the past five years, Contractor has X has no government agency to have violated federal, state, or local lor benefits, labor relations, or occupational safety and heal assessed against the Contractor, describe below:	aws regulating payment of wages
4.	In the past five years, an administrative proceeding, investinitiated judicial action hasX has not been of the Contractor in connection with federal, state, or local law benefits, labor relations, or occupational safety and health, investigation has been commenced, describe below:	commenced against or relating to

5.	Contractor agrees to permit access to work sites and relevant payroll records by authorized County representatives for the purpose of monitoring compliance with the Living Wage Law and investigating employee complaints of noncompliance.
it is tr	by certify that I have read the foregoing statement and, to the best of my knowledge and belief ue, correct and complete. Any statement or representation made herein shall be accurate and s of the date stated below.
Aı Dated	ugust 28, 2015 Signature of Chief Executive Officer
	Matthew L. Smith Name of Chief Executive Officer

Sworn to before me this

Notary Public

28th day of ANGUST

NEAL D. PEYSNER HOTARY PUBLIC, State of New York No. 4948197

Gualified in Nassau County Commission Expires March 6, 22



PPIONE: 518 571-6262 FAX: 616 571-6217

#### MARKAU COUNTY LEGELATURE 1556 FRANKLIN AVENUE MINEOLA, NEW YORK 11502

November 24, 2015

Standard Valuation Services Attn: Matthew Smith 27 E. Jericho Tumpike Mineola, New York 11501

Re: Contract # 15000002

\$2,608,000.00

Dear Mr. Smith:

Enclosed please find a copy of an executed agreement concerning services rendered for Nassau County Office of Assessement.

This agreement has been approved and is being forwarded to you for your records.

Very truly yours,

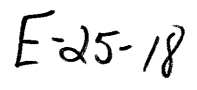
William J. Muller I

Clerk of the Nassau County Legislature

WJM/bf

			•	
	·			





NIFS ID:CLAS18000002 Department: Assessment

Capital: X

SERVICE: Systematic Review Amendment

Contract ID #:CFAS15000003

NIFS Entry Date: 14-FEB-18

Term: from 01-MAR-18 to 31-DEC-18

Amendment	
Time Extension: X	
Addl. Funds:X	
Blanket Resolution:	
RES#	

1) Mandated Program:	N
2) Comptroller Approval Form Attached:	Y
3) CSEA Agmt. § 32 Compliance Attached:	N
4) Vendor Ownership & Mgmt. Disclosure Attached:	Y
5) Insurance Required	Y

Vendor Info:	
Name: Michael Haberman Associates	Vendor ID#: 112510480
Address: 125 Front Street	Contact Person: Michael
Mineola, NY 115801	Haberman
	Phone: 516-739-8080

Department:		
Contact Name: Steve Corte		
Address: 240 Old Country Road		-PINIO
Mineola, NY 11501	62,129 200119	
Phone: 516-571-3432	by and	7707
1 Hollo, 510°571°5752	a-tokaya a-tokaya	323
	· · · · ·	
	Ų	1 200

## **Routing Slip**

Department	NIFS Entry: X	16-FEB-18 JDAVIS
Department	NIFS Approval: X	16-FEB-18 JDAVIS
DPW	Capital Fund Approved:	
OMB	NIFA Approval: X	16-FEB-18 APERSICH
OMB	NIFS Approval: X	16-FEB-18 JNOGID
County Atty.	Insurance Verification: X	16-FEB-18 AAMATO
County Atty.	Approval to Form: X	16-FEB-18 DGREGWARE
Dep. CE	Approval: X	16-FEB-18 MPAGE

Leg. Affairs	Approval/Review: X	16-FEB-18 MREYNOLDS
Legislature	Approval:	
Comptroller	NIFS Approval:	
NIFA	NIFA Approval:	

## **Contract Summary**

Purpose: The broken and unequal assessment system in Nassau County has not only impacted the residents of Nassau County, but also affects the County's ability to stabilize its finances and balance its budget. Due to the freezing of the tax rolls by the previous administration in 2011 to an assessment system that had not been updated since 2009, Nassau County has not provided a fair and accurate assessment in almost a decade. The current administration's analysis has revealed that residential and commercial assessment challenges have shifted the tax burden by \$1.7 billion over the past seven years. Those with the ability to annually grieve their property assessment benefit from the broken system, and those that do not watch their taxes artificially rise. The County has been forced to settle a massive number of tax grievances due to the outdated assessment roll.

Michael Haberman Associates, Inc. and Standard Valuation Services (collectively, ¿Contractors¿) had previously been retained by the County to complete a systematic review of the County¿s assessment system. This has been a good start; however, more work needs to be done. To fix this broken system, the Department of Assessment must be able to provide fair and accurate assessments in compliance with all applicable standards and best practices, including a review by the New York State Office of Real Property Tax Services. Therefore, the County now desires to engage these Contractors to assist the County in producing updated market values that can be utilized for the January 1, 2019 tentative assessment roll. The only way to continue this work in a timely fashion is to amend these contracts.

Method of Procurement: The contract was originally executed by Nassau County on November 24, 2015. This is an amendment to the original contract. The original contract authorized the Contractor to perform a systematic review of the County assessment system for class 2 and class 4 parcels. In accordance with Section 3(a)(4) of the original contract, the scope of services is being amended and expanded to assist the County in producing market values for class 2 and class 4 parcels for the January 1, 2019 tentative assessment roll. This is a logical extension of the original contracted services since the Contractor will be using their previously completed systematic review to perform additional maintenance of the systematic review program to produce market values for the tentative roll. Also, the fees charged under this amendment are consistent with the fees charged under the original contract.

Procurement History: The original contract was entered into after a written request for proposals was issued on May 18, 2015.

Potential proposers were made aware of the availability of the RFP by newspaper advertisement and posting on website. Proposals were due on June 8, 2015. Three proposals were received and evaluated. The evaluation committee consisted of: Steven Corte, Deputy Assessor; Anthony Arcuri, Real Property Appraiser-Arbitrator Supervisor; Mary Brower, Real Property Appraising-Assessing Supervisor; Randy Yunker, Community Service Representative; and Michael Antic, Real Property Appraising-Assessing Supervisor II. The proposals were scored and ranked. As a result of the scoring and ranking, the two highest-ranking proposers were selected by property class.

Description of General Provisions: The Contractor shall perform the following services to assist the County in producing market values that can be utilized for the January 1, 2019 tentative assessment roll: (1) maintenance of the systematic review program; and (2)

Impact on Funding / Price Analysis: Funding will be from the appropriate Capital Project, pending bond ordinance approval.

Change in Contract from Prior Procurement: \$1,484,812 increase

Recommendation: (approve as submitted)

## **Advisement Information**

BUDGE	ET CODES
Fund:	pwcap
Control:	сар
Resp:	97532
Object:	0003
Transaction:	
Project #:	97532
Detail:	

	RENEWAL
%	·
Increase	
%	
Decrease	

FUNDING SOURCE	AMOUNT
Revenue	
Contract:	
County	\$ 0.00
Federal	\$ 0.00
State	\$ 0.00
Capital	\$ 0.00
Other	\$ 0.00
TOTAL	\$ 0.00

LINE	INDEX/OBJECT CODE	AMOUNT
	рwсарсар	\$ 1,484,812.00
		\$ 0.00
		\$ 0.00
		\$ 0.00
		\$ 0.00
7		\$ 0.00
	TOTAL	\$ 1,484,812.00

# **NIFA**

## Nassau County Interim Finance Authority

#### Contract Approval Request Form (As of January 1, 2015)

1. Vendor: Michael Haberman Associates	
2. Dollar amount requiring NIFA approval: \$148	4812
Amount to be encumbered: \$1484812	
This is a Amendment	
If new contract - \$ amount should be full amount of If advisement — NIFA only needs to review if it is inc If amendment - \$ amount should be full amount of a	creasing funds above the amount previously approved by NIFA.
3. Contract Term: 3/1/2018-12/31/2018  Has work or services on this contract commence	ed? N
If yes, please explain:	
4. Funding Source:	
General Fund (GEN)	Grant Fund (GRT)
X Capital Improvement Fund (CAP)	Federal % 0
Other	State % 0
	County % 0
Is the cash available for the full amount of the contr	ract? N
If not, will it require a future borrowing?	Υ
Has the County Legislature approved the borrowing	g? N
Has NIFA approved the borrowing for this contract	P N
5. Provide a brief description (4 to 5 sentences)	of the item for which this approval is requested:

The broken and unequal assessment system in Nassau County has not only impacted the residents of Nassau County, but also affects the County¿s ability to stabilize its finances and balance its budget. Due to the freezing of the tax rolls by the previous administration in 2011 to an assessment system that had not been updated since 2009, Nassau County has not provided a fair and accurate assessment in almost a decade. The current administration¿s analysis has revealed that residential and commercial assessment challenges have shifted the tax burden by \$1.7 billion over the past seven years. Those with the ability to annually grieve their property assessment benefit from the broken system, and those that do not watch their taxes artificially rise. The County has been forced to settle a massive number of tax grievances due to the outdated assessment roll.

Michael Haberman Associates, Inc. and Standard Valuation Services (collectively, ¿Contractors¿) had previously been retained by the County to complete a systematic review of the County¿s assessment system. This has been a good start; however, more work needs to be done. To fix this broken system, the Department of Assessment must be able to provide fair and accurate assessments in compliance with all applicable standards and best practices, including a review by the New York State Office of Real Property Tax Services. Therefore, the County now desires to engage these Contractors to assist the County in producing updated market values that can be utilized for the January 1, 2019 tentative assessment roll. The only way to continue this work in a timely fashion is to amend these contracts.

o. Has the item i	requested herein	i ronowed an	proper	procedures	and thereby	/ approved b	y tne:
-------------------	------------------	--------------	--------	------------	-------------	--------------	--------

Nassau County Attorney as to form

Υ

Nassau County Committee and/or Legislature

Date of approval(s) and citation to the resolution where approval for this item was provided:

7. Identify all contracts (with dollar amounts) with this or an affiliated party within the prior 12 months:

Contract ID	Date	Amount

#### **AUTHORIZATION**

To the best of my knowledge, I hereby certify that the information contained in this Contract Approv al Request Form and any additional information submitted in connection with this request is true and accurate and that all expenditures that will be made in reliance on this authorization are in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan. I understand that NIFA will rely upon this information in its official deliberation s.

**APERSICH** 

16-FEB-18

Authenticated User

<u>Date</u>

#### COMPTROLLER'S OFFICE

To the best of my knowledge, I hereby certify that the information listed is true and accurate and is in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan.

Regarding funding, please check the correct response:

\_I certify that the funds are available to be encumbered pending NIFA approval of this contract.

If this is a capital project:

I certify that the bonding for this contract has been approved by NIFA.

Budget is available and funds have been encumbered but the project requires NIFA bonding authorization

Authenticated User

Date

NIFA

Amount being approved by NIFA: \_

Payment is not guaranteed for any work commenced prior to this approval.

Authenticated User

Date

NOTE: All contract submissions MUST include the County's own routing slip, current NIFS printouts for all relevant accounts and relevant Nassau County Legislature communication documents and relevant supplemental information pertaining to the item requested herein.

NIFA Contract Approval Request Form MUST be filled out in its entirety before being submitted to NIFA for review.

NIFA reserves the right to request additional information as needed.

#### RULES RESOLUTION NO. – 2018

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF ASSESSMENT, AND MICHAEL HABERMAN ASSOCIATES, INC.

WHEREAS, the County has negotiated an amendment to a personal services agreement with Michael Haberman Associates, Inc. to assist the County in producing market values that can be utilized for the January 1, 2019 tentative assessment roll, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County
Legislature authorizes the County Executive to execute the said amendment
to an agreement with Michael Haberman Associates, Inc.

Jack Schnirman Comptroller



## OFFICE OF THE COMPTROLLER

240 Old Country Road Mineola, New York 11501

# COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACT	OR NAME: Michael Haberman Associates, Inc.
CONTRACT	OR ADDRESS: 125 Front Street, Mineola, New York 11501
FEDERAL T	AX ID #: 112510480
	Please check the appropriate box ("☑") after one of the following romand provide all the requested information.
for sealed bi	ract was awarded to the lowest, responsible bidder after advertisement ids. The contract was awarded after a request for sealed bids was published
[date]. The sealer bids were receive	[newspaper] on d bids were publicly opened on [date] [#] of sealed and opened.
The Contract was [date]. Potential	tractor was selected pursuant to a Request for Proposals.  entered into after a written request for proposals was issued on  l proposers were made aware of the availability of the RFP by advertisement in
parties and by	[newspaper], posting on industry websites, via email to interested publication on the County procurement website. Proposals were due on [date]. [state #] proposals were received and evaluated. The nittee consisted of:
	(list # of persons on their respective departments). The proposals were scored and ranked. As a result of the
	ng the highest rapking proposer was caleated

III. X This is a renewal, extension or amendment of an existing contract.

The contract was originally executed by Nassau County on November 24, 2015. This is an amendment to the original contract. The original contract authorized the Contractor to perform a systematic review of the County's assessment system for class 2 and class 4 parcels. In accordance with Section 3(a)(4) of the original contract, the scope of services is being amended and expanded to assist the County in producing market values for class 2 and class 4 parcels for the January 1, 2019 tentative assessment roll. This is a logical extension of the original contracted services since the Contractor will be using their previously completed systematic review to perform additional maintenance of the systematic review program to produce market values for the tentative roll. Also, the fees charged under this amendment are consistent with the fees charged under the original contract. The original contract was entered into after a written request for proposals was issued on May 18, 2015. Potential proposers were made aware of the availability of the RFP by newspaper advertisement and posting on website. Proposals were due on June 8, 2015. Three proposals were received and evaluated. The evaluation committee consisted of: Steven Corte, Deputy Assessor; Anthony Arcuri, Real Property Appraiser-Arbitrator Supervisor; Mary Brower, Real Property Appraising-Assessing Supervisor; Randy Yunker, Community Service Representative; and Michael Antic, Real Property Appraising-Assessing Supervisor II. The proposals were scored and ranked. As a result of the scoring and ranking, the two highest-ranking proposers were selected by property class.

were so	licited	nt to Executive Order No. 1 of 1993, as amended, at least three proposals and received. The attached memorandum from the department head proposals received, along with the cost of each proposal.
□ A.	The	contract has been awarded to the proposer offering the lowest cost proposal: OR.

- A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:

  B. The attached memorandum contains a detailed explanation as to the reason(s)why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.
- V. 

   Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.
  - A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
  - B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
  - C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.\_\_\_\_\_\_, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.
  - □ D. Pursuant to General Municipal Law Section 119-o, the department is purchasing the services required through an inter-municipal agreement.

VI. 

This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. □ This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No. 928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

<u>Instructions with respect to Sections VIII, IX and X:</u> All Departments must check the box for VIII. Then, check the box for either IX or X, as applicable.

VIII. X Participation of Minority Group Members and Women in Nassau County Contracts. The selected contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of the contractual utilization of best efforts as outlined in Exhibit "EE" may be requested at any time, from time to time, by the Comptroller's Office prior to the approval of claim vouchers.

IX. Department MWBE responsibilities. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to submission of the first claim voucher, for services under this contract being submitted to the Comptroller.

## X. X Vendor will not require any sub-contractors.

In addition, if this is a contract with an individual or with an entity that has only one or two employees: 
\[ \sigma \) a review of the criteria set forth by the Internal Revenue Service, Revenue Ruling No. 87-41, \( \) 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature

Date

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

Compt. form Pers./Prof. Services Contracts: Rev. 03/16

# Exhibit A



#### POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

ir yes, to what campaign committee:	
Nassau County Republican Committee	
11/1/16 - 1/8/18 - \$4,550	
Citizens for Nicolello - 3/23/17 - \$500	
Campaign for Todd Kaminsky - 12/14	
Vendor authorized as a signatory of the fi The undersigned affirms and so swears the statements and they are, to his/her knowle The undersigned further certifies and affi	rms that the contribution(s) to the campaign committees ithout duress, threat or any promise of a governmental
Dated: ANIS	Vendor: Michael Haberman Associates, Inc.  Signed: Print Name: Michael Haberman  Title: President

# Exhibit B



## COUNTY OF NASSAU

# LOBBYIST REGISTRATION AND DISCLOSURE FORM

1. Name, address and telephone number of lobbyist(s)/lobbying organization. The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.
None
2. List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):
None
Name, address and telephone number of client(s) by whom, or on whose behalf, the obbyist is retained, employed or designated:
None

Page 2 of 4
4. Describe lobbying activity conducted and be and by a series and a s
The second of th
client(s) for each activity listed. See page 4 for a complete description of lobbying activities
None
NOTIC
. The name of persons, organizations or governmental entities before whom the lobbyist
xpects to lobby:
None None

- 6. If such lobbyist is retained or employed pursuant to a written agreement of retainer or employment, you must attach a copy of such document; and if agreement of retainer or employment is oral, attach a written statement of the substance thereof. If the written agreement of retainer or employment does not contain a signed authorization from the client by whom you have been authorized to lobby, separately attach such a written authorization from the client.
- 7. Has the lobbyist/lobbying organization or any of its corporate officers provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

to the campaign committees of any of t campaign committees of any candidate the County Executive, the County Clerk Legislator? If yes, to what campaign co	s for any of the I k, the Comptroll	ssau County elected officials or to the following Nassau County elected offices: er, the District Attorney, or any County
None		
I understand that copies of this Information Technology ("IT") to be po	s form will be s osted on the Cou	ent to the Nassau County Department of nty's website.
I also understand that upon tergive written notice to the County Attorn	mination of reta ney within thirty	ainer, employment or designation I must (30) days of termination.
VERIFICATION: The undersigned affi the foregoing statements and they are, t	irms and so swea to his/her knowle	ers that he/she has read and understood edge, true and accurate.
The undersigned further certifies and af listed above were made freely and with benefit or in exchange for any benefit o	out duress, threa	ntribution(s) to the campaign committees t or any promise of a governmental
Dated: 2/19/18	Signed:	176el
	Print Name:	Michael Haberman
	Title:	President

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

The term "lobbying" or "lobbying activities" does not include: Persons engaged in drafting legislation, rules, regulations or rates; persons advising clients and rendering opinions on proposed legislation, rules, regulations or rates, where such professional services are not otherwise connected with legislative or executive action on such legislation or administrative action on such rules, regulations or rates; newspapers and other periodicals and radio and television stations and owners and employees thereof, provided that their activities in connection with proposed legislation, rules, regulations or rates are limited to the publication or broadcast of news items, editorials or other comment, or paid advertisements; persons who participate as witnesses, attorneys or other representatives in public rule-making or rate-making proceedings of a County agency, with respect to all participation by such persons which is part of the public record thereof and all preparation by such persons for such participation; persons who attempt to influence a County agency in an adjudicatory proceeding, as defined by § 102 of the New York State Administrative Procedure Act.

## PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name Ronald Haberman
	Date of birth 10 / 14 / 1950
	Home address 4 Manchester Lane
	City/state/zipStony Brook, New York 11790
	Business address 125 Front Street
	City/state/zip Mineola, New York 11501
	Telephone516-739-8080
	Other present address(es)
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached
2.	Positions held in submitting business and starting date of each (check all applicable)
	President/ Treasurer//
	Chairman of Board// Shareholder/_/
	Chief Exec. Officer / / Secretary / /
	Chief Financial Officer / / Partner / /
	Vice President 6 / 1 / 85 / / /
	(Other)
3.	Do you have an equity interest in the business submitting the questionnaire? YES _X NO If Yes, provide details. Ronald Haberman owns a 1/3 interest of the
4.	Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES NOX If Yes, provide details.
5.	Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? YES NO _ $\chi$ If Yes, provide details.

6.	Secilo	ny governmental entity awarded any contracts to a business or organization listed in in 5 in the past 3 years while you were a principal owner or officer? YES $\_\_$ NO $\_X$ provide details.
Pr	ovide a	n affirmative answer is required below whether the sanction arose automatically, by of law, or as a result of any action taken by a government agency.  detailed response to all questions checked "YES". If you need more space, photocopy priate page and attach it to the questionnaire.
7.	In the organi	past (5) years, have you and/or any affiliated businesses or not-for-profit zations listed in Section 5 in which you have been a principal owner or officer:
	a.	Been debarred by any government agency from entering into contracts with that agency?  YES NO _x If Yes, provide details for each such instance.
	b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES NO _ $\underline{x}$ If Yes, provide details for each such instance.
	C.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES NO _X If Yes, provide details for each such instance.
	d.	Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES NO $\underline{X}$ If Yes, provide details for each such instance.
8.	the pa bankru any su initiate question	any of the businesses or organizations listed in response to Question 5 filed a aptrox petition and/or been the subject of involuntary bankruptcy proceedings during st 7 years, and/or for any portion of the last 7 year period, been in a state of aptrox as a result of bankruptcy proceedings initiated more than 7 years ago and/or is chosen business now the subject of any pending bankruptcy proceedings, whenever d? If 'Yes', provide details for each such instance. (Provide a detailed response to all ons checked "YES". If you need more space, photocopy the appropriate page and it to the questionnaire.)
	a)	Is there any felony charge pending against you? YES NO _X If Yes, provide details for each such charge.
	b)	Is there any misdemeanor charge pending against you? YES NO _X If Yes, provide details for each such charge.
	c)	Is there any administrative charge pending against you? YES NO _X If Yes, provide details for each such charge.
	d)	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES NO _x If Yes, provide details for each such conviction.

	е)	in the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?  YES $\underline{\hspace{0.5cm}}$ NO $\underline{\hspace{0.5cm}}$ If Yes, provide details for each such conviction.
	f)	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO $\underline{X}$ If Yes, provide details for each such occurrence.
9.	years, investi subject for, or respor	ition to the information provided in response to the previous questions, in the past 5 have you been the subject of a criminal investigation and/or a civil anti-trust gation by any federal, state or local prosecuting or investigative agency and/or the t of an investigation where such investigation was related to adivities performed at, on behalf of the submitting business entity and/or an affiliated business listed in use to Question 5? YES NO $\underline{x}$ If Yes, provide details for each such gation.
10.	listed i anti-tru includi princip	ition to the information provided, in the past 5 years has any business or organization n response to Question 5, been the subject of a criminal investigation and/or a civilust investigation and/or any other type of investigation by any government agency, ng but not limited to federal, state, and local regulatory agencies while you were a sallowner or officer? YES NO $_{X}$ If Yes; provide details for each such gation.
11.	respor proces	past 5 years, have you or this business, or any other affiliated business listed in use to Question 5 had any sanction imposed as a result of judicial or administrative edings with respect to any professional license held? YES NO $_{\rm X}$ If Yes; a details for each such instance.
12.	applica	e past 5 tax years, have you failed to file any required tax returns or failed to pay any able federal, state or local taxes or other assessed charges, including but not limited er and sewer charges? YES $\underline{\hspace{1cm}}$ NO $\underline{\hspace{1cm}}$ If Yes, provide details for each such

#### CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, Ronald Haberman , being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 14 day of February 2018

Notary Public Notary Public

Michael Haberman Associates, Inc.
Name of submitting business

Ronald Haberman
Print name

Construction
Signature

Vice President
Title

Date

BETTY DOMARTINI
NOTARY PUBLIC STATE OF NEW YORK
SUFFOLK COUNTY
LIC. # 01DE6364226

COMM. EXP. 911/21

# PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name Michael Haberman
	Date of birth 12 / 10 / 1943
	Home address 1070 Links Road
	City/state/zip Woodmere, New York 11598
	Business address 125 Front Street
	City/state/zip Mineola, New York 11501
	Telephone 516-739-8080
	Other present address(es) None
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached
2.	Positions held in submitting business and starting date of each (check all applicable)  President 6 /1 /79 Treasurer 10 / 1 / 70  Chairman of Board / Shareholder / /  Chief Exec. Officer / Secretary / /  Chief Financial Officer / Partner 2 / 1 / 76  Vice President 2 / 1 / 76 / / (Other)
3.	Do you have an equity interest in the business submitting the questionnaire?  YESX_NO If Yes, provide details. Michael Haberman owns a 1/3 interest of the
4.	Company. Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES $\underline{\hspace{1cm}}$ NO $\underline{\hspace{1cm}}$ If Yes, provide details.
5.	Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? YES NO $\underline{X}$ If Yes, provide details.

6.	Secur	ny governmental entity awarded any contracts to a business or organization listed in 5 in the past 3 years while you were a principal owner or officer? YES NO $\underline{x}$ provide details.
Pr	erauon ovide a	n affirmative answer is required below whether the sanction arose automatically, by of law, or as a result of any action taken by a government agency.  detailed response to all questions checked "YES". If you need more space, photocopy priate page and attach it to the questionnaire.
7.	In the organi	past (5) years, have you and/or any affiliated businesses or not-for-profit zations listed in Section 5 in which you have been a principal owner or officer:
	a.	Been debarred by any government agency from entering into contracts with that agency?  YES NO _X If Yes, provide details for each such instance.
	b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES NO $\underline{X}$ If Yes, provide details for each such instance.
	C.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YESNOX_ If Yes, provide details for each such instance.
	d.	Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES NO $\underline{X}$ If Yes, provide details for each such instance.
8.	the pa bankru any su initiate question	any of the businesses or organizations listed in response to Question 5 filed a aptrox petition and/or been the subject of involuntary bankruptcy proceedings during st 7 years, and/or for any portion of the last 7 year period, been in a state of aptrox as a result of bankruptcy proceedings initiated more than 7 years ago and/or is chosen business now the subject of any pending bankruptcy proceedings, whenever d? If 'Yes', provide details for each such instance. (Provide a detailed response to all ons checked "YES". If you need more space, photocopy the appropriate page and it to the questionnaire.) Not applicable
	a)	Is there any felony charge pending against you? YES NO _x If Yes, provide details for each such charge.
	b)	Is there any misdemeanor charge pending against you? YES NO _X If Yes, provide details for each such charge.
	c)	is there any administrative charge pending against you? YES NO $\underline{x}$ If Yes, provide details for each such charge.
	d)	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES NO $\underline{x}$ If Yes, provide details for each such conviction.

	e)	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO $\underline{X}$ If Yes, provide details for each such conviction.
	f)	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO $\underline{x}$ If Yes, provide details for each such occurrence.
9.	years, investi subject for, or respon	ition to the information provided in response to the previous questions, in the past 5 have you been the subject of a criminal investigation and/or a civil anti-trust gation by any federal, state or local prosecuting or investigative agency and/or the st of an investigation where such investigation was related to activities performed at, on behalf of the submitting business entity and/or an affiliated business listed in use to Question 5? YES NO _X If Yes, provide details for each such gation.
10.	listed i anti-tru includi princip	ition to the information provided, in the past 5 years has any business or organization in response to Question 5, been the subject of a criminal investigation and/or a civilust investigation and/or any other type of investigation by any government agency, ing but not limited to federal, state, and local regulatory agencies while you were a ballowner or officer? YES NO $\underline{X}$ If Yes; provide details for each such gation.
11.	respor proces	past 5 years, have you or this business, or any other affiliated business listed in use to Question 5 had any sanction imposed as a result of judicial or administrative edings with respect to any professional license held? YES NO $_{-\rm X}$ If Yes; e details for each such instance.
12.	applica	e past 5 tax years, have you failed to file any required tax returns or failed to pay any able federal, state or local taxes or other assessed charges, including but not limited er and sewer charges? YES NO $_{ m X}$ If Yes, provide details for each such

#### CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

<u> Michael Haberman</u> \_, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 14 day of Fubruary 20 18

Michael Haberman Associates, Inc. Name of submitting business

Michael Haberman Print name 17

<u>President</u> Title

BETTY DeMARTINI NOTARY PUBLIC STATE OF NEW YORK SUFFOLK COUNTY LIC. # 01DE6364226

COMM. EXP.

# PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name Thomas Donato
	Date of birth 1 / 1 / 1956
	Home address 2470 Grand Avenue
	City/state/zipBellmore, New York 11710
	Business address 125 Front Street
	City/state/zipMineola, New York 11501
	Telephone 516-739-8080
	Other present address(es)
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached
2.	Positions held in submitting business and starting date of each (check all applicable)  President / Treasurer / /  Chairman of Board / Shareholder / /  Chief Exec. Officer / / Secretary /  Chief Financial Officer / / Partner / /  Vice President 10 / 1 / 16 / /  (Other)
3.	Do you have an equity interest in the business submitting the questionnaire?  YES _X_ NO if Yes, provide details. Thomas Donato owns a 1/3 interest of the
4.	Company  Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES $\underline{\hspace{1cm}}$ NO $\underline{\hspace{1cm}}$ If Yes, provide details.
5.	Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? YES NO $\underline{x}$ If Yes, provide details.

6.	Section	ny governmental entity awarded any contracts to a business or organization listed in n 5 in the past 3 years while you were a principal owner or officer? YES NO $\underline{x}$ provide details. Not applicable.
Pro	ovide a	n affirmative answer is required below whether the sanction arose automatically, by of law, or as a result of any action taken by a government agency. detailed response to all questions checked "YES". If you need more space, photocopy oriate page and attach it to the questionnaire.
7.	In the organi	past (5) years, have you and/or any affiliated businesses or not-for-profit zations listed in Section 5 in which you have been a principal owner or officer:
	a.	Been debarred by any government agency from entering into contracts with that agency?  YES NO _x
	b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES NO $\underline{X}$ If Yes, provide details for each such instance.
	C.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YESNO _x If Yes, provide details for each such instance.
	d.	Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES NO $\underline{X}$ If Yes, provide details for each such instance.
8.	the pa bankru any su initiate question	any of the businesses or organizations listed in response to Question 5 filed a aptrox petition and/or been the subject of involuntary bankruptcy proceedings during st 7 years, and/or for any portion of the last 7 year period, been in a state of aptrox as a result of bankruptcy proceedings initiated more than 7 years ago and/or is chousiness now the subject of any pending bankruptcy proceedings, whenever d? If 'Yes', provide details for each such instance. (Provide a detailed response to all ons checked "YES". If you need more space, photocopy the appropriate page and it to the questionnaire.)
	a)	Is there any felony charge pending against you? YES NO _x If Yes, provide details for each such charge.
	b)	Is there any misdemeanor charge pending against you? YES NO $\underline{x}$ If Yes, provide details for each such charge.
	c)	Is there any administrative charge pending against you? YES NO $\underline{x}$ If Yes, provide details for each such charge.
	d)	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES NO _X If Yes, provide details for each such conviction.

	e,	misdemeanor?  YES NO $\underline{x}$ If Yes, provide details for each such conviction.
	f)	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO $\underline{x}$ If Yes, provide details for each such occurrence.
9.	years, investi subject for, or respor	ition to the information provided in response to the previous questions, in the past 5 have you been the subject of a criminal investigation and/or a civil anti-trust gation by any federal, state or local prosecuting or investigative agency and/or the t of an investigation where such investigation was related to activities performed at, on behalf of the submitting business entity and/or an affiliated business listed in use to Question 5? YES NO $\underline{X}$ If Yes, provide details for each such gation.
10.	listed i anti-tru includi princip	ition to the information provided, in the past 5 years has any business or organization n response to Question 5, been the subject of a criminal investigation and/or a civil ast investigation and/or any other type of investigation by any government agency, ng but not limited to federal, state, and local regulatory agencies while you were a bal owner or officer? YES NO $\underline{X}$ If Yes; provide details for each such gation.
11.	respor proces	past 5 years, have you or this business, or any other affiliated business listed in use to Question 5 had any sanction imposed as a result of judicial or administrative edings with respect to any professional license held? YES NO $_{\underline{X}}$ If Yes; e details for each such instance.
12.	applica	e past 5 tax years, have you failed to file any required tax returns or failed to pay any able federal, state or local taxes or other assessed charges, including but not limited er and sewer charges? YES NO $_{\rm X}$ If Yes, provide details for each such

## CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, Thomas Donato \_\_\_\_\_, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 14 day of February 20\_18

Notary Public

BETTY DOMARTINI
NOTARY PUBLIC STATE OF NEW YORK
SUFFOLK COUNTY
LIC. # 01 DE6364226
COMM. EXP.

Michael Haberman Associates, Inc.
Name of submitting business

Thomas Donato

Print name

Signature

Vice President

Title

Data

## **Business History Form**

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

NOTE: All questions require a response, even if response is "none" or "notapplicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date: February 14, 2018

1) Proposer's Legal Name: Michael Haberman Associates, Inc.

2) Address of Place of Business: 125 Front Street, Mineola, New York 11501

List all other business addresses used within last five years: None

3) Mailing Address (if different):

Phone: (516) 739-8080

Does the business own or rent its facilities? Own

4) Dun and Bradstreet number: None

5) Federal I.D. Number: 11-2510480

6) The proposer is a (check one): Sole Proprietorship Partnership X Corporation Other (Describe)

7) Does this business share office space, staff, or equipment expenses with any other business?

Yes No X If Yes, please provide details:

8) Does this business control one or more other businesses? Yes No X If Yes, please provide details:

- 9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes No X If Yes, provide details.
- 10) Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes No X If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract)
- 11) Has the proposer, during the past seven years, been declared bankrupt? Yes No X If Yes, state date, court jurisdiction, amount of liabilities and amount of assets
- 12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business.

Yes No X If Yes, provide details for each such investigation

- 13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/u officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. Yes No X If Yes, provide details for each such investigation.
- 14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:
  - a) Any felony charge pending? Yes No X If Yes, provide details for each such charge
  - b) Any misdemeanor charge pending? Yes No X If Yes, provide details for each such charge.
  - c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Yes No X

If Yes, provide details for each such conviction

- d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor? Yes No X If Yes, provide details for each such conviction
- e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? Yes No X If Yes, provide details for each such occurrence.
- 15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? Yes No X If Yes, provide details for each such instance.
- 16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? Yes No X If Yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire.

Provide a detailed response to all questions checked 'YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

## 17) Conflict of Interest:

- a) Please disclose any conflicts of interest as outlined below. NOTE: If no conflicts exist, please expressly state "No conflict exists."
  - (i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

## No conflict exits

(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

#### No conflict exits

- (iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. No conflict exits
- b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.

The Company has always maintained and will continue to maintain a strict policy regarding potential conflicts of interest or an appearance of a conflict of interest.

- The Company has completed revaluations of nine villages in Nassau under the certification of the Office of Real Property Tax Services and continues to handle their tax certiorari and small claims cases on an on-going basis.
- RXR Glen Isle Mixed-use Redevelopment Project/PUD Master Development: This
  case involved the appraisal of a 56 acre site to be developed with 1,515,339 sq.ft.
  of building improvements including rental apartment units, work force rental
  apartments, office, retail, marina, luxury hotel, and condominiums.
- Working closely with Senator Martins, the Senator was able to facilitate a change to New York State law providing "Advisory Appraisals" to villages during an annual reassessment. Prior to the changes, only counties and towns were eligible for these reports, requiring villages to retrieve dated data from towns and counties or maintain static values therefor preventing a village from having a fair and equitable assessment roll.
- The Company's project manager has been a member of the Real Property Tax Administration Committee (RPTC), equalization subcommittee for the past five years. He has been instrumental in writing procedures pertaining to Equalization Rates and Residential Assessment Ratios. This board position provides the Company with insight to New York State goals and procedures long before the general assessment community is aware of them.
- 420 Tenants Corp. v Nassau County: This proceeding involved the appraisal of a
  cooperative apartment building within an ETPA community; the client was the
  Nassau County Attorney's Office. The court adopted the Company's appraisal
  process that derived income from economic leases within ETPA buildings, rejecting
  the petitioner's usage of subject property contract rentals.

viii) Copies of all state and local licenses and permits.

See immediately following.

- B. Indicate number of years in business. 48
- C. Provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services.

We believe that our history of providing tax assessment valuations and support to Nassau County and other municipalities for over 36 years makes us uniquely qualified to perform the valuation and support services required for this contract.

The personnel assigned to the contract will be certified or licensed real estate appraisers with at least 18 years' experience appraising property in Nassau County. The Company's president and vice-president have over 48 and 38 years and its project manager over 18 years of valuation/consulting experience respectively.

The Company has a vast body of experience and expertise covering over 36 years in providing appraisal services in connection with the defense of Tax Certiorari and Condemnation proceedings for local governments in New York. In addition to appraisal and consulting services, the Company has been providing litigation support and expert testimony in defense of its value estimates over the same period.

The Company is totally capable of providing reports that are thorough and concise, presented in a timely fashion meeting all target completion dates. Our appraisals are well planned and supported, consistent and accurate, providing defensible indications of market value across all years at issue.

The company has completed approximately 1,900 commercial appraisal assignments within Nassau County in the past ten years. Significant properties appraised have included RXR Plaza, Tree Line Franklin Avenue Plaza, Garvies Point Glen Cove Redevelopment (16 properties), Nassau University Medical Center, Roosevelt Field Mall, Belmont Raceway, sections of the Roosevelt Raceway quadrants, Triad Office Center, Garden City Center, Omni Office Center in Mitchel Field, Westbury Property Associates, and the Wyndham Condominium Complex in Garden City for example. Various types of properties appraised over the 2012 to 2016 period, for example have included trophy office complexes, automobile dealerships, condominiums and cooperative apartment developments, gasoline stations, fast food restaurants, marinas, oil terminals, asphalt and concrete batch plants, shopping centers, industrial complexes, golf and country clubs, private dwellings and vacant sites.

The Company has acted as consultant to the City of Long Beach, City of Glen Cove, numerous villages throughout the Counties of Nassau and Suffolk, various Townships in Suffolk County, and the Metropolitan Transportation Authority in the defense of Tax Certiorari and Condemnation claims and for other functions over the past 36 years where applicable.

The Company has acted as consultants to the Town of Babylon's Department of Assessment in the defense of its Class 1 Assessment Roll over the past 20 years requiring the preparation of between 3,000 and 6,000 summary appraisal reports over the past eight years. The Company has acted as consultants to the Town of Huntington's Department of Assessment in the defense of its Class I Assessment Roll over the past four years requiring the preparation of between 4,000 and 6,000 summary appraisal reports each year. The Company has attended SCAR hearings in front of judicial hearing officers and submitted all necessary support and reporting requirement documents to both town's Department of Assessment. The Company has also acted as consultants to the Towns in the defense of Tax Certiorari claims.

The Company has acted as consultant to the New York State Department of Transportation in defense of Condemnation claims within Nassau and Suffolk Counties and various NYC boroughs performing trial form valuations over the past 14 years.

The Company has acted as consultant to the County of Suffolk's Department of Public Works in defense of Condemnation claims within the County performing both project and trial form valuations over the past 14 years.

The Company maintains various systems for research purposes as aids in the valuation and consulting services it provides. These include a hard copy/digital/micro-film library, contracted services such as Real Quest, Comps. Inc., CoStar, LoopNet and the Multiple Listing Service of Long Island, and an in-house proprietary database including thousands of sale and lease abstracts. A high speed internet connection is in place and operational and the entire office staff has complete access to it.

The company's work flow is managed in a structured manner. Its implementation schedule follows its management approach starting with bi-weekly staff meetings where goals, deadlines, tracking and new projects are discussed. During the ensuing week, the principals and project manager constantly manage the appraisals being processed. One appraiser is typically the lead with additional resources available when required. Upon completion, the report goes through a formal review by one of the principals who are also actively engaged in the preparation of appraisal reports. The key to the management approach is the constant communication through the office on all projects with one appraiser helping another whenever needed, the identification of critical issues as they arise, a consistent and thorough review process and, as a result, the preparation of a valuation which is meaningful, accurate and defensible across all years under review when valuing for assessment review purposes.

All reports conform to the 2016 - 2017 Uniform Standards of Professional Appraisal Practice USPAP) with trial reports in accordance with New York State Uniform Court Rules.

The company is located in an owner occupied two story office building in the heart of Mineola, three blocks from the Supreme Court building and a short drive to the County Attorney's and Assessment Review Commission's offices. The firm has remained in business since 1968 because of the quality of its work and its ongoing commitment to be as responsive as possible to the needs of its clients.

- D. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work.
  - Deputy County Assessor Steve Corte, County of Nassau, 240 Old Country Road, Mineola, NY 11501. Phone (516) 571-3587
  - Mayor Timothy Tenke, City of Glen Cove, City Hall, 9 Glen Street, Glen Cove, NY 11542. Phone (516) 676-2004
  - Administrator, Ralph Suozzi, Village of Garden City, 351 Stewart Avenue, Garden City, NY 11530. Phone (516) 465-4051

- Chief Deputy County Attorney Lisa LoCurto, County of Nassau, 1 West Street, Mineola, NY 11501. Phone (516) 571-3056
- Chief Real Estate Negotiator and Special Counsel, County of Nassau, Kevin C. Walsh, 1 West Street, Mineola, New York 11501. Phone (516) 571-3986
- NYS DOT Regional Appraisal Manager Nicole Zaidi, 250 Veterans Memorial Highway, Hauppauge, New York 11788. Phone (631) 952-6069
- Suffolk County Senior Appraisal Reviewer Frederick Ford, Dept. of Economic Development and Planning, 100 Veterans Memorial Highway, 2<sup>nd</sup> Floor, Hauppauge, New York 11788. Phone (631) 853-5923
- Sole Town Assessor Roger Ramme, Town of Huntington, 100 Main Street, Huntington, NY 11743. Phone (631) 351-3226
- Sole Town Assessor Joan Ball, Town of Babylon, 200 East Sunrise Highway, Lindenhurst, NY 11757. Phone (631) 957-3014
- Mayor Ralph Ekstrand, Village of Farmingdale, Village Hall, 361 Main Street, Farmingdale, NY 11735. Phone (516) 249-0093
- Administrator Kathleen L. Santelli, Village of Great Neck Estates, 4 Atwater Plaza, Great Neck, NY 11021. Phone (516) 482-8284
- Mayor Adam Hoffman, Village of Lake Success, 318 Lakeville Road, Lake Success, NY 11020. Phone (516) 482-4411
- Senator Jack Martins, Former Mayor, Village of Mineola, 155 Washington Avenue, Mineola, NY 11501. Phone (516) 746-0750
- Mayor Steven Kirschner, Village of Russell Gardens, 6 Tain Drive, Russell Gardens, NY 11021. Phone (516) 482-8246
- Administrator Bruce Kennedy, Village of Sea Cliff, Village Hall, 300 Sea Cliff Avenue, Sea Cliff, NY 11579. Phone (516) 671-0080
- Administrator Ted Blach, Village of Westbury, 235 Lincoln Place, Westbury, NY 11590. Phone (516) 334-1700
- Mayor Edwin A. Fare, Village of Valley Stream, 123 South Central Avenue, Valley Stream, NY 11580. Phone (516) 334-1700

#### CERTIFICATION

Date

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, Michael Haberman, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledinformation and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

**BETTY DeMARTINI** NOTARY PUBLIC STATE OF NEW YORK **SUFFOLK COUNTY** LIC. # 01DE6364228 COMM. EXP. Name of submitting business: Michael Haberman Associates, Inc. Ву: Michael Haberman Signature President Title

Sworn to before me this 4 day of 500 2018

121 /21

A. Include a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified. - See next pages.

Should the proposer be other than an individual, the Proposal MUST include:

i) Date of formation: 1968

ii) Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner:

Name	Address	Position
Michael Haberman	1070 Links Road	President
	Woodmere, NY 11598	
Ronald Haberman	4 Manchester Lane	Vice-President
	Stony Brook, NY 11790	
Thomas Donato	2470 Grand Avenue	Vice-President
	Bellmore, NY 11710	

iii) Name, address and position of all officers and directors of the company:

Name	Address	Position
Michael Haberman	1070 Links Road Woodmere, NY 11598	President
Ronald Haberman	4 Manchester Lane Stony Brook, NY 11790	Vice-President
Thomas Donato	2470 Grand Avenue Bellmore, NY 11710	Vice-President

iv) State of incorporation (if applicable): New York State

v) The number of employees in the firm: 16

vi) Annual revenue of firm: \$1,917,888

vii) Summary of relevant accomplishments

• The Company has acted as appraisers and consultants to the Nassau Country Attorney's Office in the defense of tax certiorari claims for over 36 years. This has included the appraisal of almost every property type and complexity seen in the County. The Company has provided litigation support and expert testimony in defense of its value estimates over the same period. Michael Haberman Associates, Inc. is a full service Real Estate Valuation firm providing professional appraisal and consulting services to government/public agencies, municipalities, corporations, businesses of all sizes, the legal and professional community, financial institutions and private persons. The company was established in 1968 and over the years has performed appraisals and related valuation services covering a wide range of intended uses.

PROFESSIONAL SERVICES PROVIDED FOR:

Appraisal Review Assessment & Assessment Review Asset Management Cash Flow Analysis Condemnation Court Testimony & Litigation Support Estates & Trusts Foreclosure & Bankruptcy Gift Tax Planning Lending Matrimonial Proposed Development Reassessment Small Claims Tax Certiorari Zoning

The principals and professional staff of Michael Haberman Associates, Inc. have extensive experience in the valuation of all types of real estate. Commercial expertise includes the valuation of shopping centers, office complexes, apartment buildings, condominium and co-op complexes, gasoline stations, country clubs and golf courses, racetracks, nursing homes, marinas and mobile home parks for example. Industrial experience includes the valuation industrial/R&D parks including major aerospace facilities, chemical plants and oil terminals. The company has worked on behalf of the Nassau County Attorney's Office and Assessment since the mid-1970's in both tax certiorari and condemnation matters. It has completed working on Nassau County's three year reassessment and annual update program as a prime sub-contractor to the Cole Layer Trumble Company (Tyler Technology). The company has completed working on the reassessment programs for the Villages of Russell Gardens, Lake Success, Mineola, Sea Cliff, Farmingdale, Westbury, Great Neck, Great Neck Estates and Williston Park. The company

recently fulfilled monitoring duties for the reassessment programs in the Towns of Greenburgh, Ossining and North Salem on behalf of the Multiple Municipal Reassessment Consortium (MMRC). In 2016 the Company was awarded a contract by Nassau County to complete a systematic review of all commercial and multi-family properties within the County, totaling over 36,000 parcels. The project is on schedule and slated to be completed in the fall of 2017.

The residential division specializes in the creation of form appraisal reports for a variety of residential properties, with particular specialization in high-end properties throughout the Long Island and New York Metropolitan region. The company has evaluated and/or appraised greater than 200,000 residential properties within Nassau and Suffolk Counties. It has been able to organize and lead outside appraisal companies in various special projects and continues to maintain an excellent professional relationship with them.

The company maintains a hard copy/digital/micro-film library and database for research purposes as an aid in valuation and consulting services it provides. The materials and services include the Multiple Listing Service of Long Island (MLS), Hudson Gateway (MLS), GeoData, Comps Inc., First American Real Estate Solutions, Loopnet Inc., and the firm's proprietary database. A high-speed DSL Internet connection is in place and operational.

The company's principals are recognized and designated with the Appraisal Institute, American Society of Appraisers, Columbia Society of Appraisers, and the Institute of Assessing Officers. Its staff consists of eight appraisers, plus administrative and clerical support personnel. An MIS administrator is on staff and is instrumental in creating and maintaining workflow, operational programs and the computer network.

THE SECOND SECON UNIQUE ID NUMBER 46000004476 

State of New York Department of State

FOR OFFICE USE ONLY Control No. 103116

DIVISION OF LICENSING SERVICES

FURSUANT TO THE PROVISIONS OF ARTICLE 6E OF THE EXECUTIVE LAW AS IT RELATES TO R. E. APPRAISERS.

TI and DI John BK min, RK, min, III, man II' and II' EFFECTIVE DATE AV YAC OM 11 09 17

HABERMAN MICHAEL C/O MICHAEL HABERMAN ABSOCIATE 125 FRONT ST MINEDLA. NY 11501

EXPIRATION DATE MC ! DAY! YR 11 08 19

has been daly certified to transact business as a R E. GENERAL APPRAISER 

ROSSANA ROSADO SECRETARY OF STATE

UNIQUE ID NUMBER 46000004499

State of New York Department of State DIVISION OF LICENSING SERVICES FOR OFFICE USE ONLY Control

No.

104736

PURSUANT TO THE PROVISIONS OF ARTICLE SE OF THE EXECUTIVE LAW AS IT RELATES TO R. E. APPRAISERS.

12 10 17

HABERMAN RONALD H C/O MICHAEL HABERMAN ASSOCIATE 125 FRONT ST MINEGLA, NY 11501

31AC MOITARIGKE 12 09 19

HAS BEEN DRALY CERTIFIED TO TRANSACT BUSINESS AS A R. E. GENERAL APPRAISER

ROSSANA ROSADO SECRETARY OF STATE The All purps III was III was

R. 1008-1000 (Rev. 901)

State of New York

Department of State

DEVISION OF LIGENSING SERVICES

PURSUANT TO THE PROVISIONS OF ARTICLE 6E OF THE EFFECTIVE DATE EXECUTIVE LAW AS IT RELATES TO R. E. APPRAISERS

DONATO THOMAS

C/O MICHAEL HABERMAN ASSOCIATE

C/O MICHAEL HABERMAN ASSOCIATE

MINEGLA. NV 11501

HAS BEEN DULY CERTIFIED TO TRANSACT BUSINESS AS A

R. E. GENERAL APPRAISER

TOWNSHIP TO DEVOLUTION OF State Law College Control

OF WINDAM Miles College Col

UNIQUE ID NUMBER 46000041806

State of New York Department of State FOR OFFICE USE ONLY Control No. 96791

DIVISION OF LICENSING SERVICES

and the state of the second PURSUANT TO THE PROVISIONS OF ARTICLE & OF THE EXECUTIVE LAW AS IT RELATES TO R. S. APPRAISING

EFFECTIVE DATE 02 03 17.

kam jill m C/O RAM JIEL M 112 EDGEWOOD AVE RONKONKOMA, NY 11779 EXPIRATION DATE MO. DAY YA 02 02 19

HAS BEEN DULY CERTIFIED TO TRANSACT BUSINESS AS A R.E. GENERAL APPRAISER

F B Ban

RUSSANA RUSADO SECRETARY OF STATE

OOS-1098 (Rev. 3/01)

State of New Departments ON OF LICENS	York of State 2 1 ING SERVICE	Go	TOFFICE US ntrol	CE AO
	ing service	No	Er.	CEAO
	100	n 7	24	6548
intons ar and a Helages at a	E APPELLE		# ####	TIVE DATE
ATIS STELIOS			EXPINA	
SEND ST	105 56 2		MOTH.	10
TO TRANSACT SER	BUB I NESS			
		finess Whereof The	Department of Sittle time. INC. ACCOUNT.	etilused
	THE STELLIOS DAMPHIS STELL SEND ST A. THE TRANSACT SER	THE STELLIOS S DEMONIS STELLIOS S AND ST AND 11102 TO TRANSACT SUSINESS AS	TIS STELLOS S DEMANTIS STELLOS S ANNY 11102 TO TRANSACT SUSINESS AS A SER	TIS STELIOS S DAMAYIS STELIOS S SAND ST A. WY 11102 TO TRANSACT BUSINESS AS A

HA RE UNIQUE ID NUMBER 48000019966

## State of New York Department of State DIVISION OF LICENSING SERVICES

FOR OFFICE USE ONLY Control 104245 No.

KNOW ALL MEN BY THESE PRESENTS THAT PURSUANT TO THE PROVISIONS OF ARTICLE &E OF THE EXECUTIVE LAW AS IT RELATES TO REAL ESTATE APPRAISERS.

EFFECTIVE DATE MO DAY 72 01 02 18

HABERMAN TRUDI C/O HABERMAN TRUDI 1070 LINKS RD WOODMERE, NY

EXPIRATION DATE MO. DAY YR O1 01 20

HAS BEEN DULY LICENSED AS A REAL ESTATE APPRAISER ASSISTANT

ROBSANA ROSADO SECRETARY OF STATE

XIX money LIX compo YIX money 11X UNIQUE ID NUMBER FOR OFFICE USE ONLY State of New York Control No. 48000022616 Department of State 95196 DIVISION OF LICENSING SERVICES EFFECTIVE DATE KNOW ALL MEN BY THESE PRESENTS THAT PURSUANT TO THE PROVISIONS OF ARTICLE 6E OF THE EXECUTIVE LAW AS IT RELATES TO REAL ESTATE APPRAISERS. MO. DAY YR 08 21 16 STEPHENS RICHARD C EXPIRATION DATE MO: DAY YE C/O STEPHENS RICHARD C 68 20 18 24 ROBINSON DR BETHPAGE NY 11714 HAS BEEN DULY LICENSED AS A REAL ESTATE APPRAISER ASSISTANT ROSSANA ROSADO

BECRETARY OF STATE

UNIQUE ID 4800005 UNIQUE ID NUMBER 48000050637

State of New York Department of State

DIVISION OF LICENSING SERVICES

FOR OFFICE USE ONLY Control No. 100867

KNOW ALL MEN BY THESE PRESENTS THAT PURSUANT TO THE PROVISIONS OF ARTICLE SE OF THE EXECUTIVE LAW AS IT RELATES TO REAL ESTATE APPRAISERS.

EFFECTIVE DATE

KELLY DANIEL F C/O DANIEL F KELLY 18 FAIRDAKS LM SMITHTOWN, MY

EXPIRATION DATE 06 21 10

HAS BEEN BULY LICENSED AS A REAL ESTATE APPRAISER ASSISTANT

> ROSSANA ROSADO SECRETARY OF STATE

# COUNTY OF NASSAU

# CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1. Name of the Entity: <u>Michael Haberman Associates, Inc.</u>
Address: 125 Front Street
City, State and Zip Code: Mineola, New York 11501
2. Entity's Vendor Identification Number: 11-2510480
3. Type of Business:Public CorpPartnershipJoint Venture
Ltd. Liability CoClosely Held CorpOther (specify)
4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):
Michael Haberman, 1070 Links Road, Woodmere, NY 11589
Ronald Haberman, 4 Manchester Lane, Stony Brook, NY 11790
Thomas Donato, 2470 Grand Avenue, Bellmore, NY 11710
5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation, include a copy of the 10K in lieu of completing this section.
Michael Haberman, 1070 Links Road, Woodmere, NY 11589
Ronald Haberman, 4 Manchester Lane, StonyBrook, NY 11790
Thomas Donato, 2470 Grand Avenue, Bellmore, NY 11710

Page 2 of 4			
6. List all affiliated and related companies and their relationship to the firm entered on line l. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.			
None			
7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, pid, post-bid, etc.). If none, enter "None." The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter perfore - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.			
(a) Name, title, business address and telephone number of lobbyist(s):			
None			

# Page 3 of 4

None	
(c) List whether and whe Nassau County, New York State	ere the person/organization is registered as a lobbyist (e.g., e):
None	
The state of the s	
. VERIFICATION: This section ontractor or Vendor authorized	n must be signed by a principal of the consultant, as a signatory of the firm for the purpose of executing Contract
he undersigned affirms and so statements and they are, to his/he	swears that he/she has read and understood the foregoing er knowledge, true and accurate.
Dated:	Signed:
·	Print Name: Michael Haberman
	Title: President

#### Page 4 of 4

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

### **AMENDMENT NO. 1**

AMENDMENT (together with any appendices or exhibits attached hereto, this "Amendment") dated as of the date (the "Effective Date") that this Amendment is executed by Nassau County, between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "County"), acting for and on behalf of the Nassau County Department of Assessment, having its principal office at 240 Old Country Road, Mineola, New York 11501 (the "Department"), and (ii) Michael Haberman Associates, Inc., having its principal office at 125 Front Street, Mineola, New York 11501 (the "Contractor").

#### WITNESSETH:

WHEREAS, pursuant to County contract number CFAS15000003 between the County and Contractor, executed on behalf of the County on November 24, 2015 (the "Original Agreement"), the Contractor performed a systematic review of the County's assessment system for Class 2 and Class 4 parcels, which services are more fully described in the Original Agreement (the services contemplated by the Original Agreement, the "Services"); and

WHEREAS, the term of the Original Agreement is from October 1, 2015 until completion of Services, unless sooner terminated in accordance with the provisions of the Original Agreement (the "Original Term"); and

WHEREAS, the maximum amount that the County agreed to reimburse the Contractor for Services under the Original Agreement, as full compensation for the Services, was One Million Two Hundred Four Thousand Seventy-four Dollars (\$1,204,074.00) (the "Maximum Amount"); and

WHEREAS, the Contractor has completed the Services in accordance with the provisions of the Original Agreement.

WHEREAS, in accordance with Section 3(a)(4) of the Original Agreement, the County and Contractor desire to amend and expand the scope of Services provided by the Contractor under the Original Agreement and equitably adjust the Maximum Amount payable under the Original Agreement.

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

- 1. <u>Term Extension</u>. The Original Agreement is hereby extended so that the termination date of the Original Agreement, as amended by this Amendment (the "Amended Agreement"), shall be December 31, 2018, provided, however, this Amended Agreement may be sooner terminated in accordance with the terms of the Original Agreement.
- 2. <u>Time of Performance</u>. The Contractor's timeline to perform the services described under this Amendment (the "Amended Services") shall be as follows:

- (a) For the period March 1, 2018 until November 30, 2018, the Contractor shall perform maintenance on the systematic review program, such services more fully described under Section 4(a) of this Amendment.
- (b) For the month of December 2018, the Contractor shall perform a review of the market values, such services more fully described under Section 4(b) of this Amendment.
- (c) The Contractor acknowledges that the Amended Services shall be performed in a timely manner in accordance with the timeline provided in this Section 2 and shall meet all deadlines in accordance with the terms of this Amendment. The Contractor shall produce monthly status reports to the Department, as more fully described under Section 4(c) of this Amendment. The Contractor shall immediately notify the Department if there are any concerns with the timely completion of the Amended Services and indicate the corrective actions that will be taken so that services will be completed in a timely manner. If the Contractor is unable to complete the Amended Services in accordance with the above timeline, or to meet any of the deadlines described under this Amendment, the County, in its sole discretion, may withhold payments and/or make equitable downward adjustments to the payments owed to the Contractor under this Amendment.

### 3. Payment.

- (a) Maximum Amount. The Maximum Amount in the Original Agreement shall be increased by One Million Four Hundred Eighty-four Thousand Eight Hundred Twelve Dollars (\$1,484,812.00), so that the maximum amount that the County shall pay to the Contractor as full consideration for all services provided under the Amended Agreement shall be Two Million Six Hundred Eighty-eight Thousand Eight Hundred Eighty-six Dollars (\$2,688,886.00) (the "Amended Maximum Amount").
- (b) <u>Payment Schedule</u>. The increase to the Maximum Amount authorized under this Amendment shall be payable as follows:
  - i. The Contractor shall be paid One Million Four Hundred Thousand Dollars (\$1,400,000.00) for the maintenance services, such services more fully described under Section 4(a) of this Amendment. Payments under this Section 3(b)(i) shall be made in arrears in equal monthly installments of One Hundred Fifty-five Thousand Five Hundred Fifty-five and 55/100 Dollars (\$155,555.55) for the period March 1, 2018 until November 31, 2018.
  - The Contractor shall be paid an amount not to exceed Eighty-four Thousand Eight Hundred Twelve Dollars (\$84,812.00) for the market

review services, such services more fully described under Section 4(b) of this Amendment. Payments under this Section 3(b)(ii) shall be made for market review services rendered during the month of December 2018 in arrears on an hourly basis in accordance with the following fee schedule:

- 1. Senior Appraiser/Project Administrator: \$250.00 per hour
- 2. Senior Appraiser/Commercial Supervisor: \$250.00 per hour
- 3. Senior Appraiser/Compliance Officer: \$250.00 per hour
- 4. Senior Appraiser/Statistician: \$250.00 per hour
- 5. Senior Appraiser/IAS Specialist: \$250.00 per hour
- 6. Senior Appraiser/Database Administrator: \$200.00 per hour
- 7. Senior Appraiser: \$200.00 per hour
- 8. IT Administrator: \$200.00 per hour
- 9. Chief Appraiser/Review Supervisor: \$175.00 per hour
- 10. Staff Appraiser: \$150.00 per hour
- 11. Assistant Appraiser: \$125.00 per hour
- 12. Office Manager/Clerical: \$125.00 per hour
- 13. Clerical: \$100.00 per hour
- (c) Payment Adjustments. If the Contractor is unable to complete the Amended Services in accordance with the timeline described in Section 2 of this Amendment, or meet deadlines in accordance with the terms of this Amendment, the Department, in its sole discretion, may withhold payments and make equitable downward adjustments to the payments owed to the Contractor under this Amendment.
- (d) Vouchers; Voucher Review, Approval and Audit. Payments under this Amendment shall be contingent upon (i) the Contractor submitting a claim voucher (the "Voucher") in a form satisfactory to the County, that (1) states with reasonable specificity the services provided and the payment requested as consideration for such services; (2) certifies that the services rendered and the payment requested are in accordance with the Amended Agreement; and (3) is accompanied by documentation satisfactory to the County supporting the amount claimed, including, but not limited to, a report detailing the services completed during the invoice period that indicate that the Contractor is meeting all deadlines and is on track to timely complete the Amended Services; and (ii) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative (the "Comptroller").
- (e) <u>Timing of Payment Claims</u>. The Contractor shall submit claims no later than three (3) months following the County's receipt of the services, including monthly reports submitted in accordance with Section 4(c) of this Amendment, that are the subject of the claim and no more frequently than once a month.

- (f) No Duplication of Payments. Payments under this Amendment shall not duplicate payments for any work performed or to be performed under other agreements between the Contractor and any funding source, including the County.
- (g) Payments in Connection with Termination or Notice of Termination. Unless a provision of the Amended Agreement expressly states otherwise, payments to the Contractor following the termination of this Amended Agreement shall not exceed payments made as consideration for services that were (i) performed prior to termination; (ii) authorized by this Amended Agreement to be performed; and (iii) Not performed after the Contractor received notice that the County did not desire to receive such services.
- 4. <u>Services</u>. The Contractor has completed the systematic review of the County's assessment system for Class 2 and Class 4 parcels in accordance with the terms of the Original Agreement (the "Systematic Review Program"). The County now desires to engage the Contractor to perform the following Amended Services to assist the County in producing market values that can be utilized for the January 1, 2019 tentative assessment roll:
  - (a) Maintenance of the Systematic Review Program to Produce Market Values for the January 1, 2019 Tentative Assessment Roll. After the completion of the Systematic Review Program, the Contractor submitted a report to the County recommending that new assessment values not be released for the January 1, 2018 tentative assessment roll. The Contractor and the Department agree that additional maintenance of the Systematic Review Program is necessary to produce accurate market values. So that accurate values can be produced for the January 1, 2019 tentative assessment roll, the Contractor shall continue the maintenance of the Systematic Review Program ("Extended Maintenance") as follows:
    - The Contractor shall coordinate with the Department for the adoption of best practices with Department personnel for the County's IAS system to function correctly with newly-established market values.
    - ii. The Contractor shall cooperate with the Department to produce preliminary reports establishing estimated market values that are acceptable to the New York State Office of Real Property Tax Services ("ORPTS") to enable ORPTS to perform level of assessment testing and verification. The preliminary reports shall be produced in accordance with ORPTS procedures on or about July 1, 2018, with the exact date determined after further consultation with ORPTS.
    - iii. The Contractor shall run updated models, review statistical results and test valuation results, which shall include a review of costs and depreciation, and cross check for accuracy. Once the results are accurate to the satisfaction of the Contractor and the Department, the Contractor shall produce final systematic review reports and assist the Department in producing market values for Class 2 and Class 4

- parcels for the January 1, 2019 tentative assessment roll by no later than November 30, 2018.
- iv. The Contractor acknowledges the importance of producing updated and accurate market values in the County's IAS system and final systematic review reports by November 30, 2018. Therefore, the Contractor shall assist the County in any reasonable manner necessary, as determined by the County, to meet this deadline within the maximum amount authorized under this Amendment.
- (b) Market Review. For the month of December 2018, after the completion of the Extended Maintenance, the Contractor shall, at the direction of the Department, perform an additional review of the market values and make any necessary adjustments. Additionally, the Contractor shall, at the Department's direction, meet with ORPTS and respond to any ORPTS inquiries.
- (c) Monthly Reports. The Contractor shall submit to the Department monthly status reports detailing its progress throughout the term of this Amendment. At the County's request, the Contractor shall meet with County personnel to discuss the project status and address any concerns raised by the County.
- 5. <u>Full Force and Effect</u>. All the terms and conditions of the Original Agreement not expressly amended by this Amendment shall remain in full force and effect and govern the relationship of the parties for the term of the Amended Agreement.

[Remainder of Page Intentionally Left Blank.]

IN WITNESS WHEREOF, the parties have executed this Amendment as of the Effective Date.

MICHAEL HABERMAN ASSOCIATES, INC.
By: Atel
Name: Michael Haterna-
Title: Pres.
Date: 2//3/18
NASSAU COUNTY
_
Ву:
Name:
Title: County Executive
☐ Deputy County Executive
Date:

PLEASE EXECUTE IN <u>BLUE</u> INK

STATE OF NEW YORK) )ss.: COUNTY OF NASSAU)	
On the 15 day of Florian in the Michigan to me personally known, wand say that he or she resides in the County of NASSA herein and which executed the above instrument; and that thereto by authority of the board of directors of said corporation.  NOTARY PUBLIC	BI DE OF SDE SIGNED HIS OF her name
NOTARY PUBLIC	NOTARY PUBLIC STATE OF NEW YORK SUFFOLK COUNTY LIC. # 01DE6364226 COMM. EXP. 9/11/21
STATE OF NEW YORK)	
)ss.: COUNTY OF NASSAU )	
On the day of in the to me personally known, when do not say that he or she resides in the County of County Executive of the County of Nassau, the municipal which executed the above instrument; and that he or she coursuant to Section 205 of the County Government Law of	no, being by me duly sworn, did depose; that he or she is a Deputy corporation described herein and signed his or her name therets.

**NOTARY PUBLIC** 

									DATE (MWDD/YYYY) 2/15/2018				
)( 	TC B	HELL E W 190		–		HOL	THIS CERTIFICATE IS ISSUED AS A WATTER OF INFORMATIONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE DOES NOT AMEND, EXTEN ALTER THE COVERAGE AFFORDED BY THE POLICIES BE						
EAST ROCKAWAY, NY 11518 516)887-4800  WICHAEL HABERMAN ASSOCIATES, INC.							INSURERS AFFORDING COVERAGE INSURER A: GRAPHIC ARTS MUTUAL INS CO						
			MICHAE			INSURE		ATE INSURA					
			RONT STI			INSURE			CURITY LIFE	***************************************			
		MINE	DLA, NY 1	1501	•		INSURER D: UTICA MUTUAL INSURANCE COMPANY						
INSURER E													
THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING													
VIA PO	Y PE	RTAIN. THE IN	ISURANCE AF	PORDED 6	M HAVE BEEN ISSUED TO THE IN OF ANY CONTRACT OR OTHER ! BY THE POLICIES DESCRIBED HI LAVE BEEN REDUCED BY PAID CL	DOCUMENT WIT	T DECOL	ゲースへ いんしいかしし エリバ	ひ クロカサミビしへんかに コムトン		/ED 0 #		
	OD'L NSRD	TYPE	OF INSURANCE		POLICY NUMBER	POLICY EFI DATE (MM/I	FECTIVE I DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)		LIMITS			
l		GENERAL LIAB							EACH OCCURRENCE		\$ 2,000,000		
-		<del></del>	CIAL GENERAL L	ጣ					DAMAGE TO RENTED PREMISES (Ea occure	nde)	<sub>\$</sub> 300,000		
	Α	CLAI	IMS MADE X	OCCUR	4500700	01004	_	0.004.5	MED EXP (Any one per		<sub>\$</sub> 10,000		
,	^				4568793	9/06/17	<b>'</b>	9/06/18	PERSONAL & ADV INJ		\$ 2,000,000		
ı									GENERAL AGGREGA		\$ <b>4,</b> 000,000		
		POLICY	PRO- JECT						PRODUCTS - COMP/O	P AGG	\$ <b>4,000,000</b>		
		AUTOMOBILELI	IABILITY	LOC				AND THE PROPERTY OF THE PROPER	COMBINED SINGLE LI	MIT	\$ 2,000,000		
		~~~	ED AUTOS		4568793	0.00.4	_		BODILY INJURY (Per person)		\$		
`			TOS ED AUTOS			9/06/17	/	9/06/18	BODILY INJURY (Peracoldent)		\$		
_	GARAGE LIABILITY			in make kinggoni, in his ki	AND THE RESIDENCE OF THE PROPERTY OF THE PROPE		**************	WARRANT HINKS B	PROPERTY DAMAGE (Per accident)		\$		
		ANY AUTO							AUTO ONLY - EA ACCI		\$		
1									OTHER THAN	EA ACC AGG	*		
T		EXCESS/UMBRI	ELLA LIABILITY						EACH OCCURRENCE		\$ 3,000,000		
		X occur	CLAIN	AS MADE	CULP4575229				AGGREGATE		\$ 3,000,000		
						9/06/17	7	9/06/18			\$		
1		DEDUCTIE									\$		
_		RETENTIO	N \$ 10,	000						* <del>************************************</del>	\$		
		KERS COMPENSA OYERS' LIABILIT			11 1000 014 0				X WCSTATU- TORYLIMITS	OTH- ER			
٠l،	ANY PI	ROPRIETOR/PARTN	ER/EXECUTIVE		H 1002 914-8	04/07/1	7	04/07/18	E L EACH ACCIDENT		\$		
	fyes,	ERMEMBER EXCLL describe under							E L. DISEASE - EA EI	/PLOYEE	\$		
	SPEC OTHER	IAL PROVISIONS R	below					***************************************	E.L. DISEASE - POLICY LIMIT \$		\$		
NY STATE DBL D 72898 07					07/01/1	17	07/01/18	STATUATORY DBL					
SCRIPTION OF OPERATIONS / VEHICLES / EXCLUSIONS ADDED BY ENDORSEMENT / SPECIAL PROVISIONS  CERTIFICATE HOLDER IS NAMED AS ADDITIONAL INSURED, PER WRITTEN CONTRACT													
R"	IFIC	ATE HOLD	≘R			CANC	ELLATIO	N					
								ED POLICIÈS BE CANCI	ELLED BEF	ORE THE EXPIRATION			
Nassau County								R WILL ENDEAVOR TO		OAYS WRITTEN			
Office of the County Attorney 1 West Street Mineola, NY 11501						NOTICE	É TO THE CE	ERTIFICATE HOLDER	NAMED TO THE LEFT, B	 UT FAILURI			
									OF ANY KIND UPON TH				
						REPRE	REPRESENTATIVES						
							AUTHORIZED REPRESENTATIVE THE SURMING						
٠,٠	1000	5/2004/023						01	***************************************				
O.	(L) Zi	5(2001/08)							@ ACC	RDCOF	EPORATION 1988		



### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

02/15/2018 THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in Heu of such endorsoment(s). Jinu Joseph Professional Liability Consulting Services, Inc. PHONE (AG. No. Ext): 914-592-6505 E-MAIL Jinuj@picsl.com PAX (A/C, No); 914-592-6508 45 Knollwood Road, Suite 202 Elmsford, NY 10523 INSURER(5) AFFORDING COVERAGE NAIC # Continental Casually Company 20443 NSURER A: NSUREO INSURER B: Underwriters At Lloyd's London AA1122000 Michael Haberman Associates, Inc. INSURER C : 125 Front Street INSURER D : Mineola, NY 11501 INSURER E : INSURER F ; **COVERAGES** CERTIFICATE NUMBER: N/A REVISION NUMBER: N/A THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDLISUER INSO WVD TYPE OF INSURANCE POLICY NUMBER LIMITS COMMERCIAL GENERAL LIABILITY EACH OCCURRENCE DAMAGE TO RENTEO PREMISES (Ea occurrence) CLAIMS-MADE OCCUR MED EXP (Any one person) PERSONAL & ADV INJURY £ GEN'L AGGREGATE LIMIT APPLIES PER; GENERAL AGGREGATE POLICY PRO-JECT LOC PRODUCTS - COMPIOP AGG \$ OTHER: AUTOMOBILE LIABILITY COMUNED SINGLE LIMIT s BODILY INJURY (Per person) 5 ALL OWNED AUTOS SCHEDULED BODILY INJURY (Per accident) S AUTOS NON-OWNED PROPERTY DAMAGE HIRED AUTOS AUTOS UMBRELLA LIAB OCCUR EACH OCCURRENCE 1.000.000 5 EXCESS LIAB CLAIMS-MADE NO NO MPL163264017 05/20/2017 05/20/2018 s 1,000,000 AGGREGATE OED RETENTION \$ WORKERS COMPENSATION STATUTE ER AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) E.L. EACH ACCIDENT Ś NIA E.L. DISEASE - EA EMPLOYEE \$ if yes, describe under DESCRIPTION OF OPERATIONS below E.L. DISEASE - POLICY LIMIT | \$ Appraiser Professional Liability \$1,000,000 Each Claim NO NO RFB 59230366917 05/20/2017 05/20/2018 Insurance \$3,000,000 Aggregate DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Proof of Professional Liability Insurance - Primary & Excess CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. Nassau County Office of the County Attorney AUTHORIZEO REPRESENTATIVE 1 West Street

ACORD 25 (2014/01)

Mineola, NY 11501

© 1988-2014 ACORD CORPORATION. All rights reserved. The ACORD name and logo are registered marke of ACORD



Department:	
	E-187-15

### **Contract Details**

SERVICE Systematic Review

New	⊠ Renewal □	1) Mandated Prog		n: from 10/1/15 to			
<b></b> -	ndment $\square$		· · · · · · · · · · · · · · · · · · ·			No X	
		·	proval Form Attach		Yes X	No 🗌	
	Mary and the second		32 Compliance Atta		Yes 🗌	No X	
L	ket Resolution	4) Vendor Owners	ship & Mgmt, Disclo	sure Attached:	Yes X	No 🗌	
RES		5) Insurance Requ	ired	(0.0.0	Yes	No	
_					165	UBJ. TO INS.	NA
A	Agency Inform	ation					
		Vendoi: 22			Delogiani		
Name: M	Rohael Haberman Associates	Vendor ID# 1123104	30	Department Contact I	The state of the state of the state of	IGH S	
	125 Front Street	Contact Person Michael	el Haberman	Address 240 Old Cou	miry Road		
Mineola,	NX 11501			İ		İ	
		Phone (516) 739-8080		Pieme 571-3432	****		
R	louting Slip						
OATE Ree	DEARTORN	//Internal Verification	Apprais New York	A) (G) NI ALDI URAG	- 1	Apprival	
۲/31	Department	NIFS Entry (Dept) NIFS Appvl (Dept. Head)	9/2	H			
	ОМВ	NIFS Approval	19/2/15 V	Rean Ste	Notired	No nired if	
9/15/1	County Attorney	CA RE & Insurance / Verification	19/15/15	On t	blanke	tresolution	
//	County Attorney	CA Approval as to form	- Alabas	02 × 8	2		
· · · · · · · · · · · · · · · · · · ·	Legislative Affairs	Fw'd Original Contract to CA		0			
<del></del>	Rules / Leg.				<sup>X</sup> ale		
	County Attorney	NIFS Approval	Thought 5	250 5.85	~		
· •	Comptroller	NIFS Approval	DINA CE	Dyge			
le l	County Executive	Notarization Filed with Clark of the Year	19/10/	1//75:	1 1	A PARTY OF THE PAR	

CLERK OF THE LEGISLATURE RECEIVED

Contract Summary

PR5254 (8/04)

### Contract ID#: CFAS 1500 0003



Department: ASSESSMENT

Description: Systematic Pos	low and Analysis of Assessments	/ 40				
l		to begin the project the amount of this phase of the contract is \$1,284,074.				
	TO THE PROPERTY OF THE PROPERT					
Method of Procurement: Fu	ading will be from the Capital Project 97532					
Procurement History: This i	s the original funding is the amount needed to comple	te the project.				
	•	- ·				
•						
Description of General Provinces assessment system. Vendor v	isions; This agreement is to do a systematic review and will work in conjunction with the Department of Assess	d analysis of the models of Class 2 and 4 and other aspects of Masaus County's smeat to do a full and complete analysis and review of the current models and				
will also implement any chai	ages to said system,	termesses a da si vices brook per e strong and transfer and the collective brookers will				
Imaget on Funding / Price A	malysis: Pricing schedule contained in contract agrees	TO DATE				
Impact on Patients, 1100 %	may son I I I toming so recomme contamined in consersace and seen	цир				
•						
Recommendation: (approve	as submitted)					
Advisement Ir						
BUDGER CODES		AMOUNTS:				
Fund: PWCAP  Control: CAP	Revenue Contract	1 PWCAPCAP \$1,204,074				
	County \$	Total and the state of the stat				
Autop.	Federal \$	and s				
O O J COST	State \$	4 G. Junal 4/15/15 \$				
Transaction:	Capital \$1,204,074	MODERATE STOPICA				
RENEWAL	Other \$ TOTAL \$1,204,074	6				
% Increase	10181/ \$1,204,074	TOTAL \$1,204,074				
% Decrease	James Davis	The state of the s				
70 DOCTORSO	Document Prepared By: James Davis	The state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the s				
NOT COMPLETE VIOLENCE OF THE COMPLETE COMPLETE OF THE COMPLETE						
] certify that little document w	was accepted into NPS. I certify that an unencumbered belean					
Name	A N Name	Dah				
Theta	W Du	7/18/15				
Date	11 12 15 Date	E #: (For Office Use Only)				

### RULES RESOLUTION NO. 2422015

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF ASSESSMENT, AND MICHAEL HABERMAN ASSOCIATES, INC.

Passed by the Rules Committee
Nassau County Legislature
By Voice Vote on 7-30-15
VOTING:
syes 7 mayes 0 abstained 0 recused 0
Logislators present: 7

WHEREAS, the County has negotiated a personal services agreement with Michael Haberman Associates, Inc. to provide a systematic review of the County's Assessment System, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County,
Ilegislature authorizes the County Executive to execute the said agreement
with Michael Haberman Associates, Inc.

### RULES RESOLUTION NO. -2015

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF ASSESSMENT, AND MICHAEL HABERMAN ASSOCIATES, INC.

WHEREAS, the County has negotiated a personal services agreement with Michael Haberman Associates, Inc. to provide a systematic review of the County's Assessment System, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County
Legislature authorizes the County Executive to execute the said agreement
with Michael Haberman Associates, Inc.

George Maragos Comptroller



240 Old Country Road Mineola, New York 11501

# COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: Michael Haberman Associates CONTRACTOR ADDRESS: 125 Front Street, Mineola, NY 11501

FEDERAL TAX ID #: 112510480

Instructions: Please check the appropriate box ("") after one of the following roman numerals, and provide all the requested information.

I. 🗆	The c	ontract	was	awarde	d to	the low	est, re	sp	onsible	bid	lder af	ter a	dver	tisement
for	sealed	l bids.	The	contract	was	awarded	after	a	request	for	sealed	bids	was	published
in	· · · · · · · · · · · · · · · · · · ·	*************					[news	paj	per]	on				_
date	]. The	sealed 1	bids v	vere publi	icly c	pened on					[dai	c].		[#] of
scale	d bids v	vere rece	ived a	ind opened	<b>1</b> .									<b>.</b>

### II. X The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on May 18, 2015. Potential proposers were made aware of the availability of the RFP by newspaper advertisement and posting on website. Proposals were due on June 08, 2015. Three proposals were received and evaluated. The evaluation committee consisted of: Steven Corte, Deputy Assessor, Anthony Arcuri, Real Property Appraiser-Arbitrator Supervisor, Mary Brower, Real Property Appraising-Assessing Supervisor, Randy Yunker, Community Service Representative and Michael Antic, Real Property Appraising-Assessing Supervisor II. The proposals were secred and ranked. As a result of the scoring and ranking (attached), the two highest-ranking proposers were selected by property class.

III.   This is a renewal, extension or amendment of an existing contract.  The contract was originally executed by Nassau County on November 19, 1997. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP (copies of the relevant pages are attached). The original contract was entered into after proposals were evaluated upon entering into the original agreement. Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.  IV.   Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.
☐ A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
B. The attached memorandum contains a detailed explanation as to the reason(s) why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.
V.   Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.
A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
■ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.
☐ D. Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal agreement.

VI. This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. 

This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No.928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

In addition, if this is a contract with an individual or with an entity that has only one or two employees:

□ a review of the criteria set forth by the Internal Revenue Service, Revenue Ruling No. 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature

Data V 8

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum,

Compt. form Pers./Prof. Services Contracts: Rev. 02/04

#### CONTRACT FOR SERVICES

THIS AGREEMENT, (together with the schedules, appendices, attachments and exhibits, if any, this "Agreement"), dated as of the date (the "Effective Date") that this Agreement is executed by Nassau County, is entered into by and between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "County"), acting for and on behalf of the Nassau County Department of Assessment, having its principal office at 240 Old Country Road, Mineola, New York 11501, and (ii) Michael Haberman Associates, Inc., having its principal office at 125 Front Street, Mineola, New York 11501 (the "Contractor").

#### WITNESSETH:

WHEREAS, the County, acting for and on behalf of the Department, has issued a request for proposals ("RFP"), RFP # ASo518-1509, on May 18, 2015 for the systematic review and analysis of assessments, attached hereto as Exhibit A; and

WHEREAS, the Contractor by proposal dated June 8, 2015, attached hereto as Exhibit B, and as further set forth in supplemental materials dated June 9, 2015, attached hereto as Exhibit C (collectively, the "Proposal"), has submitted a Proposal in response to and in accordance with the RFP; and

WHEREAS, the County has reviewed the proposals submitted in response to the RFP for four different tax classes and has determined that the Contractor has submitted a Proposal that will provide the County with the best value for tax classes 2 and 4; and

WHEREAS, the County desires to hire the Contractor to perform the services described in this Agreement; and

{

WHEREAS, the Contractor desires to perform the services described in this Agreement; and

WHEREAS, this is a personal service contract within the intent and purview of Section 2206 of the County Charter;

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Agreement, the parties agree as follows:

- 1. <u>Term.</u> (a) <u>Period of Agreement</u>. This Agreement shall commence on October 1, 2015 and shall terminate upon completion of the services to be delivered under this Agreement, unless sooner terminated in accordance with the provisions of this Agreement. The Contractor acknowledges that certain obligations under this Agreement shall extend beyond the termination of this Agreement.
- (b) <u>Time of Performance</u>. The Contractor's time of performance is set forth in the attached Exhibit D. The Contractor shall deliver the services, as more fully described hereto, in order to ensure its full completion in accordance with the requirements of this Agreement and in accordance with the schedule provided in the attached Exhibit D.
- 2. <u>Services</u>. (a) The services to be provided by the Contractor under this Agreement shall consist of providing a systematic review of the County's Assessment System, as more fully described in the project timeline, attached hereto as Exhibit D, and as further set forth herein and in the exhibits attached hereto (the "<u>Services</u>"). To the extent that Exhibit D is inconsistent with the terms and conditions provided in the attached RFP and Proposal, including that Services are only based on tax classes two and four, Exhibit D shall control, provided, however, the terms and conditions contained above the signature page shall control over all Exhibits. The Proposal and the RFP are acceptable as a general description of the Services to be rendered by the Contractor, but the terms and conditions set forth in Exhibit D provide a detailed scope of Services related to the tax classes

for which the Contractor has been awarded and constitute the Agreement between the parties.

(b) The Contractor specifically acknowledges the County's reliance upon the Contractor's Proposal as Contractor's offer to perform Services on behalf of the County under and pursuant to this fixed price Agreement. The Contractor warrants and represents that any and all services detailed in Exhibit D are included within this fixed price Agreement and the County is relying upon the Contractor's Proposal as a general description of the Services to be provided by the Contractor.

- (c) Unless the application of this subsection will cause a provision required by law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. If there is an actual conflict, the following order of priority shall apply:
  - /(1) Terms and conditions set forth above the signature page to this Agreement; Appendix EE: Equal Employment Opportunities for Minorities and Women; and Appendix L: Certificate of Compliance (Nassau County Living Wage Law);

(2) Exhibit F: Confidentiality agreement;

(3) Exhibit D: Project timeline; √(4) Exhibit E. Payment schedule;

(5) Exhibit A: RFP;

(6) Exhibit C: Supplemental materials to Proposal dated June 9, 2015:

(7) Exhibit B: Original Proposal dated June 8, 2015.

Certain conflicts are noted within the terms of this Agreement, however, to the extent possible and as not otherwise noted in this Agreement, all the terms of this Agreement should be read together as not conflicting.

- Payment. (a)(1) Amount of Consideration. The maximum amount to be paid to the Contractor as full consideration for the Contractor's Services, including expenses, under this Agreement shall not exceed the sum of One Million Two Hundred Four Thousand Seventy-four Dollars (\$1,204,074.00) (the "Maximum Amount"), which shall be payable in accordance with the attached Exhibit E. To the extent that Exhibit E is inconsistent with the terms and conditions provided in the attached RFP and Proposal, including that payment is only based on tax classes two and four, Exhibit E shall control, provided, however, the terms and conditions contained above the signature page shall control over all Exhibits. The amounts payable under Exhibit E are inclusive of all expenses and all other costs incidental to the Services to be provided by the Contractor under this Agreement, including travel.
- (2) Any appearances before the County Legislature, or any committee thereof for the purpose of the approval of this Agreement or any amendment thereto, are to be construed as part of the fee negotiation and approval process and the Contractor agrees that no fee will be charged for any such appearances.
- (3) Notwithstanding anything in this Section 3 or in any other provision of this Agreement, the County shall pay, and the Contractor shall accept as payment for the Services described in this Agreement, the amounts detailed in the attached Exhibit E, subject to the availability of funds for this Agreement following approval by the County and encumbrance by the County Comptroller. The County shall not be liable for payment of any amounts which have not been approved by the County and encumbered for this Agreement by the County Comptroller. The parties acknowledge that the parcel count on the assessment roll may fluctuate throughout the term of this Agreement and as such, the parties agree that the payment schedule attached hereto as

Exhibit E shall remain fixed despite such fluctuations. Nonetheless, the Department reserves the right to direct the Contractor to not perform a category of Services for which the Contractor shall not be paid, the value of which is to be mutually determined between the parties.

- (4) If there is a change in scope of Services or any agreed-upon additional related Services to be provided under this Agreement, at the County's election, the parties shall negotiate in good faith to amend the Services and make an equitable adjustment to the Maximum Amount provided under this Agreement. Such adjustment shall require all requisite governmental and Contractor approvals.
- (b) Vouchers; Voucher Review, Approval and Audit. Payments shall be made to the Contractor in accordance with the payment schedule described in the attached Exhibit E, which shall be payable in arrears on a monthly basis throughout the applicable scheduled work plan period. Payments shall be calculated by taking the total cost per activity divided by the number of months in the scheduled work plan period. For example, Project Management is scheduled to be completed during the period October 1, 2015 until September 1, 2017, equating to twenty-three (23) months. Total cost for Project Management is One Hundred Eighty-six Thousand Five Hundred Eighty-eight Dollars (\$186,588.00). After each month during the Project Management period, a total of One Hundred Eighty-six Thousand Five Hundred Eighty-eight Dollars (\$186,588.00) divided by twenty-three (23) shall be deemed earned. Further, payments shall be contingent upon (i) the Contractor submitting a claim voucher (the "Voucher") in a form satisfactory to the County, that (a) states with reasonable specificity the services provided and the payment requested as consideration for such services, (b) certifies that the services rendered and the payment requested are in accordance with this Agreement, and (c) is accompanied by documentation satisfactory to the County supporting the amount claimed, including, but not limited to, a report detailing Services completed during the invoice period; and (ii) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative (the "Comptroller").
- (c) <u>Timing of Payment Claims</u>. The Contractor shall submit claims no later than three (3) months following the County's receipt of the services that are the subject of the claim and no more frequently than once a month.
- (d) <u>No Duplication of Payments</u>. Payments under this Agreement shall not duplicate payments for any work performed or to be performed under other agreements between the Contractor and any funding source including the County.
- (e) <u>Payments in Connection with Termination or Notice of Termination</u>. Unless a provision of this Agreement expressly states otherwise, payments to the Contractor following the termination of this Agreement shall not exceed payments made as consideration for services that were (i) performed prior to termination, (ii) authorized by this Agreement to be performed, and (iii) not performed after the Contractor received notice that the County did not desire to receive such services.
- 4. <u>Independent Contractor</u>. The Contractor is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Contractor (a "<u>Contractor Agent</u>"), be (i) deemed a County employee, (ii) commit the County to any obligation, or (iii) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "<u>Person</u>" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).

- 5. No Arrears or Default. The Contractor is not in arrears to the County upon any debt or contract and it is not in default as surety, contractor, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.
- 6. <u>Compliance with Law.</u> (a) <u>Generally.</u> The Contractor shall comply with any and all applicable Federal, State and local Laws, including, but not limited to those relating to conflicts of interest, human rights, a living wage, disclosure of information and vendor registration in connection with its performance under this Agreement. In furtherance of the foregoing, the Contractor is bound by and shall comply with the terms of Appendix EE attached hereto and with the County's registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.
- (b) <u>Nassau County Living Wage Law.</u> Pursuant to LL 1-2006, as amended, and to the extent that a waiver has not been obtained in accordance with such law or any rules of the County Executive, the Contractor agrees as follows:
  - (i) Contractor shall comply with the applicable requirements of the Living Wage Law, as amended;
  - (ii) Failure to comply with the Living Wage Law, as amended, may constitute a material breach of this Agreement, the occurrence of which shall be determined solely by the County. Contractor has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.
  - (iii) It shall be a continuing obligation of the Contractor to inform the County of any material changes in the content of its certification of compliance, attached to this Agreement as Appendix L, and shall provide to the County any information necessary to maintain the certification's accuracy.
- (c) Records Access, The parties acknowledge and agree that all records, information, and data ("Information") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The Contractor shall require all Contractor Agents, Contractor subcontractors, and their respective employees to execute a confidentiality agreement, attached hereto as Exhibit F (the "Confidentiality Agreement"), prior to commencing Services under this Agreement. The Contractor shall provide the executed Confidentiality Agreements to the Department prior to the Contractor Agent or subcontractor commencing Services. The Contractor acknowledges that Contractor Information in the County's possession may be subject to disclosure under Article 6 of the New York State Public Officer's Law ("Freedom of Information Law" or "FOIL"). In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Contractor of such request prior to disclosure of the Information so that the Contractor may take such action as it deems appropriate.
- 7. <u>Minimum Service Standards</u>. Regardless of whether required by Law: (a) The Contractor shall, and shall cause Contractor Agents to, conduct its, his or her activities in

connection with this Agreement so as not to endanger or harm any Person or property.

- (b) The Contractor shall deliver Services under this Agreement in a professional manner consistent with the best practices of the industry in which the Contractor operates. The Contractor shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Contractor Agents to obtain and maintain, all approvals, licenses, and certifications ("Approvals") necessary or appropriate in connection with this Agreement.
- 8. <u>Indemnification; Defense; Cooperation</u>. (a) The Contractor shall be solely responsible for and shall indemnify and hold harmless the County, the Department and its officers, employees, and agents (the "<u>Indemnified Parties</u>") from and against any and all liabilities, losses, costs, expenses (including, without limitation, attorneys' fees and disbursements) and damages ("<u>Losses</u>"), arising out of or in connection with any acts or omissions of the Contractor or a Contractor Agent, regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same; <u>provided</u>, <u>however</u>, that the Contractor shall not be responsible for that portion, if any, of a Loss that is caused by the negligence of the County.
- (b) The Contractor shall, upon the County's demand and at the County's direction, promptly and diligently defend, at the Contractor's own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more Indemnified Parties for which the Contractor is responsible under this Section, and, further to the Contractor's indemnification obligations, the Contractor shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.
- (c) The Contractor shall, and shall cause Contractor Agents to, cooperate with the County and the Department in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement, including the acts or omissions of the Contractor and/or a Contractor Agent in connection with this Agreement.
  - (d) The provisions of this Section shall survive the termination of this Agreement.
- 9. Insurance. (a) Types and Amounts. The Contractor shall obtain and maintain throughout the term of this Agreement, at its own expense: (i) one or more policies for commercial general liability insurance, which policy(ies) shall name "Nassau County" as an additional insured and have a minimum single combined limit of liability of not less than One Million Dollars (\$1,000,000.00) per occurrence and Two Million Dollars (\$2,000,000.00) aggregate coverage, (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(ies) shall have a minimum single limit liability of not less Two Million Dollars (\$2,000,000.00) per claim (iii) compensation insurance for the benefit of the Contractor's employees ("Workers' Compensation Insurance"), which insurance is in compliance with the New York State Workers' Compensation Law, and (iv) such additional insurance as the County may from time to time specify.
- (b) Acceptability: Deductibles: Subcontractors. All insurance obtained and maintained by the Contractor pursuant to this Agreement shall be (i) written by one or more commercial insurance carriers licensed to do business in New York State and acceptable to the County, and which is (ii) in form and substance acceptable to the County. The Contractor shall be solely responsible for the payment of all deductibles to which such policies are subject. The Contractor shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and

provisions required to be carried by the Contractor under this Agreement.

- (c) <u>Delivery</u>; <u>Coverage Change</u>; <u>No Inconsistent Action</u>. Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the Department. Not less than thirty (30) days prior to the date of any expiration or renewal of, or actual, proposed or threatened reduction or cancellation of coverage under, any insurance required hereunder, the Contractor shall provide written notice to the Department of the same and deliver to the Department renewal or replacement certificates of insurance. The Contractor shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take or omit to take any action that would suspend or invalidate any of the required coverages. The failure of the Contractor to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of the Contractor to maintain the other required coverages shall be deemed a material breach of this Agreement upon which the County reserves the right to consider this Agreement terminated as of the date of such failure.
- 10. Ownership and Control of Work Product. Upon execution of this Agreement, any reports, documents, data, photographs and/or other materials produced pursuant to this Agreement, and any and all drafts and/or other preliminary materials in any format related to such items, shall become the exclusive property of the County, and the Contractor may not use such materials in any way other than for the compliance of the requirements under this Agreement.
- 11. Assignment: Amendment: Waiver: Subcontracting. (a) This Agreement and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "County Executive"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.
- (b) The Contractor is and shall remain primarily liable for the successful completion of all Services in accordance with this Agreement. Nothing in this Agreement or otherwise shall create any contractual relationship between the County and the Contractor's subcontractors. The Contractor agrees to be fully responsible to the County for the acts and omissions of its subcontractors. The Contractor's obligation to pay its subcontractors is an independent obligation from the County's obligation to make payments to the Contractor. Therefore, the County shall have no obligation to pay or to enforce the payment of any moneys to any Contractor subcontractors.
- (c) The Contractor shall ensure that their subcontractors shall not further subcontract, or otherwise engage an independent contractor or agent to provide any Services under this Agreement without the prior written consent of the County Executive.
- 12. <u>Termination</u>. (a) <u>Generally</u>. This Agreement may be terminated (i) for any reason by the County upon thirty (30) days' written notice to the Contractor, (ii) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, (iii) upon mutual written Agreement of the County and the Contractor, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "Cause" includes: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered; and (iii) the termination or

{

impending termination of federal or state funding for the services to be provided under this Agreement.

- (b) By the Contractor. This Agreement may be terminated by the Contractor if performance becomes impracticable through no fault of the Contractor, where the impracticability relates to the Contractor's ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Contractor delivering to the commissioner or other head of the Department (the "Commissioner"), at least sixty (60) days prior to the termination date (or a shorter period if sixty days' notice is impossible), a notice stating (i) that the Contractor is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the Contractor's right to terminate under this subsection. A copy of the notice given to the Commissioner shall be given to the Deputy County Executive who oversees the administration of the Department (the "Applicable DCE") on the same day that notice is given to the Commissioner.
- (c) <u>Contractor Assistance upon Termination</u>. In connection with the termination or impending termination of this Agreement the Contractor shall, regardless of the reason for termination, take all actions reasonably requested by the County (including those set forth in other provisions of this Agreement) to assist the County in transitioning the Contractor's responsibilities under this Agreement. The provisions of this subsection shall survive the termination of this Agreement.
- 13. Accounting Procedures; Records. The Contractor shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("Records"), pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Accounting Principles and, if the Contractor is a non-profit entity, must comply with the accounting guidelines set forth in the federal Office of Management & Budget Circular A-122, "Cost Principles for Non-Profit Organizations." Such Records shall at all times be available for audit and inspection by the Comptroller, the Department, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.
- 14. <u>Limitations on Actions and Special Proceedings against the County</u>. No action or special proceeding shall lie or be prosecuted or maintained against the County upon any claims arising out of or in connection with this Agreement unless:
- (a) Notice. At least thirty (30) days prior to seeking relief the Contractor shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the Applicable DCE for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Contractor shall send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (i) the Department and the (ii) the County Attorney (at the address specified above for the County) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of the Contractor shall allege that the above-described actions and inactions preceded the Contractor's action or special proceeding against the County.
- (b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (i) one (1) year of the first to occur of (A) final payment under or the termination of this Agreement, and (B) the accrual of the cause of action, and (ii) the time specified in any other provision of this

### Agreement.

- 15. Work Performance Liability. The Contractor is and shall remain primarily liable for the successful completion of all work in accordance this Agreement irrespective of whether the Contractor is using a Contractor Agent to perform some or all of the work contemplated by this Agreement, and irrespective of whether the use of such Contractor Agent has been approved by the County.
- Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and forum non conveniens. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.
- made in connection with this Agreement shall be (a) in writing, (b) delivered or sent (i) by hand delivery, evidenced by a signed, dated receipt, (ii) postage prepaid via certified mail, return receipt requested, or (iii) overnight delivery via a nationally recognized courier service, (c) deemed given or made on the date the delivery receipt was signed by a County employee, three (3) business days after it is mailed or one (1) business day after it is released to a courier service, as applicable, and (d)(i) if to the Department, to the attention of the Commissioner at the address specified above for the Department, (ii) if to an Applicable DCE, to the attention of the Applicable DCE (whose name the Contractor shall obtain from the Department) at the address specified above for the County, (iii) if to the Comptroller, to the attention of the Comptroller at 240 Old Country Road, Mineola, NY 11501, and (iv) if to the Contractor, to the attention of the person who executed this Agreement on behalf of the Contractor at the address specified above for the Contractor, or in each case to such other persons or addresses as shall be designated by written notice.
- 18. All Legal Provisions Deemed Included: Severability: Supremacy. (a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (ii) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.
- (b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- (c) Unless the application of this subsection will cause a provision required by Law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. If there is an actual conflict, the order of priority provided in Section 2(c) of this Agreement shall apply.
- (d) Each party has cooperated in the negotiation and preparation of this Agreement. Therefore, in the event that construction of this Agreement occurs, it shall not be construed against either party as drafter.

- 19. <u>Section and Other Headings</u>. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.
- 20. Administrative Service Charge. The Contractor agrees to pay the County an administrative service charge of Five Hundred Thirty-three Dollars (\$533.00) for the processing of this Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 128-2006. The administrative service charge shall be due and payable to the County by the Contractor upon signing this Agreement.
  - 21. Executory Clause. Notwithstanding any other provision of this Agreement:
- (a) <u>Approval and Execution</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County approvals, third party approvals and other governmental approvals have been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement).
- (b) Availability of Funds. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the state and/or federal governments, then beyond funds available to the County from the state and/or federal governments.
- 22. Entire Agreement. This Agreement represents the full and entire understanding and agreement between the parties with regard to the subject matter hereof and supersedes all prior agreements (whether written or oral) of the parties relating to the subject matter of this Agreement.

[Remainder of Page Intentionally Left Blank.]

IN WITNESS WHEREOF, the Contractor and the County have executed this Agreement as of the Effective Date.

MICHAEL HABERMAN ASSOCIATES, INC.
AHA 10
By:
Name: Michael Haberman
Title: President
Date: August 31, 2015
NASSAU COUNTY
Mill.
Ву:
Name: Charles Repart
Title: County Executive
Deputy County Executive
Date: // / 1/16

PLEASE EXECUTE IN BLUE INK

STATE OF NEW YORK)
)ss.:
COUNTY OF NASSAU)

On the 18thday of August in the year 2015 before me personally came Michael Haberman to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of Nassau; that he or she is the President of Michael Haberman Assoc. Inc., the corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto by authority of the board of directors of said corporation.

Maren Sedienir NOTARY PUBLIC

KAREN SCHREINER
Notary Public, State Of New York
No. 018C6078829
Qualified in Nassau County

Qualified in Nassau County
Commission Expires August 12, 20

STATE OF NEW YORK)
)ss.
COUNTY OF NASSAU)

On the 24 day of November in the year 20 15 before me personally came to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of Nossau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

NOTARY PUBLIC

CONCETTA A PETRIUCCI Notary Public, State of New York No. 01PE6259026 Qualified in Nassau County Commission Expires April 02, Rd

# EXHIBIT A

Request for Proposals issued on May 18, 2015

# **Nassau County Department of Assessment**

Edward P. Mangano - County Executive

James E. Davis - Acting Nassau County Assessor

# REQUEST FOR PROPOSALS

Systematic Review and Analysis of Assessments

RFP# AS0518-1509

Issue Date: May 18, 2015

Nassau County Long Island, New York



### TABLE OF CONTENTS

## This RFP contains the following sections:

- A. Introduction
- B. Anticipated Proposal Schedule
- C. Scope of Services
- D. Contract Term
- Mandatory Proposal Response Requirements
- F. Proposal Submission Instructions
- G. Proposal Evaluation Criteria
- H. General Information
- General Conditions for Proposers
- J. Additional Demonstrative Materials
- K. Award of Contract

Appendices:

Appendix A - Cost Proposal

Appendix B - Program Description and Staffing

Appendix C - Business History Form

Appendix D - Principal Questionnaire Form

Appendix E - Standard Clauses for Nassau County Contracts

Exhibit EE - Equal Opportunities for Minorities and Women

Exhibit L - Living Wage Law Certificate of Compliance

### Request for Proposal (RFP)

#### A. Introduction

Nassau County, New York (the "County") is currently seeking <u>individual</u> proposals by <u>Tax Class</u> from qualified individuals and entities authorized to do business in the State of New York to provide a Systematic Review of the County's Assessment System <u>by Tax Class</u>. The purpose of the RFP is to provide Nassau County with proposals and recommendations from entities qualified to provide a thorough systematic analysis of Nassau County's assessment system, including but not limited to inventory management procedures, dynamic inventory issues relating to the effects of Super Storm Sandy, review of neighborhood/submarket parameters for both residential and commercial properties, review and screening of sales data employed in residential valuation modeling, review and updating of economic and market data utilized in commercial valuation modeling, and evaluation of the market value output from the respective modeling systems. The Systematic Review of the County's Assessment System will be completed by year's end 2017 for the purpose of recalibrating the cyclical assessment roll for 2019/20.

Nassau County is committed to a policy of equal opportunity and does not discriminate against vendors on the basis of age, sex, sexual orientation, race, color, creed, religion, ethnicity, national origin, disability, marital status, familial status, veteran status or any other basis protected under federal, state, and local laws, regulations, and ordinances.

### B. Anticipated Proposal Schedule

RFP Issue Date:	May 18, 2015
Proposal Due Date:	June 08, 2015
Oral Presentation, if necessary:	June 10, 2015
Award Date:	June 15, 2015

Dates indicated above are subject to change at the sole discretion of the County.

THE PROPOSER SHOULD PROVIDE A PROPOSAL IN APPENDIX B WHICH MEETS THE SCOPE REQUIREMENTS SET FORTH BELOW. THE COUNTY WILL REVIEW SINGLE OR MULTIPLE PROPOSALS FROM AN INDIVIDUAL OR ENTITY.

### C. Scope of Services

The Scope of Services ("Scope") outlined below has been established for the purpose of achieving and implementing program goals and objectives described in this document. Although the Scope is intended to serve as a reference in the preparation of the proposal, forthcoming proposals may offer additional services which support the goals of this job title and compensation review and analysis.

# Scope of Systematic Review and Analysis of Nassau County's Assessment System

An assessing unit may revise its assessments as provided for in Real Property Tax Law (RPTL) to maintain uniformity and/or level of assessment, using means other than a full reappraisal in those years in which a full reappraisal is not conducted. The NYS Office of Real Property Tax Services ("ORPTS") will review the assessing unit's documentation showing that it conducted a systematic analysis of all parcels, and then verify the Level of Assessment (LOA) using the tentative roll compared to the estimated market values shared during the Pre-Decisional Collaboration (PDC) process.

The scope of services required for a Systematic Review and Analysis of the County's Assessment System by Tax Class must be completed by the end of calendar year 2017, with corrections and recalibration of the roll available for the tentative roll of the 2019/20 tax year. The Systematic Review and Analysis must be conducted in compliance with the standard of assessment set forth by NYS Real Property Tax Law. The Systematic Review and Analysis will be completed in conjunction with the Nassau County Assessment Department and its staff, within the existing Nassau County assessment system.

The minimum scope of services required for Systematic Review and Analysis of the County's Assessment System are detailed within Appendix A.

### D. INTENTIONALLY OMITTED

## E. Mandatory Proposal Response Requirements

All proposals must state the period for which the proposal shall remain in effect (i.e., how much time does the County have to accept or reject the proposal under the terms proposed). Such period shall not be less than 180 (one hundred eighty) days from the proposal date.

### All Proposals must contain the following:

- 1. Cost Proposal Form attached as Appendix A.
- Proposed approach to the Scope of Work attached as Appendix B, containing a complete written description of proposer's Proposal.
- 3. A duly completed and verified Business History Form attached as Appendix C, together with a current certified or verified financial statement and/or other commercially reliable

written evidence of the proposer's credit, financial standing and capacity to perform in accordance with the terms of the Contract.

- All officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer shall complete and verify the Principal Questionnaire attached as Appendix D.
- 5. Living Wage Law Certificate of Compliance, attached as Appendix F
- 6. The Proposer's Exceptions to the RFP Requirements, if any.
- All submissions must be signed on the designated signature line by an officer or authorized agent of the proposing party.
- 8. Additional information that you believe pertinent to the County's requirements.
- 9. Statement proposer has registered with the County as a vendor.

### F. Proposal Submission Instructions

(

Each proposal shall be prepared simply and economically avoiding the use of elaborate promotional materials beyond those sufficient to provide a complete, accurate, and reliable presentation. For ease of review, the proposals must follow the outline in the section of this Request For Proposal ("RFP") titled **Mandatory Proposal Response Requirements**. Each response should be clearly numbered and the full question listed.

The proposals must be signed by an individual who is authorized to bind the proposer to all commitments made in the proposal. The original and four (4) copies of the proposal, together with all attachments, must be submitted to the County in a sealed opaque envelope no later than 3:00 p.m. EST on June 8, 2015. No telegraphic or facsimile proposals will be accepted. Any late proposals will be returned unopened. Proposals received after the above date and time will not be considered. The County is under no obligation to return proposals.

It is each Proposer's responsibility to carefully review all the requirements of this RFP, including the scope of work, the specifications and terms and conditions. It is further the proposer's responsibility to ask questions, request clarifications, or otherwise advise the County if any language, specifications or requirements of this RFP appear to be ambiguous, contradictory, or to inadvertently restrict or limit the vendors that could meet the requirements of this RFP to a single source.

If a proposer takes exception to any requirement of this RFP, the Proposer must clearly set forth the exception in its proposal, referencing the affected RFP section, paragraph and page. The Proposer must set forth the reason(s) for the exception and indicate what (if any) alternative is being offered by the Proposer. The County shall determine (in its sole discretion) the acceptability of any proposed exception(s). Where the County rejects a proposed exception, the County may offer the vendor an opportunity to withdraw its exception and propose an alternative. However, even where the County does not reject a proposed exception to the RFP prior to the Issuance of a Notice of Intent to Award to a Proposer, the County reserves the right to negotiate with the Proposer regarding any such exceptions. Regardless of whether the County rejects proposed exceptions to the RFP, such exceptions will be considered by the County in evaluating the completeness and adequacy of the proposal. Proposers shall be deemed to have accepted all requirements of this RFP to which they have not specifically and clearly stated an exception in their proposal.

The County is under no obligation to respond to any question, inquiry or assertion that is not received in writing. Interested parties may contact the authorized contact person listed below by telephone to advise that a fax transmission has been sent to the above number. Violation of these provisions may result in immediate disqualification. Proposers will submit all proposals and direct all responses, questions, and any other communications to the following authorized contact person:

Steven L. Corte, IAO IFAS SRA ASA CSA-G Deputy County Assessor Nassau County Department of Assessment 240 Old Country Road, Fourth Floor, Room 400 Mineola, New York 11501

Telephone: (516) 571-3587

Email: Systematicreviewrfp2015@nassaucountyny.gov

No contact with any other County personnel other than the authorized contact person is allowed until such times as an award (or awards) has (have) been made.

### G. Contract Proposal Evaluation Criteria

Proposal elements, as described above, will be reviewed and evaluated for completeness and responsiveness according to pre-determined standards and selection criteria. Proposals will be deemed responsive only if the Vendor responds to and meets all of the requirements of this RFP. Vendors may be invited for interviews to discuss project requirements and proposal elements in more detail should the selection committee request such. The County reserves the right to award all or any parts of this project, and to waive any technical irregularities or omissions, or to cancel this RFP and solicit new proposals if, in the County's sole judgment, the best interests of the County will be served. The bidder is asked to provide the County with a bid that is based on the combined Tax Classes broken down by each Tax Class or may choose an individual Tax Class according to the bidder's level of expertise. The selection committee will evaluate each proposal and use the following for scoring each submission:

### Contract Requirements and Proposed Solution

[30%]

- Overall responsiveness of the proposal.
- Demonstration of a clear understanding of the requirements portion of the RFP.
- A clear description of the scope of work needed to satisfy the defined RFP requirements.
- Overall acceptability and efficacy of proposed analysis;
- Management and implementation methods and procedures and supporting systems for ongoing project management and implementation support.
- Previous engagements of similar scope and quality.
- Description of recommendations and alternative approaches that the County might use to improve its management process.

### Vendor Profile: Organization, Capacity, Staffing, Resumes [25%]

- A complete substantiation of the organizational structure and capacity to provide and support the proposed Scope of Services. xxx
- Resumes of the proposed personnel (quality / demonstrated skills of proposed personnel).
- A clear description of potential resource utilization methods and approach.
- A complete list of the sub-contractors being utilized in all parts of this process is
  required, and should include what their respective responsibilities will be. Where the
  vendor has either limited or no expertise in a particular area(s), a list of those areas
  must be provided to the DoA along with a list of the sub-contractor(s) information and
  an outline as to what the sub-contractor(s) responsibilities will be.

### Related Experience

[35%]

\*\*\*

- Prior public sector experience.
- Demonstrated experience and knowledge of Nassau County real estate markets, assessment systems and practices.
- Project management and implementation qualifications and related experiences of the Vendor including references, organizational and technical capacity, and outcome/results of services provided to other similar clients of similar size.
- A comprehensive description of why the Vendor can perform the tasks defined in the RFP,

#### Cost of Overall Project

[10%]

Total cost to the County.

The County will consider any other relevant factors as determined by the selection committee.

#### H. General Information

- Incurring Cost. The County shall not be liable for any costs incurred in the preparation and production of a proposal in response to this RFP or for any work performed prior to the Issuance of a contract.
- 2. Rejection of Proposals. This RFP does not commit the County to award a contract, or to procure, or to contract for services or supplies. Notwithstanding any other provisions of this RFP, the County reserves the right to award this contract to the vendor(s) that best meet the requirements of the RFP, and not necessarily to the lowest proposer. The County reserves the right to accept or reject any or all proposals received as a result of this request, to negotiate with all qualified sources; or to cancel in part or in its entirety this RFP if it is in the interests of the County.

The County may require the Proposer selected to participate in negotiation and to submit any price, technical, or other revisions, or their proposals as may result from negotiations.

- Addenda to Request for Proposals. Amendments to this RFP may be necessary prior
  to the closing date and will be furnished by mail to all prospective Proposers who have
  requested these materials.
- 4. Contract Negotiations. The County intends to enter into contract negotiations with the firm or firms selected by the RFP Evaluation Committee, who shall be required to enter into a written contract with the County in a form approved by legal counsel for the County. The contract usually includes, without limitation, the standard clauses set forth in Appendix "E" attached hereto. This RFP and the proposal, or any part thereof, may be incorporated into and made a part of the contract. The contract may contain provisions not contained herein.

The County reserves the right to negotiate the terms and conditions of the contract with the selected proposer(s), if any. These negotiations could include all aspects of services and fees. Neither the selection of a vendor nor the negotiation of the contract with such vendor(s) shall constitute the County's acceptance of the proposal or a binding commitment on behalf of the County to enter into a contract with such vendor(s), as any binding arrangement must be set forth in the contract signed by both parties and is subject to all requisite approvals.

- 5. Additional information. The County may award a contract based upon offers received without discussion of such offers with the Proposers. Each offer, therefore, should be submitted in the most favorable terms that the Proposers can offer the County from a price and technical standpoint. However, the County reserves the right to request additional data or oral discussions or presentations in support of written proposals from any and all of the Proposers. In addition, the County reserves the right to make on-site visits to the Proposer's place of business to assess and/or evaluate Proposer's qualifications.
- 6. Disclosure of Proposal Contents. The County will withhold proposals submitted under this RFP from disclosure, unless otherwise required by law, including, but not limited to, the Freedom of Information Law ("FOIL"). Proposers shall indicate in their proposals any information they submit that they feel is exempted from disclosure under FOIL. In the event that the County determines that information is required by applicable law to be disclosed, the County will notify the Proposer in advance of such disclosure to enable the Proposer to take such action as it deems appropriate. Copies of executed contracts are not exempt from FOIL.
- 7. Independent Price Determination: By submission of its offer, the Proposers certify (and in the case of a joint offer, each party thereto certifies as to its own organization) that, in connection with procurement:
  - A. The prices in this offer have been arrived at independently, without consultation, communication, or agreement for the purpose of restricting competition, as to any matters relating to such prices with any other proposer or competitor; and
  - B. Unless otherwise required by law, the prices which have been quoted in this offer have not been knowingly disclosed by the Proposers prior to award, directly or indirectly, to any other Proposer or competitor; and
  - C. No attempt has been made or will be made by the Proposer to induce any other person or firm to submit or not to submit an offer for the purpose of restricting competition; and

- D. No elected or appointed official or employee of the County shall benefit financially or materially from this contract. The County may terminate this contract if gratuities were offered or given by the Proposer or his or her agency to any such official or employee.
- 8. Ownership of Information: All materials submitted in response to this Request for Proposals will become the property of the County.
- 9. Examination of Records: In submitting a proposal, the successful Proposer agrees that the County shall have access to and the right to examine directly all pertinent documents, papers and records of the Proposer and/or any sub-proposer as related to any contract and/or subcontract resulting from this RFP until six years after final payment has been made pursuant to any contract awarded as a result of the County's acceptance of proposal.
- 10. Subcontracting: The Proposer will be responsible for the entire contract performance. The Proposer must indicate in the RFP if it intends to use a sub-contractor for any part of the work. If so, the Proposer shall identify each sub-contractor by name, business address and expertise, and must include the name(s) of the principal(s) of the subcontracting entity. A full description of the tasks to be performed by the subcontractor must be included. The Proposer will not be permitted to subcontract any part of the contract or any of the rights and obligations thereunder without the prior written approval of the County.
- 11. Negotiated Changes: In the event that negotiated changes occur after the awarding of the contract, the same pricing policies called for in the original contract will remain in effect.
- 12. Proposer Conflicts: The Proposer shall not have provided appraisal, consulting or other real estate expert services in any capacity against the County in real property assessment or tax certiorari proceedings within a three (3) year period prior to submission of its proposal. Successful Proposers will agree not to perform such services during the term of their contract with the County.
- 13. Disclaimer: The County and its respective officers, directors, agents, members and employees make no representation or warranty and assume no responsibility for the accuracy of the information set forth in this RFP. Further, the County does not warrant nor make any representations as to the quality, content, accuracy or completeness of the information, text, graphics, links or other facet of this RFP once it has been downloaded or printed from this or any server, and hereby disclaims any liability for technical errors or difficulties of any nature that may arise in connection with the website on which this RFP is posted, or in connection with any other electronic medium utilized by respondents or potential respondents in connection with or otherwise related to the RFP.

## I. General Conditions for Proposers

- The Proposers will be required to pay its employees a "living wage" in compliance with Nassau County Local Law No. 1-2006 (the "Living Wage Law"), if applicable, and also to pay the prevailing wage rate as published by the New York State Department of Labor, if applicable, and comply with all applicable New York State Labor Law.
- Proposer is bound by and shall comply with the terms of Exhibit U and Exhibit EE to the Standard Clauses for Nassau County Contracts, attached hereto as Appendix E, which are hereby made a part hereof, if the proposers would be considered "county contractors", as defined in those exhibits, if awarded this contract.
- 3. The contract shall provide that in the event of any material misrepresentation by the Proposer contained in its proposal, County shall have the right to immediately terminate the agreement. It shall also provide that in the event the Proposer or any of its principals are convicted of a misdemeanor or felony during the term of the agreement, that the County shall also have the right to terminate the agreement.

## J. Additional Demonstrative Materials

Parties are encouraged to provide as much additional material and detail as possible to completely describe and demonstrate the Proposal.

#### K. Award of Contract

The County shall select a firm by means of a Notice of Award issued by the RFP Evaluation Committee. Neither the selection of a firm nor the issuance of a Notice of Award shall constitute the County's acceptance of the proposal or a binding commitment on behalf of the County to enter into a contract with the firm, as any binding arrangement must be set forth in definitive documentation signed by both parties and shall be subject to all requisite approvals.

#### L. Protest Policy

As indicated in Section F, all questions or concerns regarding this RFP must be directed to the designated contact person. If a Proposer believes that a concern has not been satisfactorily addressed, it may request a copy of the Vendor Protest Procedure from the designated contact person.

#### APPENDIX A COST PROPOSAL

DELIVERABLE.	RATE # Parcels	COST-
Project Management	419,484	
Data Management	419,484	
Public Relations	419,484	
Property Inventory, Review	419,484	
Sale File Development and Edits	419,484	
Neighborhood Analysis/Delineation/Refinement	419,484	
Assessment Modeling and Review	419,484	
- Residential	360,678	
- Commercial	58,806	
Recalibration of Assessment Roll & Review	419,484	
Trending and LOA Analysis	419,484	
Provide Support Documentation	419,484	
Total Cost		

The undersigned hereby certifies his or her compliance with the following:

### "NON-COLLUSIVE PROPOSAL CERTIFICATION"

By submission of this Proposal, each proposer and each person signing on behalf of any other proposer certifies, and in the case of a joint Proposal, each party thereto certifies as to its own organization, under penalty of perjury, that to the best of his or her knowledge and belief:

- A. The prices of this Proposal have been arrived at independently without collusion, consultation, communication, or agreement for the purpose of restricting competition, as to any matter relating to such prices with any other proposer or with any competitor; and
- B. Unless otherwise required by law, the prices which have been quoted in this Proposal have not been knowingly disclosed by the proposer and will not knowingly be disclosed by the proposer prior to opening, directly or indirectly, to any other proposer or to any competitor, and
- C. No attempt has been made or will be made by the proposer to induce any other person, partnership or corporation to submit or not to submit a Proposal for the purpose of restricting competition.

Ċ	D.	The undersigned has carefully examined the Proposal and Contract Documents and agrees to perform this contract and to provide all services, labor, material and equipment necessary for this contract.
SUBMIT	TED	SY:(Signature)
PRINT N	IAME:	DATE:

# APPENDIX B Program Description and Staffing

Please provide a complete written description of the Proposal, including the following information:

- a. Staffing: Bios of firm principals as well as staff expected to be assigned to this project.
- b. Detail prior experience in the area of mass assessment modeling.
- c. Detail prior experience with public sector clients (similar size and scope).
- d. Detailed cover letter on the firm's letterhead indicating EIN number and the name of the parties authorized to discuss and/or enter into negotiations with Nassau County with respect this proposal.

(USE ADDITIONAL SHEETS IF NECESSARY)

APPROVED AND S	UBMITTED BY:	
Pipiliwa a a a a a a	•	(Signature)
PRINT NAME:	<del></del>	DATE:

#### Business History Form

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS). 1) Proposer's Legal Name: 2) Address of Place of Business: List all other business addresses used within last five years: 3) Mailing Address (if different):\_\_\_\_\_ Phone: Does the business own or rent its facilities?\_\_\_\_\_ Dun and Bradstreet number:\_\_\_\_\_\_ 5) Federal I.D. Number: 6) The proposer is a (check one): \_\_\_\_ Sole Proprietorship \_\_\_ Partnership \_\_\_\_ Corporation \_\_\_\_ Other (Describe) 7) Does this business share office space, staff, or equipment expenses with any other business? Yes \_\_\_ No \_\_\_ If Yes, please provide details: 8) Does this business control one or more other businesses? Yes \_\_ No \_\_ If Yes, please provide 9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes \_\_\_ No \_\_\_ If Yes, provide details.\_\_\_ 10) Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes \_\_\_ No \_\_\_ If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details

(

· - 3 · · · · ·	ing the termination (if a contract).
11) Has the state da	e proposer, during the past seven years, been declared bankrupt? Yes No If Yes ate, court jurisdiction, amount of liabilities and amount of assets
federal, owner a civil ant such in	past five years, has this business and/or any of its owners and/or officers and/or any affiliated as, been the subject of a criminal investigation and/or a civil anti-trust investigation by any state or local prosecuting or investigative agency? And/or, in the past 5 years, have any and/or officer of any affiliated business been the subject of a criminal investigation and/or a fi-trust investigation by any federal, state or local prosecuting or investigative agency, where vestigation was related to activities performed at, for, or on behalf of an affiliated business.  No If Yes, provide details for each such investigation.
federal, of an aff but not li individua	ast five years, has this business and/or any of its owners and/or officers and/or any affiliated is been the subject of an investigation by any government agency, including but not limited to state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or office filiated business been the subject of an investigation by any government agency, including limited to federal, state and local regulatory agencies, for matters pertaining to that all's position at or relationship to an affiliated business. Yes No If Yes, provide or each such investigation
pertained	current or former director, owner or officer or managerial employee of this business had, sfore or during such person's employment, or since such employment if the charges d to events that allegedly occurred during the time of employment by the submitting s, and allegedly related to the conduct of that business:
	a) Any felony charge pending? No Yes If Yes, provide details for each such charge
	b) Any misdemeanor charge pending? No Yes If Yes, provide details for each such charge
	c) In the past ten years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? No Yes if Yes, provide details for each such conviction
	d) In the past five years, been convicted, after trial or by plea, of a misdemeanor?  No Yes If Yes, provide details for each such conviction.

	e) In the past five years, been found in violation of any administrative, statutory, or regulatory provisions? No Yes If Yes, provide details for each such occurrence.
to any pr	ist five years, has this business or any of its owners or officers, or any other affiliated had any sanction imposed as a result of judicial or administrative proceedings with respect ofessional license held? No Yes; If Yes, provide details for each such
and sewe	ast five tax years, has this business failed to file any required tax returns or failed to pay any e federal, state or local taxes or other assessed charges, including but not limited to water ar charges? No Yes If Yes, provide details for each such year. Provide a response to all questions checked 'YES'. If you need more space, photocopy the steepage and attach it to the questionnaire
Provide a de	failed response to all questions checked "YES". If necessary, use additional sheets.
a)	Please disclose:
	(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting as collection agent on behalf of Nassau County.
	(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting as collection agent on behalf of Nassau County.
	(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting as a collection agent on behalf of Nassau County.
b)	Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.

Attachments to Business History Form

Please provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services.

A. Include a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

Should the proposer be other than an individual, the Proposal should include:

- i) Date of formation;
- Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner;
- iii) Name, address and position of all officers and directors of the company;
- iv) State of incorporation (if applicable);
- v) The number of employees in the firm;
- vi) Annual revenue of firm;
- vii) Summary of relevant accomplishments
- viii) Copies of all state and local licenses and permits.
- B. Indicate number of years in business.
- C. Provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services.
- D. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work.

Company	
Contact Person	
Address	
City/State	
Telephone	
Fax #	
E-Mail Address	

Company	
Contact Person	_
Address	
City/State	
Telephone	
Fax#	_
E-Mail Address	
	_
Company	
Company	_
Company Contact Person	
Company  Contact Person  Address	
Company  Contact Person  Address  City/State	
Company  Contact Person  Address	

#### CERTIFICATION

NOT RESPONSIBLE WITH	RESPECT TO THE PI	OR FRAUDULENTLY MADE IN RENDERING THE SUBMITTING RESENT BID OR FUTURE BIDS SE STATEMENT TO CRIMINAL	BUSINESS ENTITY
I supplied full and complete a belief; that I will notify the Co submission of this questionn supplied by me is true to the	Ding pages of this quest answers to each item to bunty in writing of any called and before the exc best of my knowledge upplied in this question	orn, state that I have read and un tionnaire and the following pages herein to the best of my knowledg hange in circumstances occurring ecution of the contract; and that a information and belief. I underst naire as additional inducement to	of attachments; that ge, information and g after the after the
Sworn to before me this	day of	2013	
Notary Public			
Name of submitting business:			
By: Print name		nove.	
Signature			
Title		-	
Date / /			

## PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered and the answers typewritten or printed in ink. If you need more space to answer any question, please use additional sheets.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1	. Principal Name
	Date of birth/
	Home address
	City/state/zlp
	Business address
	City/state/zlp
	Telephone
	Other present address(es)
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached
2.	Positions held in submitting business and starting date of each (check all applicable)
	President/Treasurer//
	Chairman of Board// Shareholder/_/
	Chief Exec. Officer / / Secretary / /
	Chief Financial Officer// Partner//
	Vice President / /
	(Other)
3.	Do you have an equity interest in the business submitting the questionnaire?  NO YES If Yes, provide details.
<b>4</b> ,	Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnalre? NO YES If Yes, provide details.
5.	Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? NO YES, If Yes, provide details.
6.	Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? NO YES If Yes, provide details.

NOTE: An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency.  Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.			
7. In th Sec	<ol> <li>In the past 5 years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:</li> </ol>		
i	a. Been debarred by any government agency from entering into contracts with that agency? NO YES If Yes, provide details for each such instance.		
I	<ul> <li>Been declared in default and/or terminated for cause on any contract, and/or had any contracte cancelled for cause? NO YES If Yes, provide details for each such instance.</li> </ul>		
C	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? NOYES If Yes, provide details for each such instance.		
o	I. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NOYES If Yes, provide details for each such instance.		
and/o proce pend (Prov	e any of the businesses or organizations listed in response to Question 5 filed a bankruptcy on and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy pedings initiated more than 7 years ago and/or is any such business now the subject of any ing bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance, ide a detailed response to all questions checked "YES". If you need more space, photocopy the opriate page and attach it to the questionnaire.)		
a)	is there any felony charge pending against you? NO YES If Yes, provide details for each such charge.		
b)	Is there any misdemeanor charge pending against you? NOYES If Yes, provide details for each such charge.		
c)	Is there any administrative charge pending against you? NO YES if Yes, provide details for each such charge.		
d)	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO YES If Yes, provide details for each such conviction.		
<b>e</b> )	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO YES If Yes, provide details for each such conviction.		
f)	In the past 5 years, have you been found in violation of any administrative or statutory charges? NO YES If Yes, provide details for each such occurrence.		

٥.	have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? NO YES If Yes, provide details for each such investigation.
10	In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer?  NO YES if Yes; provide details for each such investigation.
	In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO YES If Yes; provide details for each such instance.
	For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO YES If Yes, provide details for each such year.

NOT RESPONSIBLE WITH RESPECT	VILLFULLY OR FRAUDULENTLY MADE IN CONNECTION SULT IN RENDERING THE SUBMITTING BUSINESS ENTITY TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION THE FALSE STATEMENT TO CRIMINAL CHARGES.
i supplied full and complete answers to e belief; that I will notify the County in writin submission of this questionnaire and befi supplied by me is true to the best of my k	ng duly sworn, state that I have read and understand all the of this questionnaire and the following pages of attachments; that each Item therein to the best of my knowledge, information and any of any change in circumstances occurring after the ore the execution of the contract; and that all information knowledge, information and belief. I understand that the County is questionnaire as additional inducement to enter into a contract
Sworn to before me this day of	2015
Notary Public	
Name of submitting business	
Print name	
Signature	•
Title	
Dete /	

# STANDARD CLAUSES FOR NASSAU COUNTY CONTRACTS

# STANDARD CLAUSES FOR NASSAU COUNTY CONTRACTS

- 1. <u>Independent Contractor</u>. The Contractor is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Contractor (a "<u>Contractor Agent</u>"), be (j) deemed a County employee, (<u>ii</u>) commit the County to any obligation, or (<u>iii</u>) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "<u>Person</u>" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).
- 2. No Arrears or Default. The Contractor is not in arrears to the County upon any debt or contract and it is not in default as surety, contractor, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.
- 3. Compliance with Law. (a) Generally. The Contractor shall comply with any and all applicable Federal, State and local Laws, including, but not limited to those relating to conflicts of interest, human rights, a living wage, disclosure of information and vendor registration in connection with its performance under this Agreement. In furtherance of the foregoing, the Contractor is bound by and shall comply with the terms of Appendix EE attached hereto and with the County's registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.
- (b) <u>Nassau County Living Wage Law.</u> Pursuant to LL 1-2006, as amended, and to the extent that a waiver has not been obtained in accordance with such law or any rules of the County Executive, the Contractor agrees as follows:
  - (i) Contractor shall comply with the applicable requirements of the Living Wage Law, as amended:
  - (ii) Failure to comply with the Living Wage Law, as amended, may constitute a material breach of this Agreement, such breach being determined solely by the County. Contractor has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.
  - (iii) On a yearly basis, Contractor shall provide the County with any material changes to its Certificate of Compliance, attached to this Agreement as Appendix L.
- (c) <u>Records Access</u>. The parties acknowledge and agree that all records, information, and data ("<u>Information</u>") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The Contractor acknowledges that Contractor Information in the County's possession may be subject to disclosure under Article 6 of the New York State Public Officer's Law ("Freedom of Information Law" or "FOIL"). In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Contractor of such request prior to disclosure of the Information so that the Contractor may take such action as it deems appropriate.

# 4. Minimum Service Standards. Regardless of whether required by Law:

- (a) The Contractor shall, and shall cause Contractor Agents to, conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.
- (b) The Contractor shall deliver services under this Agreement in a professional manner consistent with the best practices of the industry in which the Contractor operates. The Contractor shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Contractor Agents to obtain and maintain, all approvals, licenses, and certifications ("Approvals") necessary or appropriate in connection with this Agreement.

### 6. Indemnification; Defense; Cooperation.

- (a) The Contractor shall be solely responsible for and shall indemnify and hold harmless the County, its officers, employees, and agents (the "Indemnified Parties") from and against any and all liabilities, losses, costs, expenses (including, without limitation, reasonable attorneys' fees and disbursements) and damages ("Losses"), arising out of or in connection with any acts or omissions of the Contractor or a Contractor Agent, regardless of whether taken pursuant to or authorized by this Agreement and regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same; provided, however, that the Contractor shall not be responsible for that portion, if any, of a Loss that is caused by the negligence of the County.
- (b) The Contractor shall, upon the County's demand and at the County's direction, promptly and diligently defend, at the Contractor's own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more Indemnified Parties for which the Contractor is responsible under this Section and the Contractor shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.
- (c) The Contractor shall, and shall cause Contractor Agents to, cooperate with the County in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement.
- (d) The provisions of this Section shall survive the termination of this Agreement.

#### 6. <u>Insurance</u>.

- (a) Types and Amounts. The Contractor shall obtain and maintain throughout the term of this Agreement, at its own expense: (i) one or more policies for commercial general liability insurance, which policy(les) shall name "Nassau County" as an additional insured and have a minimum single combined limit of liability of not less than two million dollars (\$2,000,000) per occurrence, (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(les) shall have a minimum single combined limit liability of not less than one million dollars (\$1,000,000) per claim, (iii) compensation insurance for the benefit of the Contractor's employees ("Workers' Compensation Insurance"), which insurance is in compliance with the New York State Workers' Compensation Law, and (iv) such additional insurance, including, without limitation, builder's all risk, if applicable, automobile liability insurance and umbrella liability insurance, as the County may from time to time specify.
- (b) Accentability: Deductibles; Subcontractors. All insurance obtained and maintained by the Contractor pursuant to this Agreement shall be (i) written by one or more commercial insurance carriers licensed or authorized to do business in New York State and acceptable to the County; and (ii) in form and substance acceptable to the County. The Contractor shall be solely responsible for the payment of all deductibles to which such policies are subject. The Contractor shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by the Contractor under this Agreement.
- (c) <u>Delivery: Coverage Change: No Inconsistent Action.</u> Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the County Attorney's Office. Not less than thirty (30) days prior to the date of any expiration or renewal of, or actual, proposed or threatened reduction or cancellation of coverage under, any insurance required hereunder, the Contractor shall provide written notice to the County Attorney's Office of the same and deliver to the County Attorney's Office renewal or replacement certificates of insurance. The Contractor shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take any action, or omit to take any action that would suspend or invalidate any of the required coverages. The failure of the Contractor to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of the Contractor to maintain the other required coverages shall be deemed a material breach of this Agreement upon which the County reserves the right to consider this Agreement terminated as of the date of such failure,

# 7. Assignment; Amendment; Waiver; Subcontracting.

(a) This Agreement and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "County Executive"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The fallure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.

### 8. Work Performance Liability.

The Contractor is and shall remain primarily liable for the successful completion of all work in accordance this Agreement irrespective of whether the Contractor is using a Contractor Agent to perform some or all of the work contemplated by this Agreement, and irrespective of whether the use of such Contractor Agent has been approved by the County.

9. <u>Termination</u>. (a) <u>Generally</u>. This Agreement may be terminated (i) for any reason by the County upon thirty (30) days' written notice to the Contractor, (ii) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, (iii) upon mutual written Agreement of the County and the Contractor, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "Cause" includes: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered; and (iii) the termination or impending termination of federal or state funding for the services to be provided under this Agreement.

- (b) By the Contractor. This Agreement may be terminated by the Contractor if performance becomes impracticable through no fault of the Contractor, where the impracticability relates to the Contractor's ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Contractor delivering to the commissioner or other head of the Department (the "Commissioner"), at least sixty (60) days prior to the termination date (or a shorter period if sixty days' notice is impossible), a notice stating (i) that the Contractor is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the Contractor's right to terminate under this subsection. A copy of the notice given to the Commissioner shall be given to the Deputy County Executive who oversees the administration of the Department (the "Applicable DCE") on the same day that notice is given to the Commissioner.
- (c) <u>Contractor Assistance upon Termination</u>. In connection with the termination or impending termination of this Agreement the Contractor shall, regardless of the reason for termination, take all actions reasonably requested by the County (including those set forth in other provisions of this Agreement) to assist the County in transitioning the Contractor's responsibilities under this Agreement. The provisions of this subsection shall survive the termination of this Agreement.
- 10. Accounting Procedures; Records. The Contractor shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("Records"), pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Accounting Principles and, if the Contractor is a non-profit entity, must comply with the accounting guidelines set forth in the federal Office of Management & Budget Circular A-122, "Cost Principles for Non-Profit Organizations." Such Records shall at all times be available for audit and inspection by the County Comptroller, the County Attorney's Office, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.
- 11. <u>Limitations on Actions and Special Proceedings Against the County</u>. No action or special proceeding shall lie or be prosecuted or maintained against the County upon any claims arising out of or in connection with this Agreement unless:
- (a) Notice. At least thirty (30) days prior to seeking relief the Contractor shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the Applicable DCE for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Contractor shall send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (i) the Department and the (ii)

the County Attorney (at the address specified above for the County) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of the Contractor shall allege that the above-described actions and inactions preceded the Contractor's action or special proceeding against the County.

- (b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (j) one (1) year of the first to occur of (A) final payment under or the termination of this Agreement, and (B) the accrual of the cause of action, and (ii) the time specified in any other provision of this Agreement.
- 12. Consent to Jurisdiction and Venue; Governing Law. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and forum non convenes. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.

# 13. All Legal Provisions Deemed Included; Severability; Supremacy; Construction.

- (a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (ii) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.
- (b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- (c) In the event of a conflict between the terms and conditions of the contract, including any and all attachments thereto and amendments thereof, and the terms of this Appendix A, the terms of this Appendix A shall control.
- (d) Each party has cooperated in the negotiation and preparation of this Agreement, so if any construction is made of the Agreement it shall not be construed against either party as drafter.

(

14. Authinistrative Service Charge. The Confractor surges to pay the County of the Cou	
14. Administrative Service Charge. The Contractor agrees to pay the County an administrative service charge of	
pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 201-2001. The	ent
administrative service charge shall be due and payable to the County by the Contractor upon signir	- 4h!-
Agreament,	g inis

Value of contract:	Administrative fee:
\$0 - \$5,000	\$0
\$5,001 ~ \$50,000	\$160
\$50,001 - \$ 100,000	\$266
\$100,001 or more	\$533

- 15. Executory Clause. Notwithstanding any other provision of this Agreement.
- (a) <u>Approval and Execution</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County approvals have been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement).
- (b) Availability of Funds. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the State and/or federal governments, then beyond funds available to the County from the State and/or federal governments.

#### EXHIBIT U

#### Appendix EE

1

# Equal Employment Opportunities for Minorities and Women

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional anti-discrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined herein and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002:

- (a) The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status in recruitment, employment, job assignments, promotions, upgradings, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgradings, transfers, and rates of pay or other forms of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.
- (b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability, or marital status and that such employment agency, labor union, or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.
  - (c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the County Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.
  - (d) The Contractor shall make best efforts to solicit active participation by certified minority or women-owned business enterprises ("Certified M/WBEs") as defined in Section 101 of Local Law No. 14-2002, for the purpose of granting of Subcontracts.
  - (e) The Contractor shall, in its advertisements and solicitations for Subcontractors, indicate its interest in receiving bids from Certified M/WBEs and the requirement that Subcontractors must be equal opportunity employers.
  - (f) Contractors must notify and receive approval from the respective Department Head prior to issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.
  - Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions or changes to the list of subcontractors under the utilization plan shall be approved by the Commissioner of the Department of Public Works when made. A copy of the utilization plan any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.

- (h) At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor must submit Documentation.
- (i) In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified MAVBE participation through proper documentation.
- (j) Award of a County Contract alone shall not be deemed or interpreted as approval of all Contractor's Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified MWBEs.
- (k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make Best Efforts to comply with this Appendix EE, evidence of false certification as MWBE compliant or considered breach of the County Contract.
- (f) The Contractor shall be bound by the provisions of Section 109 of Local Law No. 14-2002 providing for enforcement of violations as follows:
  - a. Upon receipt by the Executive Director of a complaint from a contracting agency that a County Contractor has failed to comply with the provisions of Local Law No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.
  - b. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within thirty days (30) of receipt of the complaint, to the American Arbitration Association for proceeding thereon.
  - c. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the Imposition of sanctions, fines or penalties. The Executive Director shall either (i) adopt the recommendation of the arbitrator (ii) determine that no sanctions, fines or penalties should be Imposed or (iii) modify the recommendation of the arbitrator, provided that such modification shall not expand upon any sanction recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrator's award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the respondent by personal service or by certified mall return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rufes ("CPLR").

(m) The contractor shall provide contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain MWBE participation.

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

Provisions (a), (b) and (c) shall not be binding upon Contractors or Subcontractors in the performance of work or the provision of services or any other activity that are unrelated, separate, or distinct from the County Contract as expressed by its terms.

The requirements of the provisions (a), (b) and (c) shall not apply to any employment or application for employment outside of this County or solicitations or advertisements therefor or any existing programs of affirmative action regarding employment outside of this County and the effect of contract provisions required by these provisions (a), (b) and (c) shall be so limited.

The Contractor shall include provisions (a), (b) and (c) in every Subcontract in such a manner that these provisions shall be binding upon each Subcontractor as to work in connection with the County

As used in this Appendix EE the term "Best Efforts Checklist" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Contract" shall mean (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (ii) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract" does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensor, licensee or any other party, that is (i) a party to a County Contract, (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project.

As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited M/WBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from M/WBE Subcontractors. In addition, proof of the date(s) any such advertisements

appeared must be included in the Best Effort Documentation. If verbal solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.

- b. Proof of having provided reasonable time for M/WBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart outlining the schedule/time frame used to obtain bids from M/WBEs is suggested to be included with the Best Effort Documentation
- c. Proof or affidavit of follow-up of telephone calls with potential MWBE subcontractors encouraging their participation. Telephone logs indicating such action can be included with the Best Effort Documentation
- d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.
- e. Proof or affidavit that sufficient time prior to making award was allowed for M/WBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.
- f. Proof or affidavit that negotiations were held in good faith with interested M/WBEs, and that M/WBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of M/WBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance. The basis for rejecting any M/WBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation.
- g. if an M/WBE is rejected based on cost, the County Contractor must submit a list of all subbidders for each item of work solicited and their bid prices for the work.
- h. The conditions of performance expected of Subcontractors by the County Contractor must also be included with the Best Effort Documentation
- County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bld documents.

As used in this Appendix EE the term "Executive Director" shall mean the Executive Director of the Nassau County Office of Minority Affairs; provided, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (i) of these rules.

As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work of the County Contractor.

As used in this Appendix EE, the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of a prime contractor providing services, including construction services, to the County pursuant to a county contract. Subcontractor shall include a person or firm that provides labor, professional or other services, materials or supplies to a prime contractor that are necessary for the prime contractor to fulfill its obligations to provide services to the County pursuant to a county contract. Subcontractor shall not include a supplier of materials to a contractor who has contracted to provide goods but no services to the County, nor a supplier of incidental materials to a contractor, such as office supplies, tools and other items of nominal cost that are utilized in the performance of a service contract.

Provisions requiring contractors to retain or submit documentation of best efforts to utilize certified subcontractors and requiring Department head approval prior to subcontracting shall not apply to intergovernmental agreements. In addition, the tracking of expenditures of County dollars by not-for-profit corporations, other municipalities, States, or the federal government is not required.

### Contract Appendix L Certificate of Compliance

In oc	mpliance	with Local Law 1-2006, as amended, the Proposer/Bidder hereby certifies the following:
		ef executive officer of the Proposer/Bidder is:
		(Name)
		(Address)
		(Telephone Number)
2	. The Pro Law, an	poser/Bidder agrees to comply with the requirements of the Nassau County Living Wage d with all applicable federal, state and local laws.
3.	In the past five years, Proposer/Bidderhashas not been found by a court or a government agency to have violated federal, state, or local laws regulating payment of wages benefits, labor relations, or occupational safety and health. If a violation has been assessed by Proposer/Bidder, describe below:	
	<del></del>	
	· · · · · · · · · · · · · · · · · · ·	
4.	connectio	st five years, an administrative proceeding, investigation, or government body-initiated judicial has has not been commenced against or relating to the Proposer/Bidder in n with federal, state, or local laws regulating payment of wages or benefits, labor relations, or nal safety and health. If such a proceeding, action, or investigation has been commenced, pelow:

	•	
5,	Proposer/Bidder agrees to permit access to work sites and relevant payroll record County representatives for the purpose of monitoring compliance with the Living V investigating employee complaints of noncompliance.	s by authorized Vage Law and
I hereb true, co the dat	by certify that I have read the foregoing statement and, to the best of my knowledge prrect and complete. Any statement or representation made herein shall be accurate stated below.	and belief, it is te and true as of
Dated		
	ure of Chief Executive Officer	
Name o	of Chief Executive Officer	
Sworn t	to before me this	
	day of, 2015.	
Notary	Public	
	•	

(

(

## **EXHIBIT B**

Contractor Proposal dated June 8, 2015

RECEIVED	•
	Manager and the second

# MICHAEL HABERMAN ASSOCIATES, INC.

125 FRONT STREET MINEOLA, NEW YORK 11501 (516) 739-8080

# **PROPOSAL**

TO THE COUNTY OF NASSAU DEPARTMENT OF ASSESSMENT

RFP# AS0518-1509

SYSTEMATIC REVIEW AND ANALYSIS OF ASSESSMENTS

REAL PROPERTY
NON-APPRAISAL REASSESSMENT

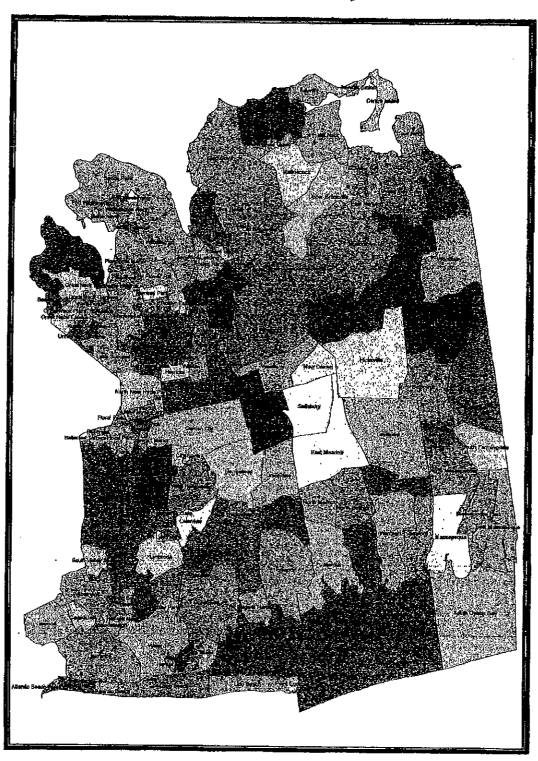
NASSAU COUNTY LONG ISLAND, NEW YORK

June 8, 2015

6E & M 8- MT SID

NASSAU COUNTY DEPARTMENT OF ASSESSMENT TO THE PERFORMANT OF THE PE

# **Nassau County**





MAIN OFFICE 125 Front Street Minecla, NY 11501 Tel (516) 739-8080 • Fax (516) 789-1810

> 6 East 46th Street • 4th Floor New York, NY 10017 (212) 732-4260

June 8, 2015

Mr. Steven L. Corte, IAO, IFAS, SRA, ASA, CSA-G Deputy County Assessor Nassau County Department of Assessment 240 Old Country Road, 4<sup>th</sup> Floor, Room 400 Mineola, New York 11501

RE: Proposal to Provide a Thorough Systematic Review and Analysis of the County of Nassau's Assessment System on a Tax Class Basis for the Purpose of Recalibrating the Cyclical Assessment Roll Available for the Tentative Roll of the 2019/20 Tax Year

EIN: 11-2510480

Dear Mr. Corte:

(

Michael Haberman Associates, Inc. (hereinafter the "Company") is pleased to submit this proposal to provide a Systematic Review of all real property on a Tax Class basis within the municipality of Nassau County. This proposal does not include the valuation of Roll Section 5 (special franchise) & 6 (utility property) properties. According to the Request For Proposal (RFP), the review is to include, but not limited to, an analysis of inventory management procedures, dynamic inventory issues relating to the effects of Super Storm Sandy, review of neighborhoods/submarket parameters of both residential and commercial properties, review and screening of sales, data employed in residential valuation modeling, review and updating of economic and market data utilized in commercial valuation modeling, and evaluation of the market value output from the respective modeling systems. The Systematic Review of the County's Assessment System will be completed by year's end 2017 for the purpose of recalibrating the cyclical assessment roll on a Tax Class basis for 2019/20.

This proposal is to serve as an outline of our fees and scope of work to complete a systematic analysis for all parcels on a Tax Class basis within the County of Nassau in compliance with the standards of assessment set forth by NYS Real Property Tax Law and in accordance with the guidelines set forth by the New York State Office of Real Property Tax Services (ORPTS). The Scope of the Assignment, which will be subject to mutually agreed upon modifications, is stated below.

As will be seen in other areas of this proposal, we would like to mention some of the distinctive features of our Company.

- The Company is a full service Real Estate Consulting and Valuation firm that has been in business for 47 years. It has been performing and providing valuations, tax assessment review and litigation support to numerous municipalities for over 37 years.
- The Company has continually completed revaluations since the Nassau County reassessment completed in 2003 where it provided valuation expertise to the Cole Layer Trumble firm. The Company has recently completed revaluations for the Villages of Westbury, Farmingdale, Mineola, Sea Cliff, Lake Success, Russell Gardens, Great Neck, Williston Park and Great Neck Estates. The Great Neck Estates revaluation was our most recent project, successfully completed on schedule, providing the Village with an equitable and defendable assessment roll for the 2013/14 tax year. The Company provides Annual Updates "Non-reappraisal Reassessments / Systematic Analysis" and support for the above-mentioned municipalities including Small Claims Assessment Review proceedings on an ongoing basis. We provide the best possible assemblage of experienced real estate professionals for this project.
- In 2014 the Company was retained by the Multiple Municipal Reassessment Consortium (MMRC) of Westchester County, to act as project monitor for their county wide reassessment project. The project is currently 50% complete and proceeding on schedule with no complications or unforeseen issues. The winning proposal was submitted by Tyler Technology (fin/a Cole Layer Trumble) providing systems and valuation methodology for the project. As an intrinsic part of the project, MHA is well versed in the Tyler computer system, which is similar to that of Nassau County's assessment administration program. This intimate knowledge will enable MHA to perform required valuation tasks without costing the County money for training or lost time.
- Nassau County currently has nine municipalities that function under Article 19,
  "Homestead Tax Option", which by law are required to file Adjusted Base
  Proportions calculations on an annual basis. Michael Haberman Associates, Inc.
  is the only company which has calculated and submitted to ORPTS these
  detailed calculations for each of the municipalities. This experience provides the
  Company a clear understanding of a multi-class assessment system similar to
  that which the County functions under.
- The Company has acted as appraisers and consultants to the Nassau County Attorney's Office in the defense of tax certiorari claims for over 34 years, in the more recent years also working with the Assessment Review Commission. This has included the appraisal of almost every property type and complexity seen in Nassau County. The Company has provided litigation support and expert testimony in defense of its value estimates over the same period.

- The Company has acted as consultants to the Nassau County Attorney's Office and Department of Assessment in defense of the Class 1 Assessment Roll for an 11 year period, additionally working with the Assessment Review Commission for two years. This has included the preparation of between 10,000 and 20,000 evaluations each year along with summary appraisal reports when applicable.
- Michael Haberman Associates, Inc. has acted as appraisers and consultants to the Town of Babylon's Department of Assessment in the defense of tax certiorari claims for over 20 years. This has included the appraisal of almost every property type and complexity seen in the Town. The Company has provided litigation support and expert testimony in defense of its value estimates over the same period. The Company also provides assistance in defending the Town's 5,500 plus small claims filings on an annual basis, providing property specific appraisals, statistical analysis and expert defense in Court.
- The Town of Huntington retained Michael Haberman Associates in 2013 to facilitate disposition of approximately 5,000 small claims filings on an annual basis.
- In 2012, after more than a year of development, Michael Haberman Associates, Inc. released its gold standard small claim valuation program. This program provides the Company the ability to value thousands of properties with consistency and fairness.

The Company's history of providing the above-mentioned services to Nassau County and other municipalities over an extended period makes us uniquely qualified to perform the RFP's stated program. Our people are highly professional and we have maintained a close successful working relationship with the County Attorney's Office, ARC and the County's Assessment Department for many years. A true indication of our resolve in providing the finest service possible is in the proven results, both on paper and by reputation.

Michael Haberman, Ronald Haberman and Thomas Donato are the parties authorized to discuss and/or enter into negotiations with Nassau County with respect to this proposal which we look forward to discussing with you at your convenience. We appreciate and thank you for your time.

We have made every attempt to respond to all of the necessary points within the RFP and we hope that you took favorably on this submission. As directed, we have included an Addendum which contains appraiser resumes with license numbers for those people available for the program. If there are any questions regarding this proposal, please do not hesitate to contact us for clarification.

Respectfully submitted,

MICHAEL HABERMAN ASSOCIATES, INC.

Michael Haberman, SRPA, ASA, CSA-G

Certified General Real Estate Appraiser State of New York – ID # 46-4496

Ronald Haberman, MAI, CSA-G

Certified General Real Estate Appraiser

State of New York - ID # 46-4499

Arman Words

Thomas Donato, IAO, CSA-G

Certified General Real Estate Appraiser

State of New York -- ID # 46-39299

### INTRODUCTION

In response to the RFP by the County of Nassau's Department of Assessment, Michael Haberman Associates, Inc. is pleased to submit this proposal. As seen within our Cover Letter, we believe that our history of providing tax assessment review support to Nassau County and other municipalities for many years and providing revaluations, assessment updates and support in Small Claims Assessment Review proceedings along with general assessment department support over the last twelve years uniquely qualify us to perform the RFP's stated program.

As previously mentioned within the Cover Letter, The Company has continually completed revaluations since the Nassau County reassessment completed in 2003 where Michael Haberman Associates, Inc. provided valuation expertise to the Cole Layer Trumble firm. The Company has recently completed revaluations for the Villages of Westbury, Farmingdale, Mineola, Sea Cliff, Lake Success, Russell Gardens, Great Neck, Williston Park and Great Neck Estates. The Great Neck Estates revaluation was our most recent project, successfully completed on schedule, providing the Village with an equitable and defendable assessment roll for the 2013/14 tax year. The Company provides Annual Updates / Systematic Analysis and support for the above mentioned municipalities including statistical analysis, Adjusted Base Proportions calculations, Tax Shift Analysis and Small Claims Assessment Review proceedings on an ongoing basis. We provide the best possible assemblage of experienced real estate professionals for this project.

### Summary of Reassessment Projects & Annual Updated / Systematic Analysis

Municipality	Parcel Count	Date Completed	Update Performed
West for only a	418,000	2003	2004-2005
rausilicerens	7 1 200 27	2008	AWG auments
Lakes Veress	978	2008	2009-current
Militari F. Communication of the Communication of t	2 7,776 F	2008	2009-cuident
	1.921	2006	2009-current -
Faminedale	2/2/9	2010	2010 minen
Vesibury	26 JUNE 1975	2010 - 225	eraviorente
Créal Neck	2.980 E	TO THE STATE OF	Parteniens
Milligion raides	EUH ST	2000	2072
eliyokelinkeavers	77749 5		2012-cuirent
Gregielle algestations	914	VOIS	2013-c irrenti

This proposal shall remain in effect until June 8, 2016, or for a period of one year from the date of its submission. The Company understands and agrees to all the terms, specifications and conditions of the RFP.

As seen in other sections of this proposal, the Company's principals and project manager have at least 15 years of experience in appraising a diverse variety of properties in Nassau County and have extensive experience testifying in litigated valuation matters. The Company has significant and verifiable expert witness experience within Nassau County and other municipal entities in tax certiorari and/or other litigation related matters.

The Company is totally capable of providing the Scope of Services needed for the systematic review and analysis of Nassau County's Assessment System as seen following this Introduction in a concise and defensible fashion.

The Company recognizes that it is bound by and shall comply with the terms of Exhibit U and Exhibit EE to the Standard Clauses for Nassau County Contracts, attached to the RFP as Appendix E, if the proposers would be considered "county contractors", as defined in those exhibits, if awarded this contract.

# E. MANDATORY PROPOSAL RESPONSE REQUIREMENTS

As seen above, this proposal shall remain in effect until June 8, 2016, or for a period of one year from the date of its submission.

The RFP mandates that all Proposals must contain the following:

1. Cost Proposal Form attached as Appendix A.

Answer: See Appendix A following.

2. Proposed approach to the Scope of Work attached as Appendix B, containing a complete written description of proposer's Proposal.

Answer: See Appendix B following.

3. A duly completed and verified Business History Form attached as Appendix C, together with a current certified or verified financial statement and/or other commercially reliable written evidence of the proposer's credit, financial standing and capacity to perform in accordance with the terms of the Contract.

Answer: See Appendix C following which includes the latest verified financial statement.

4. All officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer shall complete and verify the Principal Questionnaire attached as Appendix D.

Answer: See Appendix D for each of the two principals of the Company following.

5. Living Wage Law Certificate of Compliance, attached as Appendix L

Answer: See Appendix L following.

(

6. The Proposer's Exceptions to the RFP Requirements, if any.

Answer: The Proposer respectfully takes exception to the first sentence within the statement seen in Section H, Page 7 Paragraph 12 of the RFP entitled Proposer Conflicts. The sentence reads: "The Proposer shall not have provided appraisal, consulting or other real estate expert services in any capacity against the County in real property assessment or tax certiorarl proceedings within a three (3) year period prior to submission of its proposal."

Reason for Exception: Since the Company was precluded from working for the Nassau County Attorney's office in 2009, within its normal course of business as tax assessment review experts, it has provided limited appraisal and consulting services in capacities against the County within the three year period prior to the submission of this proposal.

in May 2013, the Company received a one year contract (1/1/13 – 12/31/13) from the Nassau County Attorney's office. During December of that year, it appraised three properties including RXR Plaza in Uniondale (over a million square foot trophy office building) and the Tree Line Franklin Avenue Plaza Office Complex in Garden City, another significant property for the County. For the remainder of 2013, the Company did not engage new petitioner assignments after the County contract was signed. The Company also received a two year contact (6/17/14 – 6/16/16) from the Nassau County Department of Public Works Division of Real Estate Services. As of this date, it has appraised five properties including the Silverpoint/Sun and Surf Beach Club in Atlantic Beach and a five acre site at the S/W/C portion of the Nassau Coliseum property in Unlondale.

Offered Alternative: The Company has always maintained and will continue to maintain a strict policy regarding potential conflicts of interest or an appearance of a conflict of interest.

The Company additionally requests a waiver of this section of the RFP.

7. All submissions must be signed on the designated signature line by an officer or authorized agent of the proposing party.

Answer: All designated signature lines have been signed by a principal of the Company.

8. Additional information that you believe pertinent to the County's requirements.

Answer: Additional information can be seen within various sections of this proposal.

9. Statement proposer has registered with the County as a vendor.

Answer: The Proposer has registered with the County as a vendor.

APPENDIX A

# **DESCRIPTION AND PARCEL CLASSIFICATION**

200         Residential Properties         369,94           300         Vacant Land         15,42           400         Commercial Properties         24,20           500         Recreation and Entertainment Properties         92           600         Community Service Properties         6,78           700         Industrial Properties         1,27           800         Public Service Properties         4,55	Broad Use Category	Description	Parcel Count
200         Residential Properties         369,94           300         Vacant Land         15,42           400         Commercial Properties         24,20           500         Recreation and Entertainment Properties         92           600         Community Service Properties         6,78           700         Industrial Properties         1,27           800         Public Service Properties         4,55	100	Agricultural Properties	20
300         Vacant Land         15,42           400         Commercial Properties         24,20           500         Recreation and Entertainment Properties         92           600         Community Service Properties         6,78           700         Industrial Properties         1,27           800         Public Service Properties         4,55	200	Residential Properties	369,94
400         Commercial Properties         24,20           500         Recreation and Entertainment Properties         92           600         Community Service Properties         6,78           700         Industrial Properties         1,27           800         Public Service Properties         4,55	300	Vacant Land	15,42
500         Recreation and Entertainment Properties         92           600         Community Service Properties         6,78           700         Industrial Properties         1,27           800         Public Service Properties         4,55	400	Commercial Properties	24,200
700         Industrial Properties         1,27           800         Public Service Properties         4,55	500	Recreation and Entertainment Properties	923
700         Industrial Properties         1,27           800         Public Service Properties         4,55	600	Community Service Properties	6,783
800 Public Service Properties 4,55	700	Industrial Properties	1,274
	800	Public Service Properties	4,554
	900	Public Parks, Wild, Forested and Conservation Properties	561

Class	Parcel Count	Description of Each Tax Class
ı	385,886	The class of real property as defined in Article 18 of the Real Property Tax Law that includes one, two and three-family houses and residential condominiums of three stories or less and most residential vacant land.
11	6,417	The class of real property as defined in Article 18 of the Real Property Tax Law that includes apartment buildings, residential cooperatives and residential condominiums of four stories or more.
[1]	2,270	The class of real property as defined in Article 18 of the Real Property Tax  Law that includes all public utility equipment defined as real property in  state law.
IV	29,420	The class of real property as defined in Article 18 of the Real Property Tax Law that includes all properties not defined in the first three classes. This class contains primarily commercial and business properties and vacant land.

### COST PROPOSAL

(

	Parcel (	Count per '	Fax Class	R	Ates	J 6	est per Cla	<del></del>	Complete Project
	and the	e e le			ins little	3 Extra area and	A STATE OF THE PARTY OF	To Perform Chart	
Project Management	385,886	6,417	27,817	\$0,50					
Data Management	385,886	6,417	27,817	\$0,75	<del>- 7 - 12 -</del>		<del></del>	, <del></del>	
	1	6,417	1,017	\$4.75	91,30	209,413	9,626	41,726	340,760
Property Inventory, Review (desktop)	385,886	6,417	27,817	\$2.00	\$5,00	771,772	20.000	120.004	
Property Inventory, Review (field review 2,5%)	9,647	160	695	\$15.00		<del></del>	<del>                                     </del>	····	
Sale File Development and Edits	385,886	6,417	27,817		\$25,00				
Neighborhood Analysis / Delineation Refinement	385,886			\$1,00	\$2.50		_	69,543	471,471
Street Level Images (limited to 1% of population)		6,417	27,017	\$1.00	\$2.00	385,886	12,834	\$5,634	454,354
Assessment Modeling Review	3,859	64	278	\$5,00	\$5,00	19,294	321	1,391	21,006
- Residential	595 556								·
- Commercial	385,886	<del></del>		\$1.20		463,063	<u> </u>		463,063
Recalibration of Assessment Roll & Review		6,417	27,817		\$7.50		48,128	208,528	256,755
· · · · · · · · · · · · · · · · · · ·	385,886	6,417	27,817	\$1.00	\$2.00	385,886	12,834	55,634	454,354
rending and LOA Analysis	385,886	6,417	27,817	\$1,00	\$2.00	385,886	12,834	55,634	454,354
vovide Support Decumentation	385,886	6,417	27,817	\$0,50	\$3.00	192,943	19,251	83,451	295,645
				Total	Cost / Class	3,617,681	203,258		4,702,043
				•	2001 / Pareci	9,38	31.68	31,68	\$11.19
					l		15%	Discount	\$705,306
					ľ		Discon	nted Fee	\$3,996,737
						Disco	unicd Fee	Parcel	\$9,51

Fee (rounded)
\$3,620,000
205,000
885,000
\$3,995,000

If awarded the contract in total the Company will apply a 15% discount to the Total Fee.

The undersigned hereby certifies his or her compliance with the following:

# "NON-COLLUSIVE PROPOSAL CERTIFICATION"

By submission of this proposal, each Proposer and each person signing on behalf of any other Proposer certifies, and in the case of a joint proposal, each party thereto certifies as to its own organization, under penalty of perjury, that to the best of his or her knowledge and belief:

- A. The prices of this proposal have been arrived at independently without collusion, consultation, communication, or agreement for the purpose of restricting competition, as to any matter relating to such prices with any other Proposer or with any competitor; and
  - B. Unless otherwise required by law, the prices which have been quoted in this proposal have not been knowingly disclosed by the Proposer and will not knowingly be disclosed by the Proposer prior to opening, directly or indirectly, to any other Proposer or to any competitor; and
  - C. No attempt has been made or will be made by the Proposer to induce any other person, partnership or corporation to submit or not to submit a proposal for the purpose of restricting competition.
  - D. The undersigned has carefully examined the proposal and Contract Documents and agrees to perform this contract and to provide all services, labor, material and equipment necessary for this contract.

SUBMITTED BY:	
PRINT NAME: Kield + (Signature)	DATE: OFF

# APPENDIX B Program Description and Staffing

Please provide a complete written description of the Proposal, including the following information:

### **DESCRIPTION OF THE PROPOSAL**

### Scope of the Assignment and Proposed Fee for a Systematic Analysis

As stated in the Guide for Cyclical Reassessment, "New York State Real Property Tax Law (RPTL) requires all properties in each municipality (except in New York City and Nassau County) to be assessed at a uniform percentage of market value each year. This means that all properties in each city, town or village must be assessed at market value or all at the same uniform percentage of market value each year. State Law also requires your assessor to include the estimate of the market value for each property, the assessment for each property and the uniform percentage for all taxable property on the tentative assessment rolf".

There are numerous advantages for undertaking a revaluation. The County should have an assessment roll which has up-to-date market values.

- Nassau County has not recently performed a complete revaluation. Therefore, over time, due to changes in the economy and the physical inventory, assessments become less uniform and less reflective of actual current market values and trends. As a result, it is more likely for apparently similar properties to be assessed very differently. A systematic analysis reassessment of Nassau County properties will help provide market values that are more reliable and uniform.
- Having a fair, equitable and current assessment roll will significantly reduce the number of successful tax appeal cases over time, particularly commercial certiorari court cases.

Producing the most accurate assessments for 2019/20 tax year will require a team of qualified individuals both from the Nassau County Department of Assessment and Michael Haberman Associates, Inc., focusing on their fields of expertise and knowledge of data and the Nassau County real estate market. In completing a systematic analysis, NYSORPTS will require supportable market values for all residential and commercial properties. Residential market value is typically supported and verified by comparable sales within the County. In addition, commercial properties will also be valued and verified by the Income Approach in a systematic approach. This proposal is strictly for a systematic analysis of all parcels within Nassau County and not for a complete revaluation of the County. All procedures as outlined in this proposal will follow NYS ORPTS and IAAO standards for a systematic analysis. Nassau County consists of

 $<sup>^{\</sup>rm 1}$  NYS Office of Real Property Tax Services Website, Guide for Cyclical Reassessment, March 2013 - Page 3

approximately 423,993 parcels which include agricultural, residential, vacant, commercial, recreational, community service, industrial, public service and public parks of which require estimates of market value. This proposal is only for the analysis of parcels classified within Roll Sections 1 & 4 and Tax Classes I, II & IV. Parcels highlighted red are not part of the systematic review or included in this proposal.

### Parcel Count as Indicated by Nassau County

Class	Roll Section 1	Roll Section 5	Roll Section 6	Roll Section 8
1	383,318	0	0	2,568
2	6,294	0	0	123
3	0	1,471	799	0
4	19,739	105	1,498 = (60.7	8,078

The process of completing a Systematic Analysis of the parcels by Tax Class located within the taxing jurisdiction of Nassau County would start with a statistical analysis of the physical inventory on file with Nassau County's Department of Assessment (DOA). The data will be revised, when applicable, by requesting all property owners respond to data mailers. An integral part of this proposal is the field inspection of up to 2.5% of the population which is the subject of this analysis. Composition and mailing of "Data Mailers" are the responsibility of Nassau County. New photographs will replace incorrect or dated photographs when necessary. The end result will be an accurate and strong property inventory database.

Having completed inventory updating and verification, the next phase of the process is to review neighborhoods on a Tax Class basis, as currently delineated. This is critical in producing geographically specific market values. Due to the volume of data and complexity of the analysis "IBM SPSS Statistics" (originally, Statistical Package for the Social Sciences) is utilized. This statistical software package provides the necessary testing and graphing required to make sound decisions. Results of this analysis will be discussed with the County Assessor, displaying results of the analysis and recommended modifications.

Before testing the prior year Nassau County assessment roll for actual Level of Assessment (LOA), sales utilized must be time adjusted to the date of value. "IBM SPSS Statistics" again is the preferred statistical package to use, enabling the user to consider many variables projecting different solutions. Sales utilized for this analysis will be retrieved from the Nassau County Database, reviewed for reliability and analyzed as outlined in NYS ORPTS procedures.

The valuation process begins with stratifying properties by their delineated neighborhood and then by physical and economic characteristics. This is a crucial step in the valuation process in order to determine accurate market values. Once again, with the utilization of IBM SPSS Statistics, strata's will be tested with conclusions focused on uniformity and level of assessment. All results and conclusions will be discussed with the County Assessor to develop the best plan for implementation.

At the discretion of the County Assessor, manpower can be focused on property types that have historical inventory and valuation inconsistencies. This can be accomplished through the confines of the scope of work and fee structure.

In order to understand the full impact of the results as indicated by the systematic review, a tax impact study needs to be completed. The real estate market is influenced by many factors such as, geographical, social and political. These factors directly influence market values, therefore causing the real estate market to appreciate or depreciate at different rates in relatively small geographic areas such as Nassau County. Keeping in mind even if a dommunity has been relatively stagnant over the past number of year since the County last updated assessments, the tax burden can change due to its relationship as part of the whole. This type of study provides insight the Assessor and other public officials will need for inform the public of the results of the project.

Once all testing and recommend adjustments are complete, the data will be transferred to the Department of Assessment in a suitable electronic format. Formatting of data will be determined by the Nassau County IT Department and our in-house Programmer/Database Administrator.

Our proposal assumes that Nassau County will file all required documents to the NYS Office of Real Property Tax Services (NYSORPTS) in a timely manner. "...the assessing unit must notify ORPTS of its intentions to conduct a non-reappraisal reassessment in writing (e-mail is sufficient) no later than 180 days prior to the applicable tentative roll". 2

As discussed in the document known as An Owner's Manual for Maintaining Uniformity, NYSORPTS would be involved in the entire process providing consulting services, advisory appraisals and monitoring / verification of the reassessment results.

The scope of services as detailed above are based on our interpretation of the specifications as indicated in the RFP published on May 18, 2015 by Nassau County Department of Assessment Change to scope as outlined in this proposal may be modified though mutual agreement.

I,

<sup>&</sup>lt;sup>2</sup> NYS Office of Real Property Tax Services Website, Guidelines for Non-reappraisal Reassessments, March 2013, page 2

In order to complete a project of this size in the time permitted, assistance from the DOA is required. The list below indicates some of the items that are required:

- Appropriate Final Assessment Roll.
- Corresponding property inventory.
- Street level images for each parcel.
- Tax maps for corresponding year.
- List of properties currently under transitional assessment.
- List of properties currently posted at less than 100% complete.
- List of all properties impacted by Super Storm Sandy
- Tax Rate matrix for all taxing authorities.
- List of any property splits/merges or S/B/L changes since prior tax roll.
- Sales database.
- Residential / Commercial model variables (matrix).
- Prior trend analysis since last completed reassessment.
- Residential / Commercial neighborhood delineation.
- Current orthoimagery and geographical information system (GIS) dataset as maintained by Nassau County's GIS Department.

# Services Provided in a Systematic Analysis on a Tax Class Basis

- Review residential and commercial neighborhood delineations through the use of SPSS and GIS.
- Stratify property for analysis.
- Develop time trending for all neighborhoods based on Re-sales Analysis, Value / Unit Analysis and a Sales Ratio Trend Analysis.
- Rolling Analysis based on sales price ratio and sale price.
- Upload County data in preparation for statistical testing into SPSS.
- Systematic Analysis of all parcels as previously discussed on a Tax Class Basis.

- Sales ratio study determining level of assessment (LOA).
- Tax shift analysis.
- Apply trending factors on a per neighborhood basis.
- Test for acceptable limits (within Tax Class) for Coefficient of Dispersion (COD),
   Price-relative differential (PRD) on a neighborhood and countywide basis.
- Revaluation of specific strata's when required.
- All conclusions will be transfed to DOA in a predetermined file format.
- Submit to Nassau County DOA and ORPTS reassessment verification documentation.
- Participate in regular status meetings with representatives of NYSORPTS and the Nassau County DOA as required.
- The Company will assist the County with public informational meetings as needed.
- We intend to have an "open door policy" and will be accessible through designated telephone lines and/or e-mail.

In an effort to assist the reader of this proposal, specific detail has been provided for the six topics that were focused on in the RFP.

### Inventory Management Procedures:

The Assessment System is the foundation which makes up an ad valorem tax based program, with physical inventory being the cornerstone. This portion of an assessment system is the most important, requiring timely and accurate data to ensure sound accurate market values. Having intimate knowledge of the current computer management system the County has in place, we assume this topic addresses data verification and quality control of data, not computer management issues.

There are many ways to ensure accurate building data; the most elementary is to start with complete on-site inspections. This produces the most accurate property record but is very costly, time consuming and labor intensive. This can be completed through an annual re-assessment program as approved by ORPTS. Based on intimate knowledge of the County's inventory, it is apparent that the inventory has been well maintained with a low percentage of erroneous data. Since the base inventory is fairly accurate, there are more cost effective methods of data verification which, over time, can be almost as effective.

- 1) Cyclical re-assessment, as approved by ORPTS, is very effective if completed in a systematic method. As outlined in ORPTS' documentation, "Aid for Cyclical Reassessment," this can be completed over a six year period with 17% of the population requiring data collection annually. Stratifying the assessment roll into logical groups such as tax class, property type, use, size, age and geographical location makes for an efficient method to complete the task.
- 2) Combining multiple methods may prove to be the most cost effective path to take in a municipality the size of Nassau County.
  - a. Building permits currently trigger the Department of Assessment to perform field inspections of properties. This is an effective method to capture renovation projects and new construction when managed correctly. The first step in the process requires good communications with the originating municipalities. Data must be retrieved in a timely manner and reviewed for its impact on market value. To be most effective, permits should be triaged based on degree of work and impact on value, triggering a site inspection based on percentage of change in market value.
  - b. Inter-departmental communication and sharing of data is critical in mainfaining inventory. Departments that should participate in such a program would include Assessment Review Commission, County Attorney and the department that handles the Geographical Information System. These three departments sift through unknown amounts of property data without sharing; to do so would benefit the County.
  - c. The Assessment Department does not have the power to require physical property inspections, but once an Article 7 is filed by a petitioner, the County Attorney does under discovery. This can open the door to requesting site plans and performing onsite inspections.
  - d. Digital orthoimages can be an invaluable aid in discovering changes to property. This procedure can be automated with the use of Pictometry which permits users to measure structures from their desktops. Pictometry's multiple modules also permit users to verify sketches with 'Sketch Check,' scan for property changes via 'ChangeFindr' and perform computer-assisted analysis through the program.
  - e. The private sector is also a resource which should be tapped. Having regular meetings with local brokers can provide insight to many properties which otherwise may not be accessible.
  - f. County appraisal consultants should be required to submit all data they retrieve while completing an appraisal for the County. Any resource should be tapped to make the County as efficient as possible.

g. Utilization of GPS-equipped tablets or I-Pads will provide for a much higher level of accuracy and efficiency as they would enable an assessor to record and retain all site data, photos and sketches from the field.

### Plan of Action

Not being involved in the current day-to-day operations of the County makes it somewhat subjective as to how to truly help. What is definite is that it will take a seasoned team to correct and implement new and effective procedures to ensure an accurate base inventory. This will take a team made up of senior County Assessors and our in-house experts working toward the common goal of providing property owners a fair and equitable assessment roll. Until an audit is completed on current County procedures, an exact plan is difficult to map out. The above-mentioned programs are just some of the programs that can be implemented if required.

### Dynamic Inventory Issues Relating to the Effects of Super Storm Sandy

Inventory issues related to Super Storm Sandy are no different than properties damaged by any other form of destruction. Notification of loss is the property owner's responsibility and can only be addressed on a per-parcel basis. As with any project where large amounts of data is handled, it is imperative to control the data though a reliable database designed to provide operating parameters, limitations, charts and self-edit reports. As stated in the previous section, subsection "g", the use of a GPS enabled tablet or I-Pad loaded with such a database will enable the municipality to update and track changes.

When numerous properties in concentrated areas such as the south shore of Nassau County suffer from diminution in value, it is critical to perform a tax shift analysis. This analysis should focus on all taxing authorities and special districts that are impacted by the disaster. Modeling for this analysis should consider multiple scenarios through the use of SPSS in conjunction with ESRI's GIS program. This will provide answers for the County Controller, school districts and special districts that rely on the County assessment roll to levy taxes on.

#### Plan of Action

Review current County procedures. Implement the use of tablets for data retrieval in the field. Complete tax shift analysis based on taxing authority boundaries.

# Review of Neighborhood/Submarket Parameters for Both Residential and Commercial Properties:

Neighborhood delineation is an intricate part of any valuation model. In order to produce accurate geographical and economic market segments, extensive statistical analysis, geographical analysis and a comprehensive review process from local real estate valuation experts is required. Any one component of the analysis is as important as the other two.

### Residential Neighborhood Delineation (Tax Class I)

This process should begin with reviewing physical parameters of each defined neighborhood, ensuring all external factors are accounted for. This process is most effectively accomplished through the use of a GIS program starting with the most general parameter such as town/city working down to the smallest factor such as a townhouse development. This process enables the analyst to identify submarkets within neighborhoods which may be influenced by market factors other than those that impact the larger whole. Once neighborhoods have been delineated on a physical basis, the economic influences must be analyzed in order to confirm that each neighborhood actually represents market conditions. Neighborhood boundaries may require fine tuning in order to produce desired results. Real estate valuation is not an exact science; sometimes value is influenced by factors that cannot be quantified. Therefore, the final step in the process is to have local real estate experts review the overall results of the neighborhood delineation.

### Commercial Neighborhood Delineation (Tax Classes II & IV)

Development of commercial neighborhoods is very similar to that of residential neighborhoods. The approach is the same as reviewing a residential neighborhood, looking at each influence factor from largest to smallest, like an inverted pyramid. Commercial neighborhoods are more economy sensitive in design and less restricted by natural boundaries. Developing commercial neighborhoods requires large amounts of property-specific (economic/financial) data such as leases and I&E's. Delineating commercial neighborhoods based strictly on physical features may produce neighborhoods that do not represent the true homogenous characteristics that should be the focus for delineating neighborhoods.

### Plan of Action

Review residential and commercial neighborhood delineation as indicated above and test for reasonableness.

# Review and Screening of Sales Data Employed in Residential Valuation Modeling (Tax Class I):

To produce accurate estimates of market value for residential property, the sales population must be comprised of arm's length transactions, relative to the valuation date and representative of the population being valued. Of the three factors, determination of arm's length sales requires the most due diligence and legwork. It is assumed all sales will be retrieved through the County Clerk's Offices in a digital format. The first level of filtering is based on sale date, grantor / grantee relations and properties that transferred for zero consideration. This can be accomplished programmatically with limited human intervention. Further, computer-assisted filtering can be accomplished through the use of statistical analysis on a per neighborhood basis to identify outliers using statistically determined parameters. As previously stated, all analyses must be based on delineated neighborhoods. This ensures taking into account social / economic factors that may exist throughout the County. Further verification is required to produce a sales population representative of the market / neighborhood. This step is the most labor intensive, requiring a real estate market-savvy team to research the remaining sales to determine validity. This research includes, but is not limited to reviewing deeds, Multiple Listing postings and communicating with principals of specific transactions. Though time consuming, these procedures produce reliable sales populations, providing a solid basis for residential property valuation.

#### Plan of Action

Review County procedures recommending changes where indicated.

# Review and Updating of Economic and Market Data Utilized in Commercial Valuation Modeling (Tax Classes II & IV):

As with any other form of modeling, the more data utilized to compile a model, the better a model can predict market values. Since most of the variables that make up commercial models are economic in nature, the support needed to develop them is proprietary in nature. Therefore retrieval of reliable data can be difficult at best and requires many resources to tap into. The County already has numerous resources at their disposal which are utilized to develop models such as the ASIE annual survey, data submitted to ARC and data submitted to the County Attorney's Office. Additional resources could include private appraisal companies, commercial real estate offices and third-party subscription services. To review and update commercial data, the information should be stratified by property use within each of the commercial neighborhoods. This method will enable review of each property type for a neighborhood and at the same time identify areas where data has to be refined or increased. This way attention can be focused on neighborhoods where data is weak and not wasted on areas where good and sufficient amounts of data exist.

### Plan of Action

Review County data and analyze current methods utilized to retrieve data.

# Evaluation of the Market Value Output from the Respective Modeling Systems

### Residential Model Calibration (Tax Class I)

Once all the data is gathered, verified and analyzed on a per neighborhood basis, models can be developed and tested. There are multiple methods to certify models. The most common method utilizes properties that have recently sold, utilizing the sale price as a benchmark for testing the model's ability to predict market value. This is the preferred calibration method for residential property and mainly utilized by NYSORPTS to analyze the level of assessment for a municipality.

# Commercial Model Calibration (Tax Classes II & IV)

When valuing commercial property in Nassau County, consideration must be given to the method accepted in the Courts for certiorari proceedings. For income producing property, the Courts require the income approach to value. Therefore, testing a model against the sale price of recently sold commercial property may or may not indicate a sustainable assessment in the eyes of the Court. The most effective method is to develop a benchmark property for each use and neighborhood utilizing the income approach to value. Running the model against the hypothetical property tests for market predictability within an acceptable margin of error for each property type.

### Plan of Action

To follow the above outline methods, testing the County market value output for accuracy and reasonableness with the aid of "IBM SPSS Statistics".

# a. Staffing: Bios of firm principals as well as staff expected to be assigned to this project.

Answer: The Company's two principals are Michael Haberman and Ronald Haberman. The Project Manager is Thomas Donato. Their biographies follow. The resumes of all staff expected to be assigned to this project can be found in the Addendum of this proposal.

Michael Haberman, SRPA, ASA, CSA-G is the President of Michael Haberman Associates, Inc. and has been actively engaged in the appraising, analysis and management of real estate since 1966. He is a graduate of Long Island University, School of Business Administration, C. W. Post Campus with a Bachelor of Science degree in Accounting. He is certified in New York State as a General Real Estate

Appraiser, holds a NYS Certified General & Residential Instructor's license and is a NYS Licensed Real Estate Broker.

Michael Haberman's real estate related appraising and consulting experience is primarily in New York State. Various property types appraised include single and multi-family dwellings, shopping centers, office complexes, fast food and full service restaurants, gasoline stations, industrial facilities, R & D parks, country clubs, golf courses, beach clubs, hospitals, nursing homes, congregate care facilities, day care centers, theatres, schools, residential subdivisions, racetracks, railroad, utility and water company properties for example.

Michael Haberman is an expert in the field of Condemnation and Tax Certiorari, which he has been actively engaged in since 1967. His experience includes being Special Consultant to the Nassau County Department of Assessment regarding Small Claims proceedings where his firm has evaluated and/or appraised over 150,000 properties for purposes of negotiation and/or litigation, and Consultant to the Office of the Nassau County Attorney — Tax Certiorari and Condemnation Divisions. He has managed phases of the reassessments of various villages in Nassau County. Additionally, he is Special Consultant to the Town of Babylon Department of Assessment. His experience also includes acting as Review Appraiser for the Nassau County Attorney's Office and Special Consultant to the City of Long Beach.

Michael Haberman has lectured at the Nassau Academy of Law and the New York State Bar Association of Real Property Tax Assessment. He has been a faculty member at the Fordham University School of Law, Continuing Legal Education Department and an instructor for the Columbia Society of Real Estate Appraisers at Hofstra University.

Michael is qualified as an expert witness and has appeared and testified in the Supreme Courts of Manhattan, Brooklyn, Queens, Bronx, Nassau, Suffolk and Westchester Counties and both the New York State Court of Claims and U.S Federal Court.

Michael Haberman is a member of the Appraisal Institute, Long Island Chapter, holding the SRPA (Senior Real Property Appraiser) designation. He is a member of the American Society of Appraisers holding the ASA designation, and a member of the Columbia Society of Real Estate Appraisers holding the CSA-G designation.

Ronald Haberman, MAI, CSA-G, is the Vice-President of Michael Haberman Associates, Inc. and has been actively engaged in the appraising and analysis of real estate since 1981. He is a graduate of Long Island University, School of Business Administration, C.W. Post Campus, with a Bachelor of Science degree in Accounting. He also attended Yeshiva University and Long Island University for graduate work in Education and Mathematics. Ronald is certified in New York State as a General Real Estate Appraiser and holds a NYS Certified General & Residential Instructor's Ilcense.

Ronald Haberman's real estate related appraising and consulting experience is primarily in New York State with concentrations within the Long Island and New York Metropolitan region. Various property types appraised include single and multi-family dwellings, shopping centers, office complexes, automobile dealerships, fast food and full service restaurants, gasoline stations, industrial facilities, R & D parks, schools, country clubs and large vacant parcels including residential subdivisions for example.

Ronald Haberman is an expert in the field of Condemnation and Tax Certiorari, which he has been actively engaged in for more than 35 years. Clients include municipalities and government agencies; prestigious real estate attorneys; major corporations; property owners, developers and managers. His past experience includes the development of office management, flow control and operating systems utilized for the analysis and/or appraisal of over 160,000 residential properties as part of the work performed for the Nassau County Department of Assessment and Town of Babylon, along with numerous villages in Nassau County regarding Small Claims proceedings. He has managed phases of the reassessments of various villages in Nassau County. He has appraised complex industrial, commercial and residential properties across the region for condemnation, estates and trusts, asset management, open space and matrimonial purposes and is experienced in cash flow analysis. His expertise includes the valuation of wetlands, development rights and conservation easements.

Ronald Haberman is also President of The Home Appraisal Company, Inc., a full service residential appraisal company that he founded over 23 years ago. Having both private, municipal and attorney clients, this company produces FNMA and Appraisal Institute form appraisal reports. Ronald interfaces with clients and acts as a review appraiser when required. He is past President of the New York Condemnation Conference, an association of New York real estate experts including appraisers, attorneys and engineers. He has been an instructor for the Columbia Society of Real Estate Appraisers at Hofstra University.

Ronald is qualified as an expert witness and has appeared and testified in the Supreme Courts of Brooklyn, Queens, Nassau and Suffolk Counties; the New York State Court of Claims, United States Bankruptcy Court (Eastern District of New York) and United States District Court (Eastern District of New York). He has appeared at Small Claim Assessment Review (SCAR) hearings representing the Company, Nassau County and the Town of Babylon and has trained Company representatives prior to their appearances.

Ronald Haberman is a member of the Appraisal Institute holding the MAI designation, is a past Vice-President of the Long Island Chapter and currently sits on the Board of Directors. He has been Chairman of the General Seminar committee for five years being responsible for providing quality educational seminars on real estate valuation related topics. Ronald is also a member of the Columbia Society of Real Estate Appraisers holding the CSA-G designation.

Thomas Donato, IAO, CSA-G is a chief appraiser with Michael Haberman Associates, Inc. and has been actively engaged in the appraisal of real estate since 1997. Thomas is certified in New York State as a General Real Estate Appraiser and is a NYS licensed Real Estate Salesperson. Mr. Donato currently holds the position as appointed Assessor for the villages of Lake Success, Great Neck, Amityville, Lindenhurst and formerly the Village of East Rockaway. He also holds a NYS Certified General and Residential Instructor's license.

Mr. Donato's real estate related appraising experience is primarily in New York State with concentrations within the Long Island and New York Metropolitan region. Various property types appraised include single and multi-family dwellings, shopping centers,

(

office complexes, fast food and full service restaurants, gasoline stations, industrial facilities, R & D parks, country clubs, oil storage facilities, marinas, schools and residential subdivisions as examples. His past association with major oil companies gives him a thorough understanding of the unique factors that affect the value of retail gasoline outlets.

Mr. Donato has been involved in the appraising of real property for Tax Certiorari since coming to work with the company. His experience includes appearances in Small Claim Assessment Review hearings representing Nassau County. During the reassessment project of Nassau County, Mr. Donato served as the Commercial Supervisor for Michael Haberman Associates, Inc. overseeing a large staff of commercial appraisers in the day-to-day operations of the project. Mr. Donato is currently project manager for the revaluation of the Village of Great Neck. Recently Mr. Donato has completed revaluation projects for the villages of Russell Gardens, Lake Success, Sea Cliff, Mineola, Farmingdale and Westbury. Mr. Donato is also responsible for in house implementation of ACI software and digital photography utilized by the company, training and support on all computer and digital media for in house staff and fee appraisers. Additional areas of specialized study include numerous computer courses such as Geographical Information Systems (ESRI), RPSV-4, Regression Analysis (SPSS) and Argus.

Mr. Donato is a member of the Columbia Society of Real Estate Appraisers and holds CSA-G designation. He is currently on the Board of Governors for the Society and chair's the Technology Committee. In addition to his active participation in CSA, he holds the IAO designation with the New York State Assessors' Association and associate memberships in the Appraisal Institute. Mr. Donato is an active member of the International Association of Assessing Officers (IAAO) and currently on track to receive the Certifled Assessment Evaluator (CAE) designation. For the past two years Thomas has served on the Equalization Subcommittee for RPTAC (Real Property Tax Administration Committee), representing local municipalities throughout the downstate area. Recently Mr. Donato was appointed to the Assessment Committee for the NCVOA (Nassau County Village Officials Association) in response to issues directly impacting Nassau County villages.

### b. Detail prior experience in the area of mass assessment modeling.

Answer: As previously discussed, during the 2003 Nassau County revaluation project the company provided valuation expertise to the Cole Layer Trumble firm. Where it was responsible for revaluating 80,000 residential properties and half of all commercial properties. Duties specifically completed by the company included neighborhood delineation, commercial modeling, compile commercial database, review commercial values and complete field reviews of parcels when required. The Company provided Cole Layer Trumble with similar assistance during the 2004 and 2005 assessment roll updates.

The Company has recently completed revaluations for the Villages of Westbury, Farmingdale, Mineola, Sea Cliff, Lake Success, Russell Gardens, Great Neck, Williston Park and Great Neck Estates. The Great Neck Estates revaluation was our most recent project, successfully completed on schedule, providing the Village with an equitable and defendable assessment roll for the 2013/14 tax year. All of these projects began with the utilization of Nassau County assessment inventory refined on building permits and time.

Since the initial 2003 Nassau County Revaluation project the Company has been working with the Nassau County Assessment roll and inventory along with the Nassau County GIS data. This provided the company with intimate knowledge of County data that few companies have.

The Company provides Annual Updates "Non-reappraisal Reassessments / Systematic Analysis" and support for the above mentioned municipalities including Small Claims Assessment Review proceedings on an ongoing basis. We provide the best possible assemblage of experienced real estate professionals for this project. Nassau County currently has nine municipalities that function under Article 19, "Homestead Tax Option", which by law are required to file Adjusted Base Proportions calculations on an annual basis. Michael Haberman Associates Inc. is the only company which has calculated and submitted to ORPTS these detailed calculations for each of the municipalities. This experience provides the Company a clear understanding of a multi-class assessment system similar to that which the County functions under.

c. Detail prior experience with public sector clients (similar size and scope).

Answer: The Company has been providing appraisal, assessment and consulting services to public sector clients for many years. The following are some examples of this experience.

The Company has a vast body of experience and expertise covering over 37 years in providing appraisal services in connection with the defense of Tax Certiorari and Condemnation proceedings for municipalities on local governments on Long Island, in New York. In addition to appraisal and consulting services, the Company has been providing litigation support and expert testimony in defense of its value estimates over the same period. As previously mentioned, the Company has acted as consultants to the Nassau County Attorney's Office over this same period.

As previously mentioned within the Cover Letter, the Company has continually completed revaluations since the Nassau County reassessment completed in 2003 where it provided valuation expertise to the Cole Layer Trumble firm. The Company has recently completed revaluations for the Villages of Westbury, Farmingdale, Mineola, Sea Cliff, Lake Success, Russell Gardens, Great Neck, Williston Park and Great Neck Estates. The Great Neck Estates revaluation was our most recent project, successfully completed on schedule, providing the Village with an equitable and defendable assessment roll for the 2013/14 tax year. The Company provides Non-reappraisal Reassessments and support for the above mentioned municipalities including Small Claims Assessment Review proceedings on an ongoing basis. We provide the best possible assemblage of experienced real estate professionals for this project.

The Company has acted as consultant to the City of Long Beach, numerous villages throughout the Counties of Nassau and Suffolk, various Townships in Suffolk County, the Corporation Counsel of the City of New York and the Metropolitan Transportation Authority in the defense of Tax Certiorari and Condemnation claims and for other functions over the past 33 years where applicable.

The Company has acted as consultants to the Town of Babylon's Department of Assessment in the defense of their Class 1 Assessment Roll over the past 15 years requiring the preparation of between 2,000 and 5,500 valuations each year. The Company has attended SCAR hearings in front of judicial hearing officers and submitted all necessary support and reporting requirement documents to the Department of Assessment. The Company has also acted as consultants to the Town in the defense of Tax Certiorari claims.

The Town of Huntington retained Michael Haberman Associates in 2013 to facilitate disposition of approximately 5,000 small claims fillings on an annual basis. The Company has participated in thousands of SCAR proceedings in front of judicial hearing officers, submitting necessary documentation to the Town

The Company has acted as consultant to the New York State Department of Transportation in defense of Condemnation claims within Nassau and Suffolk Counties and various NYC boroughs performing trial form valuations over the past nine years.

The Company has acted as consultant to the County of Suffolk's Department of Public Works in defense of Condemnation claims within the County performing both project and trial form valuations over the past seven years.

The Company has acted as consultant to the Nassau County Attorney's Office in the defense of the Department of Assessment's Class 1 Assessment Roll over an 11-year period preparing between 10,000 and 20,000 property valuations each year to indicate market value showing indicated and actual assessments and over-assessment amounts, if any. Additionally, the Company has negotiated each case with petitioner's representatives and prepared consent forms for those cases which were settled. For those cases not settled, summary appraisal reports have been prepared. Finally, the Company has attended SCAR hearings in front of hearing officers and submitted all necessary support and reporting requirement documents to the Department of Assessment and Assessment Review Commission.

d. Detailed cover letter on the firm's letterhead indicating EIN number and the name of the parties authorized to discuss and/or enter into negotiations with Nassau County with respect this proposal.

Answer: Please see the Proposer's Cover Letter at the beginning of this proposal.

(USE ADDITIONAL SHEETS IF NECESSARY)

APPROVED AND SUBMITTED BY:

PRINT NAME: Michael Haberman

(Signature) DATE: 6/8/15

### APPENDIX C Business History Form

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the Proposer and the capacity of the Proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each Proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the proposal.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date: 6/8/15

Ĺ

1 1 2 2
1) Proposer's Legal Name: Michael Haberman Associates, Inc.
2) Address of Place of Business: 125 Front Street, Mineola, New York 11501
List all other business addresses used within last five years: None
3) Mailing Address (if different):
Phone: (516) 739 - 8080
Does the business own or rent its facilities? Own
4) Dun and Bradstreet number: 10-361-6462
5) Federal I.D. Number: 11-2510480
6) The proposer is a (check one): Sole Proprietorship Partnership X Corporation Other (Describe)
7) Does this business share office space, staff, or equipment expenses with any other business?  Yes No X If Yes, please provide details: N/A
8) Does this business control one or more other businesses? Yes No X If Yes, please provide details: N/A
9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes No X If Yes, provide details. N/A

- 10) Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes \_\_\_\_ No X If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract). N/A
- 11) Has the proposer, during the past seven years, been declared bankrupt? Yes \_\_\_\_No X If Yes, state date, court jurisdiction, amount of liabilities and amount of assets N/A
- 12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business.

Yes \_\_\_\_ No X If Yes, provide details for each such investigation. N/A

- 13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. Yes \_\_\_\_ No X If Yes, provide details for each such investigation. N/A
- 14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:
  - a) Any felony charge pending? No X Yes \_\_\_ If Yes, provide details for each such charge. N/A
  - b) Any misdemeanor charge pending? No X Yes \_\_\_\_ If Yes, provide details for each such charge, N/A
  - c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? No X Yes \_\_\_\_ If Yes, provide details for each such conviction N/A
  - d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor?

No X Yes \_\_\_ If Yes, provide details for each such conviction. N/A

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? No X Yes \_\_\_ If Yes, provide details for each such occurrence, N/A

- 15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? No X Yes \_\_\_; If Yes, provide details for each such instance. N/A
- 16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? No X Yes \_\_\_ If Yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire. N/A

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

### 17) Conflict of Interest:

- a) Please disclose:
  - (i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting as collection agent on behalf of Nassau County. Answer: None
  - (ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting as collection agent on behalf of Nassau County. Answer: None
  - (iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting as a collection agent on behalf of Nassau County. Answer: As discussed previously within this proposal, Section H, Page 7 Paragraph 12 of the RFP entitled Proposer Conflict states "The Proposer shall not have provided appraisal, consulting or other real estate expert services in any capacity against the County in real property assessment or tax certiorari proceedings with a three (3) year period prior to submission of its proposal." As also seen previously in this proposal, the Company requests a waiver of this section of the RFP.

Since the Company was precluded from working for the Nassau County Attorney's office in 2009, within its normal course of business as tax assessment review experts, it has provided limited appraisal and consulting services in capacities against the County within the three year period prior to the submission of this proposal.

in May 2013, the Company received a one year contract (1/1/13 – 12/31/13) from the Nassau County Attorney's office. During December of that year, it appraised three properties including RXR Plaza in Uniondale (over a million square foot trophy office building) and the Tree Line Franklin Avenue Plaza Office Complex in Garden City, another significant property for the County. For the remainder of 2013, the Company did not engage new petitioner assignments after the County contract was signed. The Company also received a two year contact (6/17/14 – 6/16/16) from the Nassau County Department of Public Works Division of Real Estate

Services. As of this date, it has appraised five properties including the Silverpoint/Sun and Surf Beach Club in Atlantic Beach and a five acre site at the S/W/C portion of the Nassau Coliseum property in Uniondale.

b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future. Answer: The Company has always maintained and will continue to maintain a strict policy regarding potential conflicts of interest or an appearance of a conflict of interest. In addition and in accordance with Section H, Page 7 Paragraph 12 of the RFP, the Company agrees that it will not perform such services during the term of its contract with the County.

### Attachments to Business History Form

Please provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services.

A. Include a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

Should the proposer be other than an individual, the Proposal should include:

- i) Date of formation: Answer: 1968
- ii) Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner:

Name	Address	Position
Michael Haberman	1070 Links Road Woodmere, New York	President
Ronald Haberman	4 Manchester Lane Stony Brook, New York	Vice-President

iii) Name, address and position of all officers and directors of the Company:

Name	Address	Position
Michael Haberman	1070 Links Road Woodmere, New York	President
Ronald Haberman	4 Manchester Lane Stony Brook, New York	Vice-President

iv) State of incorporation (if applicable):

Answer: New York State

v) The number of employees in the firm:

Answer: 14

vi) Annual revenue of firm:

Answer: \$1,810,596 (y/e 2/28/15)

vii) Summary of relevant accomplishments:

Answer: Throughout the proposal we have mentioned many accomplishments deemed relevant and substantial in nature to the assessment field. Below are three additional examples of some specific accomplishments we have enjoyed in the past couple of years.

- Working closely with Senator Martins, the Senator was able to facilitate a change to New York State law providing "Advisory Appraisals" to villages during annual reassessments. Prior to the change only countles and town were eligible for these reports, requiring villages to retrieve dated data from towns and counties or maintain static values. Therefor preventing a village from having a fair and equitable assessment roll.
- The Company's project manager has been a member of the Real Property Tax Administration Committee (RPTC), equalization subcommittee for the past four years. He has been instrumental in writing procedures pertaining to Equalization Rates and Residential Assessment Ratios. This board's position provides the Company with insight to New York State goals and procedures long before the general assessment community is aware of them.
- Over the past four years the Company has developed and refined a proprietary computer program enabling the systematic valuation of residential properties for small claims proceedings. The program provides consistent market based valuations in a court ready format. Providing our clients with affordable and reliable defense against frivolous claims.

viii) Copies of all state and local licenses and permits.

Answer: Please see the Addendum of this proposal for copies of the licenses of those appraisers that would be available for this project.

B. Indicate number of years in business:

Answer: 47 years.

(

C. Provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services:

Answer: We believe that our history of providing reassessments, annual Non-reappraisal Reassessments, assessment administrating and consulting and Small Claims Assessment Review services to numerous Nassau County villages over the past 12 years, and condemnation and tax assessment valuations and support to Nassau County and other municipalities for over 37 years makes us uniquely qualified to perform the RFP's stated program. We hope that with the information found within this proposal, you will look favorably on this submission.

As seen in other sections of this proposal, the personnel assigned to the project will be certified or licensed real estate appraisers with at least 19 years' experience appraising property in Nassau County. Most of the personnel have been active appraisers for many years. The Company's president and vice-president have over 47 and 37 years and its project manager over 19 years of valuation/consulting experience respectively. A list of the personnel available for this project, their resumes and licenses can be seen within this proposal's Addendum.

As touched on within our cover letter, the Company is a full service Real Estate Consulting & Valuation firm providing professional appraisal and consulting services to government/public agencies, municipalities, corporations and businesses of all sizes, the legal and professional community and private persons. The Company was established in 1968 and over the years has performed appraisals and related valuation services covering a wide range of property types and intended uses. Its specialties include providing appraisal valuation & review, consulting, appraisal and litigation services in defense of both Tax Certiorari and Condemnation proceedings for local governments including Nassau County.

The entire staff can be committed to the RFP's stated project and would be assigned based on their level of experience and expertise most closely matched to the scope and complexity of the work being performed.

The Company maintains various systems for research purposes as aids in the valuation and consulting services it provides. These include a hard copy/digital/micro-film library, contracted services such as Real Quest, Comps Inc., Costar, Loop Net and the Multiple Listing Service of Long Island, and an in-house proprietary database including thousands of sale and lease abstracts. A high speed internet connection is in place and operational and the entire office staff has complete access to it. All these resources will be available for the project.

The company's work flow is managed in a structured manor. The Company's implementation schedule follows its management approach starting with bi-weekly staff meetings where goals, deadlines, tracking and new projects are discussed. During the ensuing week, the principals constantly manage on-going projects. Upon completion, the project work products go through a stepped review process. The key to the management approach is the constant communication through the office, identification of critical issues as they arise, a consistent and thorough review process and, as a result, the preparation of meaningful, accurate and defensible results.

The company is located in an owner occupied two story office building in the heart of Mineola, three blocks from the Supreme Court building and a short drive to the County Attorney's and Assessment Review Commission's offices. The firm has remained in business since 1968 because of the quality of its work and its ongoing commitment to be as responsive as possible to the needs of its clients.

- D. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work:
  - Chief Deputy County Attorney Lisa LoCurto, County of Nassau, 1 West Street, Mineola, NY 11501. Phone (516) 571-3056
  - Deputy County Assessor Steve Corte, County of Nassau, 240 Old Country Road, Mineola, NY 11501. Phone (516) 571-3587
  - North Regional Manager at Tyler Technologies, Melissa Baer, 200 White Plains Road, Tarrytown, NY 10591 (914) 631-5000
  - Sole Town Assessor Edye McCarthy, Town of Greenburgh, 177 Hillside Avenue, Greenburgh, NY 10607. Phone (914) 989-1520
  - Sole Town Assessor Fernando Gonzalez, Town of Ossining, 16 Croton Avenue, 3<sup>rd</sup> Floor, Ossining, NY 10562. Phone (914) 762-8274
  - Sole Town Assessor Roger Ramme, Town of Huntington, 100 Main Street, Huntington, NY 11743. Phone (631) 351-3226
  - Sole Town Assessor Joan Ball, Town of Babylon, 200 East Sunrise Highway, Lindenhurst, NY 11757. Phone (631) 957-4230
  - Sole Town Assessor James Ryan, Town of Brookhaven, One Independence Hill, Farmingville, NY 11738. Phone (631) 451-6300
  - Mayor Ronald Spinello, City of Glen Cove, City Hall, 9 Glen Street, Glen Cove, NY 11542. Phone (516) 676-2004
  - Mayor Ralph Ekstrand, Village of Farmingdale, Village Hall, 361 Main Street, Farmingdale, NY 11735. Phone (516) 249-0093
  - Mayor Ralph J. Kreitzman, Village of Great Neck, 61 Baker Hill Road, Great Neck 11023. Phone (516) 482-0019
  - Mayor David Fox, Village of Great Neck Estate, 4 Atwater Plaza, Great Neck, NY 11021. Phone (516) 482-8283
  - Mayor Ronald Cooper, Village of Lake Success, 318 Lakeville Road, Lake Success, NY 11020. Phone (516) 482-4411
  - Senator Jack Martins, Former Mayor, Village of Mineola, 155 Washington Avenue, Mineola, NY 11501. Phone (516) 746-0750
  - Mayor Steven Kirschner, Village of Russell Gardens, 6 Tain Drive, Russell Gardens, NY 11021. Phone (516) 482-8246

(

- Mayor Bruce Kennedy, Village of Sea Cliff, Village Hall, 300 Sea Cliff Avenue, Sea Cliff, NY 11579. Phone (516) 671-0080
- Mayor Peter Cavallaro, Village of Westbury, 235 Lincoln Place, Westbury, NY 11590. Phone (516) 334-1700

# MICHAEL HABERMAN ASSOCIATES INC. STATEMENT OF REVENUE, EXPENSES, AND RETAINED EARNINGS (DEFICIT) - INCOME TAX BASIS FOR THE YEAR ENDED FEBRUARY 28, 2015

SALES	\$ 1,810,596	
COST OF GOODS SOLD	113,326	
GROSS PROFIT		\$ 1,697,270
EXPENSES Depreciation Expense Interest Expense Selling Expenses (Schedule A) General and Administrative Expenses (Schedule A)	14,727 2,489 12,477 1,399,339	6
Total Expenses		1,429,032
OTHER INCOME		
Interest Income	21	
. Total Other Income		21
Net Income before Shareholders' Compensation		268,259
Less: Shareholders' Compensation		208,000
Net Income before Income Taxes		60,259
Provision for Income Taxes		(14,079)
Net Income		46,180
Retained Deficit, Beginning of Year		(169,112)
Non-deductible Expenses		(33,588)
Retained Deficit, End of Year		<u>\$ (156,520)</u>

See Independent Accountant's Compilation Report

### MICHAEL HABERMAN ASSOCIATES INC. SCHEDULE A FOR THE YEAR ENDED FEBRUARY 28, 2015

### SELLING EXPENSES:

Meals & Entertainment Promotion  Total Selling Expenses  GENERAL & ADMINISTRATIVE EXPENSES:	\$ 7,841 4,636	<u>\$ 12,477</u>
Advertising Expense Automotive Expense Bank Charges Charitable Contributions Computer Expenses Dues & Subscriptions Insurance - General Insurance - Health Licenses & Fees Office Expense Outside Services Payroli Processing Payroli Taxes Professional Fees Postage & Delivery Protection Rent Repairs & Maintenance Salaries Small Claim CMA Comm Storage Telephone Utilities	\$ 275 30,628 2,602 110 54,907 29,000 28,072 78,870 1,763 34,120 350 2,411 87,246 8,915 1,561 883 50,400 11,614 929,034 26,188 1,937 10,024 8,429	

Total General & Administrative Expenses

\$ 1,399,339

See Independent Accountant's Compilation Report

### APPENDIX C

#### CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, Michael Haberman, being duly swom, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 8 day of 2015.

KAREN SCHREINER KAHEN SCHHEINEH Notary Public, State Of New York No. 01SC6078829 Qualified In Nassau County Commission Expires August 12, 20 18

Name of submitting business: Michael Haberman Associates, Inc.

By:

Michael Haberman

Print name

President Title

Date: 6/8/15

### APPENDIX D

### PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered and the answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name	Michael Haberman	
	Date of birth	12/10/43	
	Home address	1070 Links Road	
	City/state/zip	Woodmere, New York 11598	
	Business address	125 Front Street	
	City/state/zlp	Mineola, New York 11501	
	Telephone	(516) 739 - 8080	
	Other present addre	ss(es) None	
	City/state/zip		
	Telephone		
	List of other address	ses and telephone numbers attached	
2.	Positions held in submitting business and starting date of each (check all applicable)		
	President 6/1/79		
	Chairman of Board	/	
	Chief Exec. Officer	/	
		cer / / Partner 2/1/76	
	Vice President 2/	1/76	
	(Other)		
3.	Do you have an equity interest in the business submitting the questionnaire?  NO YES X If Yes, provide details. Answer: Michael Haberman owns a majority equity interest of the Company.		
4.	Are there any outstate contribution made in If Yes, provide	nding loans, guarantees or any other form of security or lease or any other type of whole or in part between you and the business submitting the questionnaire? NO X YES details.	
5.	Within the past 3 ye organization other th	ars, have you been a principal owner or officer of any business or not-for-profit nan the one submitting the questionnaire? NO X YES; If Yes, provide details.	

(	6. Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the payears while you were a principal owner or officer? NOYES If Yes, provide details. Answer: Que 5's answer was NO. Therefore, the answer to this question is N/A.		
	Pr	ovide a c	affirmative answer is required below whether the sanction arose automatically, by operation of law, or as any action taken by a government agency. letailed response to all questions checked "YES". If you need more space, photocopy the appropriate page it to the questionnaire.
	7.	In the j	past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 ch you have been a principal owner or officer:
		a.	Been debarred by any government agency from entering into contracts with that agency? NO X YES If Yes, provide details for each such instance.
		ъ.	Been declared in default and/or terminated for cause on any contract, and/or had any contract cancelled for cause? NO X YES If Yes, provide details for each such instance.
		¢.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? NO X YES If Yes, provide details for each such instance.
		d.	Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO X YES If Yes, provide details for each such instance.
(	8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the 1 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years a and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Y provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.) Answer: Question 5's answers NO. Therefore, the answer to this question is N/A.		
		a)	Is there any felony charge pending against you? NO X YES If Yes, provide details for each such charge.
		b)	Is there any misdemeanor charge pending against you? NO X YES If Yes, provide details for each such charge.
		c)	Is there any administrative charge pending against you? NO X YES If Yes, provide details for each such charge.
		.d)	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO X YES If Yes, provide details for each such conviction.
		e)	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO X YES If Yes, provide details for each such conviction.

- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? NO X YES \_\_ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 57 NO X YES \_\_\_\_\_If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? NO X YES \_\_\_\_ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO X YES \_\_\_\_ If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO X YES \_\_\_\_ If Yes, provide details for each such year.

#### APPENDIX D

#### CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, Michael Haberman, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this  $S^{1/2}$  day of 2015.

Karen Sakreener

KAREN SCHREINER
Notary Public, State Of New York
No. 01SC8078829
Qualified in Nassau County
Commission Expires August 12, 20

Michael Haberman Associates, Inc. Name of submitting business

Michael Haberman

Signature

Print name

President

Title

6/8/15

Date

#### APPENDIX D

## PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered and the answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

. 1. P	rincipal Name	Ronald Haberman			
	Date of birth	10/14/50			
	Home address	4 Manchester Lane			
	City/state/zip	Stony Brook, New York 11790			
	Business address	125 Front Street			
	City/state/zip	Mineola, New York 11501			
	Telephone	(516) 739 - 8080			
	Other present addre	ess(es)			
	City/state/zip				
	Telephone				
	List of other addres	ses and telephone numbers attached			
2,	Positions held in submitting business and starting date of each (check all applicable)				
		// Shareholder//			
		//Secretary//			
		icer / / Partner / /			
		5/1/85			
	(Other)				
3.	Do you have an equ NO _YES X If the Company.	ity interest in the business submitting the questionnaire? Yes, provide details. Answer: Ronald Haberman owns a minority equity interest of			
<b>4</b> ,	Are there any outsta contribution made it If Yes, provide	nding loans, guarantees or any other form of security or lease or any other type of a whole or in part between you and the business submitting the questionnaire? NO X YES details.			
5.	Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? NO X YES; If Yes, provide details.				

6,	Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? NO YES If Yes, provide details. Answer: Question 5's answer was NO. Therefore, the answer to this question is N/A.				
a n Pro	esun or ovide a c	n affirmative answer is required below whether the sanction arose automatically, by operation of law, or as any action taken by a government agency, detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page it to the questionnaire.			
7.	7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:				
	a.	Been debarred by any government agency from entering into contracts with that agency? NO X YES If Yes, provide details for each such instance.			
	c.	Been declared in default and/or terminated for cause on any contract, and/or had any contract cancelled for cause? NO X YES If Yes, provide details for each such instance.			
	c.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? NO X YES If Yes, provide details for each such instance.			
	đ.	Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO X YES If Yes, provide details for each such instance.			
	7 year pand/or in provided more specific to the control of the con	ny of the businesses or organizations listed in response to Question 5 filled a bankruptcy petition and/or e subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', a details for each such instance. (Provide a detailed response to all questions checked "YES". If you need bace, photocopy the appropriate page and attach it to the questionnaire.) Answer: Question 5's answer O. Therefore, the answer to this question is N/A.			
	a)	Is there any felony charge pending against you? NO X YES If Yes, provide details for each such charge.			
	b)	Is there any misdemeanor charge pending against you? NO X YES If Yes, provide details for each such charge.			
	c)	Is there any administrative charge pending against you? NO X YES If Yes, provide details for each such charge.			
	d)	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO X YES If Yes, provide details for each such conviction.			
	e)	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO X YES If Yes, provide details for each such conviction.			

- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? NO X YES \_\_\_ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? NO X YES \_\_\_\_ If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? NO X YES \_\_\_\_ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO X YES \_\_\_\_ If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO X YES \_\_\_\_If Yes, provide details for each such year.

#### APPENDIX D

#### CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, Ronald Haberman, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief, that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this & day of June 2015.

KAREN SCHREINER Notary Public, State Of New York No. 01SC6076829 Qualified in Nassau County Commission Expires August 12, 20 18

Michael Haberman Associates, Inc. Name of submitting business

Ronald Haberman

Print name

Signature

Vice President

Title

6/8/15

Date

# Contract Appendix L Certificate of Compliance

In compliance with Local Law 1-2006, as amended, the Proposer/Bidder hereby certifies the following:

1. The chief executive officer of the Proposer/Bidder is:

Michael Haberman 125 Front Street, Mineola, New York 11501 (516) 739 – 8080

- 2. The Proposer/Bidder agrees to comply with the requirements of the Nassau County Living Wage Law, and with all applicable federal, state and local laws.
- 3. In the past five years, Proposer/Bidder has X has not been found by a court or a government agency to have violated federal, state or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If a violation has been assessed by the Proposer/Bidder, describe below: N/A
- 4. In the past five years, an administrative proceeding, investigation, or government body-initiated judicial action has X has not been commenced against or relating to the Proposer/Bidder in connection with federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If such a proceeding, action, or investigation has been commenced, describe below: N/A
- 5. Proposer/Bidder agrees to permit access to work sites and relevant payroll records by authorized County representatives for the purpose of monitoring compliance with the Living Wage Law and investigating employee complaints of noncompliance.

I hereby certify that I have read the foregoing statement and, to the best of my knowledge and belief, it is true, correct and complete. Any statements or representation made herein shall be accurate and true as of the date stated below.

Dated 6/8/15

(

Signature of Chief Executive Officer

Michael Haberman

Name of Chief Executive Officer

Sworn to before me this

8 th day of June 2015

Baran Schrause

Notary Publić

KAREN SCHREINER
Notary Public, State Of New York
No. 018C6078829
Qualified In Nassau County
Commission Expires August 12, 20

#### AMENDMENT TO: RFP #: AS0518-1509

TITLE: Systematic Review and Analysis of Assessments

AMENDMENT: #1

PURPOSE: The purpose of this amendment is to add Executive Order #1-2015, enacted on May 19, 2015.

All other terms and conditions remain unchanged.

#### EXECUTIVE ORDER NO. 1 - 2016

EXECUTIVE ORDER FURSUANT TO SECTION 203 OF THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY TO FURTHER DISCLOSURE BY THOSE DOING BUSINESS WITH NASSAU COUNTY

WHEREAS, pursuant to subdivision 1 of section 203 of the Massau County Charter, the County Executive is responsible for the administration of all departments, offices and functions of the county government; and

WHEREAS, the County Executive, in furtherance of his duties pursuant to subdivision 1 of section 203, is committed to ensuring transparency and openness with respect to the administration of governmental functions; NOW, THEREFORE BE IT

ORDERED, that the Office of the Nassau County Attorney shall ensure that every Request for Proposals, Request for Qualifications, Request for Expressions of Interest and every request for bid shall include therein the County of Nassau Consultant's Contractor's and Vendor's Disclosure Form [hereinafter "Disclosure Form"] attached hereto and made a part hereof; and it is further

ORDERED, that the Department of Furchasing/Shared Services ensure every bid document published on the Nessau County Purchasing website, including but not limited to Requests for Proposals, include the Disclosure Form; and it is further

ORDERED, that each department operating under the Office of the County Executive shall be responsible for obtaining a completed copy of the Disclosure Form from all vendors and prospective vendors and all other contractors and prospective contractors or other parties wishing to do business with the County, and attaching a copy of said form to the bid, offer, proposal or proposed contract involved; and it is further

ORDERED, the Office of the Nassau County Attorney shall ensure that every proposed contract includes the Disclosure Form completed by the consultant, contractor or vendor to whom the contract was awarded prior to such contract being reated to the various agencies, including – but not limited to - the Nassau County Office of Management and Budget, the Comptroller's Office and the Office of the County Executive; and it is further

ORDERED, that this Executive Order shall take effect immediately.

Dated: May 15, 2015

EDWARD P. MANGÁÑO COUNTY EXECUTIVE

### COUNTY OF NASSAU

## CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1.	Name of the Emity: Michael Baberman Associates, Inc.					
	Address: 125 Front Street					
	City, State and Zip Code: Mineola, New York 11501					
2.	Enrity's Vendor Identification Number: 11-2510480					
3,	Type of Business:Public CorpPartnershipJoint Venture					
	Lid. Liability Co X Closely Held Corp Other (specify)					
of Jo shee	List names and addresses of all principals; that is, all individuals serving on the Board of coors or comparable body, all partners and limited partners, all corporate officers, all parties and ventures, and all members and officers of limited liability companies (attach additional is if necessary):  ichael Haberman, 1070 Links Road, Boodmare, NY 11589					
	snald Haberman, 4 Manchester Laue, Stony Brook, NY 11790					
	THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY O					
h-24424000						
5. sharc reid (	List names and addresses of all ahareholders, members, or partners of the firm. If the holder is not an individual, list the individual shareholdres/partners/members. If a Publicly Corporation include a copy of the 10K in lieu of completing this section.					
Mi	ohael Haberman, 1970 Links Road, Woodmere, NY 11589					
Ro	nald Haberman. 4 Manchester Lane. Stony Brook, NY 11790					

Page 2 of 4	<b>F</b>
<del>(</del>	
6. List 1. above (if subsidiary c	all affiliated and related companies and their relationship to the firm entered on line none, cates "None"). Attach a separate disclosure form for each affiliated or company.
to a live and a second of	
<del>4) marphice of the lateral area</del>	
<del></del>	
its agencies, limited to the matters inclu real property the term is de	I, etc.). The term "tobbyist" means any and every person or organization retained, designated by any client to influence - or promote a matter before - Nassan County, boards, commissions, department heads, legislators or committees, including but not a Open Space and Parks Advisory Committee and Planning Commission. Such ide, but are not limited to, requests for proposals, development or improvement of subject to County regulation, procurements, or to otherwise engage in lobbying as efined hereis. The term "lobbyist" does not include any officer, director, trustee, muscl or agent of the County of Nassau, or State of New York, when discharging ficial duties.  Name, title, business address and telephone number of lobbyist(s):
Mone	
**************************************	

Page 3 of 4 Describe lobbying ectivity of each lobbyist. See page 4 of 4 for a complete description of lobbying activities. N/A (¢) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State): N/A VERIFICATION: This section must be signed by a principal of the consultant. contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts. The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Tide

Print Name: Michael Haberman

President

#### Page 4 of 4:

The term lubbying shall mean any attempt to influence: any determination made by the Nessan County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the proporation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a beard or commission; any determination regarding the calendaring or scope of any legislature oversight hearing: the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal logislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

#### ADDENDUM

## RESUMES AND NEW YORK STATE LICENSES

The Company's team available for the RFP's program is seen below. Their resumes and New York State licenses are provided on the pages that follow.

Michael Haberman

Ronald Haberman

Thomas Donato

Bruce W. Sauter

Robert J. Finnegan

Richard W. Finnegan

David M. Cornell

Jill Kam

Trudi Haberman

Stellos Podimatis

Richard Stephens

Daniel F. Kelly

Betty DeMartini

William Eyring

Michael Bernard

Gay Taffel

Elinor Brunswick

Joseph Grossman

Paul Sherrock

Janine Campeau Ewald

Philip Liubicich

**Anthony Titone** 

Anthony Legotti

Lawrence Indimine

John Goess

Peter Leo

Kevin Matheson

Mark Russo

Gregory Higgins

Thomas Fay

Peter McGuirk

## QUALIFICATIONS OF MICHAEL HABERMAN - PRESIDENT

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

#### EDUCATION:

Bachelor of Science degree in Accounting - Long Island University, C. W. Post College - 1965. Real Estate I; Real Estate II; Long Island University. Real Estate Appraising I; Appraising Income Producing Real Estate II; Adelphi University. Appraising Real Property Course 101; Appraising Income Property Course 201; Professional Practice; Society of Real Estate Appraisers. Advanced Real Estate Appraising; Columbia Society of Real Estate Appraisers. Investing in Real Estate - Income Property Valuation; C. W. Post College. Instructor of Income/Capitalization Methods for the Columbia Society of Real Estate Appraisers; Hofstra University. New York State Instructor for Certified Residential and Certified General Appraiser - #i-114.

### PROFESSIONAL MEMBERSHIPS/LICENSES:

Certified to transact business as a Real Estate General Appraiser - I.D. #: 46-4496.

Appraisal Institute - Senior Member with the Senior Real Property Appraiser designation - SRPA - Currently not certified.

America Society of Appraisers – Senior Member with ASA designation – Currently certified.

Columbia Society of Real Estate Appraisers - Senior member - CSA-G

Nassau County Assessors Association

Licensed Real Estate Broker - New York State

#### EXPERIENCE:

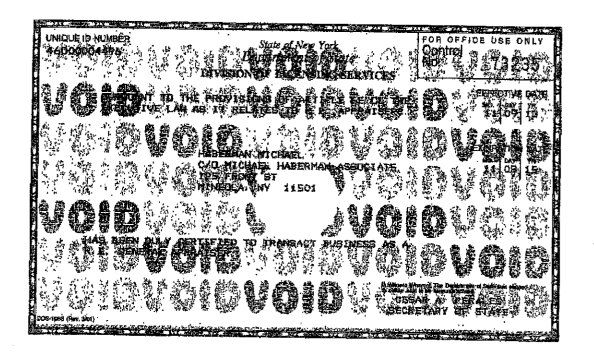
Actively engaged in the appraisal of real estate since 1966. Appeared and testified in Supreme Courts of Manhattan, Brooklyn, Queens, Bronx, Nassau, Suffolk and Westchester Counties, New York State Court of Claims and Federal Courts with regard to real estate valuation. Consultant – review appraiser for the Nassau County's Attorney Office from 1974 to 2010. Special Consultant to the City of Long Beach for their 1990 reassessment program. Special Consultant to the Nassau

County Department of Assessment regarding Small Claim proceedings commencing 1993/94 and ending in 2008. Analyzed over 150,000 properties for purposes of negotiating and litigation. Completed the Nassau County's reassessment program as prime sub-contractor to Cole Layer Trumble Company and completed the six year annual reassessment program.

Prepared appraisal reports for the Corporation Counsel of the City of New York; Housing and Urban Development Corporation; Metropolitan Transit Authority; Housing and Development Administration; Tax Division of the City of New York; Office of the Nassau County Attorney - Tax Review and Condemnation Divisions; Nassau County Department of Assessment; Facilities Development Corporation of New York State; Public Development Corporation of the City of New York; City of Long Beach; City of Glen Cove; Villages of Cedarhurst, Freeport, Great Neck, Great Neck Estates, Great Neck Plaza, Hempstead, Floral Park, Kensington, Kings Point, Laurel Hollow, Lynbrook, Malverne, Manorhaven, Massapequa Park, Old Westbury, Port Washington North, Rockville Centre, Russell Gardens, Sands Point, Thomaston, Valley Stream, and Westbury; Town of Babylon; lending institutions i.e.: Dime Savings Bank, Fidelity Savings and Loan, Bank of New York, Suburbia Savings and Loan, Beacon Federal Savings and Loan, Marine Midland Bank, Long Island Savings Bank, Hamilton Savings Bank, Independence Savings Bank, Greater New York Savings Bank, Continental Bank, Home Savings Bank of America and clients for purposes of tax review, condemnation, feasibility studies, estates, sales, purchases and lending.

Lectured at the Nassau Academy of Law on valuation models of discounted cash flow analysis. Lectured at the New York State Bar Association of Real Property Tax Assessment - Issues and Developments in Valuing Properties and Challenging Assessments. Instructor for the Columbia Society of Real Estate Appraisers at Hofstra University - Capitalization/Income Methods to Value. Former faculty at Fordham University School of Law, Continuing Legal Education Department - Course Title "Challenging Your Real Property Tax Assessment".

Have appraised more than 75,000 individual properties including shopping centers, taxpayers, office buildings, apartments, condominiums/cooperatives, fast food restaurants, gas stations, industrial facilities, country clubs, beach clubs, hospitals, nursing homes, theatres, schools, land of all types and private homes and in excess of 150,000 homes for small claims. Have acted as consultant numerous times for 3rd party requests from courts, attorneys and government agencies.



## QUALIFICATIONS OF RONALD HABERMAN - VICE PRESIDENT

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

#### **EDUCATION:**

Bachelor of Science degree in Accounting - Long Island University, C. W. Post Campus - 1972. Graduate course work in Mathematics Education - Yeshiva University - 1974/75.

Courses, seminars and programs over last 5 years: Economic Update for the Region, Appraisal Institute, 2014; Performance Building: The Basics and the Benefits, Appraisal Institute, 2014; Shaping The Future of Long Island, Appraisal Institute, 2013; Appraiser/Realtor and Mortgage Banker/Realtor: Issues and Housing Trends on Long Island Building Costs and Challenges in the Long Island Region, Appraisal Institute, 2013; Valuation Issues & Challenges After Super Storm Sandy, Appraisal Institute, 2013; Fall Reveals the True Colors, Appraisal Institute, 2012; Government Regulations & Political Decisions & the Impact on the Long Island Real Estate Market, Appraisal Institute, 2012; Overview of the Long Island Real Estate Market, Appraisal Institute, 2012; Overview of the Long Island Economy, Appraisal Institute, 2012; The State of the Appraisal Institute & Valuation Issues, Appraisal Institute, 2012; 7-Hour National USPAP Update Course, Appraisal Institute, 2011; Issues & Solutions in Real Estate Valuation Disputes, Appraisal Institute, 2011; Appraisal Review - General, Appraisal Institute, 2010; Valuation of Conservation Easements - Certificate Course, Appraisal Institute/American Society of Appraisers/American Society of Farm Managers and Rural Appraisers, in conjunction with the Land Trust Alliance, 2010; Reos, Foreclosures and Short Sales, Appraisal Institute, 2010; Current State of the Commercial Real Estate Market Appraisal Institute, 2010; The Economic Climate Appraisal Institute, 2010; Re-Initiative Focusing on Current Long Island Projects, Appraisal Institute, 2010; Using Spreadsheet Programs in Real Estate Appraisals, Appraisal Institute, 2010; USPAP - 7 Hour Update, Appraisal Institute, 2009; The New Residential Housing Market in 2010, Appraisal Institute, 2009; Is the Long Island Recession Ending? Symposium, Long Island Economic and Social Policy Institute, Dowling College, 2009; Real Estate Appraisals for Divorce Actions, Columbia Society of Real Estate Appraisers, Inc., 2009; Current Markets and Forecast for Year 2009, Appraisal Institute, 2009; The Light House Project - The New Hub of Long Island, Appraisal Institute, 2009.

Appraising Real Property Course 101, NYS Code R-1 and R-2, 60 hours; Appraising Income Property Course 201, NYS Code G-1 and G-2, 60 hours; Applied Residential Property Valuation Course 102, NYS Code R-3, 39 hours; Applied Income Property Valuation Course 202, NYS Code G-3, 39 hours; Professional Practice; Society of Real Estate Appraisers.

Real Estate Appraisal Principles Course 1A1, NYS Code R-1, 36 hours; Basic Valuation Procedures Course 1A2, NYS Code R-2, 36 hours; American Institute of Real Estate Appraisers.

#### INSTRUCTOR:

Past Instructor of Uniform Standards of Professional Appraisal Practice, NYS Code E/S; Columbia Society of Real Estate Appraisers, Hofstra University, Hempstead, New York.

Past Instructor of State Certified Exam Preparation Seminar - Residential; Columbia Society of Real Estate Appraisers, Hofstra University, Hempstead, New York.

Past Instructor of NYS Code R-1, R-2 and R-3; Columbia Society of Real Estate Appraisers, Hofstra University, Hempstead, New York.

#### **CERTIFICATION:**

New York State Department of State, Division of Licensing Services - Certified to transact business as a Real Estate General Appraiser, I.D. #: 46-4499 - I am currently certified. Certified Residential/General Appraiser Instructor, ID#: I-99. NYS Approved Supervisory Appraiser, 2013.

#### **PROFESSIONAL MEMBERSHIPS:**

Appraisal Institute - Senior Member with the MAI designation. I am currently certified.

Appraisal Institute, Long Island Chapter - Chairman, Reception Committee - 1994 and 1995; Chairman, Seminars - General Committee - 1996 to 2000; Treasurer - 2001; Secretary - 2002; Vice President - 2003; Chair of Associate Guidance/General Committee - 2006 to 2010; Board of Directors - 2001, 2003, 2006 to 2014.

Columbia Society of Real Estate Appraisers - Senior Member - CSA-G. I am currently certified.

New York State Condemnation Conference - President, 1997/98.

#### EXPERIENCE:

ĺ

Actively engaged in the appraisal of real estate during 1975 - 1976 and 1981 to present.

Appeared and testified in the Supreme Courts of Nassau, Suffolk, Brooklyn and Queens County, New York State Court of Claims and Federal Bankruptcy Court with regard to real estate valuation. Appeared and spoke at zoning board hearings in Nassau County with regard to variance applications. Specialties include the preparation of project and trial/claim condemnation and tax certiorari appraisals along with expert trial testimony and litigation support. Other specialties include the analysis and valuation of fractional property interests including specialized lease interests such as leased fee or leasehold; conservation and other types of easements, development rights and right of ways; the appraisal of utility and water company property, along with an expertise in the valuation of wetlands.

		·	
·			

Prepared appraisal reports for the Corporation Counsel of the City of New York; Housing and Urban Development Corporation; Metropolitan Transportation Authority; Housing and Development Administration; Tax Division of the City of New York; Office of the Nassau County Attorney - Tax Review and Condemnation Divisions; Nassau County Department of Assessment; Suffolk County Department of Real Estate; Suffolk County Department of Public Works; Town of Babylon, Town of Brookhaven; Town of Huntington; New York State Office of Mental Health; Facilities Development Corporation/Office of Mental Retardation and Developmental Disabilities; City of Long Beach; City of Glen Cove; Villages of Freeport, Valley Stream, Hempstead, Cedarhurst, Russell Gardens, Great Neck Plaza, Great Neck, Floral Park and Rockville Centre; Attorneys, Corporations and Private Clients; lending institutions including Dime Savings Bank, Beacon Federal Savings Bank, Bank of New York, New York Bank for Savings, Fidelity New York, Marine Midland Bank, Chase, Suburbia Savings and Loan, Long Island Savings Bank, Greater New York Savings Bank, Independence Savings Bank, Hamilton Savings Bank, Jamaica Savings Bank, Astoria Federal Savings; and clients for purposes of tax review, condemnation, feasibility studies, trusts & estates, sales, purchases, matrimonials, open space and conservation easements for example.

Have appraised over 20,000 individual properties including private dwellings, shopping centers, taxpayers, office buildings, apartments, condominiums/cooperatives, fast food restaurants, gas/service stations, industrial facilities, country clubs, beach clubs, hospitals, nursing homes, theaters, schools and land of all types. Experience includes the development of office management, flow control and operating systems utilized for the analysis and/or appraisal of over 150,000 properties as part of the work performed for the Nassau County Department of Assessment regarding Small Claims proceedings commencing 1993/94. Have acted as review appraiser on approximately 5,000 URAR, Small Residential Income Appraisals and condominium and co-operative reports for purposes of tax review, estates, matrimonial and lending. Completed working on Nassau County's reassessment program as a prime sub-contractor to the Cole Layer Trumble Company and on two years of updates. Completed reassessment programs for the Villages of Farmingdale, Great Neck, Great Neck Estates, Lake Success, Mineola, Russell Gardens, Sea Cliff, Westbury and Williston Park and subsequent yearly updates. Currently acting as monitor of the revaluation project being performed by Tyler Technologies in Westchester Country in the Townships of Greenburgh and Ossining, and the City of Yonkers 2014 - 2016.

Have acted as consultant various times for 3rd party requests from attorneys and government agencies.

HANDONE ID NUMBER

State of New York Department of State Centrol 74406

DIVISION OF LICENSING SERVICES.

PURSUANT TO THE PROVISIONS OF ARTICLE AS OF THE EXECUTIVE LAW AS IT RELATES TO R. E. APPRAISERS.

FFFEETIVE DATE

HABERMAN RONALD H C/O MICHAEL HABERMAN ASSICIATE 125 FRONT ST MINEGLA, NY 11501 EXPIRATION DATE

has been duly certified to transact business as a R.E. General appraiser

Transcriber of the Department of Directors to the Consoder of the Directors of the Directors of the Consoder o

COS-1008 CHeV, SIGHT



## QUALIFICATIONS OF THOMAS DONATO - VICE PRESIDENT

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

#### **EDUCATION:**

May 2015 - The Metropolis of the Future - Columbia Society of Real Estate Appraisers -3 hours. September 2015 - How Rent Stabilization and Other Legal Influences Affect Value in Multi-Family Dwellings. - Columbia Society of Real Estate Appraisers - 3 hours November 2011 - The Seven Deadliest Environmental Issues Impacting Real Property Appraisals - Columbia Society of Real Estate Appraisers - 3 hours. July 2011 - IAO Instructors Training - Institute of Assessing Officers - 30 hours - January 2011 -Commercial Real estate Finance Trends & Outlook - Columbia Society of Real Estate Appraisers - 3 hours - November 2010 - Outside the Box Appraisal Assignments -Columbia Society of Real Estate Appraisers - 3 hours. October 2010 - The Basics of Reassessments - Institute of Assessing Officers - 6 hours. September 2010 - Reading and Understanding Deeds and Titles - Columbia Society of Real Estate Appraisers - 3 hours. July 2010 - Mobile Home Park/Mobile Home Valuation - Cornell - 16 hours. July 2010 - Article 7 Proceedings and Trial - Comeli 16 hours. September 2009 - Hotel Appraising-New Techniques for Today's Uncertain Times - Appraisal Institute - 7 hours. July 2009 - Restaurant Valuation - Institute of Assessing Officers, Cornell - 15 hours. July 2009 - Big Box Store Appraisal - Institute of Assessing Officers, Cornell - 15 hours. July 2008 - SPSS Modeling - Institute of Assessing Officers, Cornell - 40 hours. January 2008 - Real Estate Cost Segregation Studies and 1031 Exchanges: What the Experts Say - Columbia Society of Real Estate Appraisers - 3 hours. November 2007 -Real Estate Investments & Alternative Investments - Columbia Society of Real Estate Appraisers - 3 hours. September 2007 - Eminent Domain - Columbia Society of Real Estate Appraisers - 3 hours. June 2007 - Data Collection, Fundamentals - New York State Office of Real Property Services (ORPS). May 2007 - Hotel Valuation - Columbia Society of Real Estate Appraisers - 3 hours. February 2007 - Introduction to Mass Appraisal - New York State Office of Real Property Services (ORPS). January 2007 --Exemption Administration Fundamentals - New York State Office of Real Property Services (ORPS). January 2007 - Assessment Administration - New York State Office of Real Property Services (ORPS). August 2006 - SPSS and Pre-Decisional Collaboration - New York State Office of Real Property Services (ORPS). August 2006 -RPS V4 and GIS - New York State Office of Real Property Services (ORPS). August 2006 - RPS V4 Report Writing - New York State Office of Real Property Services (ORPS). April 2006 - Valuation of Assisted Living - New York State Assessors Associátion - 6 hours. January 2006 - New York State Building Codes & Detrimental Property Conditions - Columbia Society of Real Estate Appraisers - 3 hours. November 2005 - New York State Board of Real Estate Appraisal & Its Function - Columbia Society of Real Estate Appraisers - 2 hours. September 2005 - Fannie Mae & The Appraisal Process - Columbia Society of Real Estate Appraisers - 3 hours. August 2005 - IAAO Standards of Practice and Professional Ethics - IAAO Internet Course. July 2005 - Market Analysis and the Site To Do Business - Appraisal Institute - 7 hours. June 2005 - Assessment Administration (Class 400) - International Association of

Assessing Officers, Massachusetts - 40 hours. March 2005 - Appraisal Review from the Perspective of a Bank Review Appraiser - Columbia Society of Real Estate Appraisers -3 hours. January 2005 - Protect Yourself from Environmental Risks - Columbia Society of Real Estate Appraisers - 2 hours. November 2004 - Valuation Issues In Manufactured Housing and Modular Housing - Columbia Society of Real Estate Appraisers - 3 hours. March 2004 - Mathematically Modeling Real Estate Data - Long Island Chapter of the Appraisal Institute - 8 hours. February 2004 - Sales Ratio Study -Institute of Assessing Officers, Fishkill, NY - 8 hours. November 2003 - 15 Hour USPAP Course - The Appraisal Foundation March 2003 - What's My Job - A Primer for Appraisers - Columbia Society of Real Estate Appraisers - 2 hours. December 2002 -Argus Power User - Enhanced 2 day course - Realm Business Solutions, Inc., New York City - 16 hours, November 2002 - Analysis of Market Sales; When Are They Comparables - Columbia Society of Real Estate Appraisers - 3 hours. November 2001 - HUD/FHA Property Appraisal Quality Review Issues - Columbia Society of Appraisers - 4 hours. September 2001 - Appraising Small Income Properties Using Form 71-B -Columbia Society of Appraisers - 3 hours. November 2000 - Evaluating Property Conditions That Will Affect Appraised Value - Columbia Society of Real Estate Appraisers - 3 hours. October 2000 - How GIS Can Help Appraisers Keep Pace with changes in the Real Estate Industry - Appraisal Institute - C.W. Post/LIU, Brookville, New York - 7 hours. June 2000 - Regression Analysis in Appraisal Practice (General/Residential) - New Jersey Chapter of the Appraisal Institute, Iselin, New Jersey – 7 hours. March 2000 – Appraising Mixed-Use Properties – Columbia Society of Real Estate Appraisers - 3 hours. January 2000 - #0076 - AQ-1 Fair Housing & Fair Lending/Environmental Issues - Realty Institute, Flushing, New York - 15 hours. September 1999 - Appraising Unique and Special Purpose Properties - Columbia Society of Real Estate Appraisers - 3 hours. May, 1999 - Real Estate Appraisal Course, New York State Code G-3 Columbia Society of Real Estate Appraisers, Hofstra University, Hempstead, New York - 30 hours. December, 1998 - Real Estate Appraisal Course, New York State Code G-2, Columbia Society of Real Estate Appraisers, Hofstra University, Hempstead, New York - 30 hours. November, 1998 - Environmental and Detrimental Issues - Columbia Society of Real Estate Appraisers - 3 hours. June, 1998 - Automated Valuation Models Seminar - Appraisal Institute - 8 hours. April, 1998 - Real Estate Appraisal Course, New York State Code G-1, Columbia Society of Real Estate Appraisers, Hofstra University, Hempstead, New York - 30 hours. March, 1998 - Real Estate Appraisal Continuing Education, New York State Code 0751-02 Columbia Society of Real Estate Appraisers - 3 hours. November, 1997 - Real Estate Appraisal Course. New York State Code Ethics and Standards of Professional Practice, New York School of Real Estate, Levittown, New York - 15 hours. October, 1997 - Real Estate Appraisal Course, New York State Code R-2, New York School of Real Estate, Levittown, New York - 30 hours. August, 1997 - Real Estate Appraisal Course, New York State Code R-1, New York School of Real Estate, Levittown, New York - 30 hours. March, 1997 - New York State Real Estate Salesperson Qualifying Course, New York School of Real Estate, Levittown, New York - 45 hours.

### PROFESSIONAL MEMBERSHIPS AND LICENSES:

The Institute of Assessing Officers – IAO Designation
RPTAC – (Real Property Tax Administration Committee (Equalization sub-committee)
New York State Assessor's Association – Standing Committee (Education)
The Institute of Assessing Officers – Trustee

International Association of Assessing Officers – CAE & AAS Candidate NYS Approved Candidate Assessor
Columbia Society of Real Estate Appraisers, Board of Governors CSA-G Appraisal Institute - Candidate Member (former)
New York Condemnation Conference – Member (former)
New York State Real Estate General Appraiser - #46-39299
New York State Real Estate Salesperson #10401218495

#### **EXPERIENCE:**

Assessor Positions:

Village of Lake Success – Since 2007 Village of East Rockaway – Since 2007 Village of Great Neck – Since 2011 Village of Amityville – Since 2011

Reassessment Projects:

Nassau County Russell Gardens Mineola Great Neck Sea Cliff

Lake Success Farmingdale Westbury Great Neck Estates Williston Park

Tax Certiorari Specialist for the Villages of East Rockaway, Floral Park, Great Neck and East Hills

Represented Nassau County Department of Assessment and Nassau/Suffolk County Villages in thousands of Small Claims Assessment Review proceedings

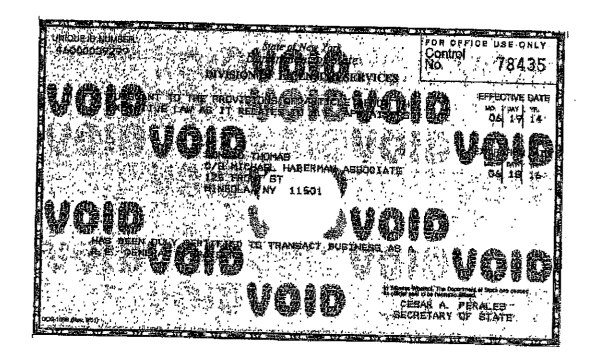
Currently working as a full time Commercial Appraiser/Tax Specialist/GIS Specialist. Properties appraised include condominiums, cooperatives, private homes, shopping centers, gasoline service stations, marinas, industrial buildings, commercial buildings, office buildings, restaurants and vacant land.

Worked as Real Estate Salesperson, All Island Estate Realty Corp., Wantagh, New York.

Worked as a commercial appraiser assistant for Benjamin J. Berger and Associates, Huntington, New York.

#### **INSTRUCTOR:**

Nationwide Real Estate & Appraisal Training Center in Westbury, NY (former)



## QUALIFICATIONS OF BRUCE W. SAUTER, AAS, IAO

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

CONSULTANT, Real Property Valuation and Assessment Administration

(1980 through current)

STATE OF NEW YORK

(1972 - 2005) Office of Real Property Services (formerly the Division of Equalization and Assessment)

Chief Information Officer and Chief Valuation Strategist

Core Process Manager, Valuation

Asst. Program Manager, State Assessment Services

Director, External Services

Director, Bureau of Local Assessment Services

Director, Bureau of Valuation Services

Director, Valuation Research and Development

and a series of 6 progressively responsible positions since

August 2002 - July 2005

May 1999 June 1995

August 1994 January 1990

June 1988 November 1980

August 1973

Department of Correctional Services

Bureau of Research and Statistics, Crime Statistics Unit

August 1972

Significant Accomplishments:

Without increasing personnel or funding, successfully led and implemented an innovative solution to meet customer requirements with a first of its kind public-private partnership involving the cooperation of State, county, and local governments with IBM. This mutually beneficial relationship; allowed local governments to manage their own assessment administration needs locally and save them hundreds of thousands of dollars annually; allowed IBM to meet their customer needs and significantly expand IBM system sales and use in the governmental sector, and allowed the State to expanded the use of the standardized Real Property Assessment System (RPS) to over 94 percent of the municipalities facilitating assessment roll classification and equalization rate survey selections, assessor training programs, and tax policy studies.

Developed the textbook outline and was a global editor for the International Association of Assessing Officers' textbook Property Appraisal and Assessment Administration used to support the professional education program of the IAAO worldwide and adopted as a text for college accreditation through the University of British Columbia, New York University (Masters Program in Real Estate), and the Empire State College among others.

Received the 1994 New York State Association of County Directors of Real Property Tex plaque for recognition and appreciation of support and assistance given in dealing with the complex issues of real property tax administration in NYS

A New York State Management/Leadership initiative developed an employee-management consensus that balanced agency goals leading to improvements in productivity and fiscal savings with employee needs and desired working conditions. This initiative was recognized as a significant achievement with wire services, newspaper and television coverage from coast to coast.

Analyzed tax policy issues analyzing the ramifications of shifting the fiscal infrastructure base from the Real Property Tax to a payment in fleu of taxes (PILOT) lauded by many local government officials and legislators with vested interests.

Champion for technology advancements by developing the first videodisc on real property (NYU and MIT), Integrating Geographic information Systems (GIS) technology in real property tax administration, and Internet based network opportunities.

Successfully influenced and negotiated policy changes with the New York State Appraiser Licensing Board to sanction mass appraisal experience criteria for Appraiser Licensing in New York State. Appointed to The Appraisal Foundation's (ASB) task team to rewrite Standard 6 (Mass Appraisal).

Active member of the International Association of Assessing Officers (1984-2010); Executive Board (1996-98); IAAO Presidential Citation (1991,1992, 1998, 1999, 2000, 2001, 2004); IAAO Representative to the Association of Appraisal Regulatory Organizations (AARO) and The Appraisal Foundation (TAF) (1996-2004); Chairperson of the Planning and Operations Committee (1998-99); Chairperson of the Research and Technology Committee (1995-96) and Chairperson of the Computer-Assisted Appraisal Section (1990-92); Chairperson of the Scholarship Committee (2005-07); Budget Subcommittee (1997-98), Infrastructure Review Committee (1996-97); Rules and By-Laws Subcommittee (1992-94); Nominating Committee (1995); USPAP and Appraisal Regulatory Advisory Committee (1999-2004), Computer-Assisted Appraisal Section (1990-97); State Representative for the IAAO (1986-91).

Additional professional memberships include: New York State Assessors' Association (1981-2008), New York State Institute of Assessing Officers - IAO designation (1985-2008) and the Western New York Chapter of the IAAO (1992-2008). Formerly a member of the Northeast Regional Association of Assessing Officers, Albany/Schenectady County Assessors' Association, IAAO Mapping Section, and Urban and Regional Information Systems Association (URISA).

Other memberships include: NYS E-Government Guidance Team; NYS Real Property Tax Advisory Committee; NYS CIO Council (and CIO Council Leadership, Intergovernmental Communications, Security, and Strategic Planning Committees).

#### **PUBLICATIONS:**

- "Economic Model for Appraising Vacant Commercial/Industrial Property in the Absence of Existing Sales Data", (Sauter), Florida Department of Revenue Property Appraisers' School, Tampa Fla., (FDR) 1994.
- "Generating Revenue Without Raising Taxes", (Sauter), State and Local Government Executives Conference Proceedings, International Business Machines (IBM) 1992.
- Property Appraisal and Assessment Administration: IAAO, (Chapter outlines, global and technical editing), International Association of Assessing Officers (IAAO) 1990.
- "Valuation Stability: A Practical Look at the Problems", (Sauter), <u>Property Tax Journal</u> 6(4) 243-50, International Association of Assessing Officers (IAAO) 1987.
- "Chapter 9: Computers and Comparable Sales", (Sauter), <u>Introduction to Computer Assisted Valuation</u>, Lincoln Institute of Land Policy (LILP) 1985.
- "Pros and Cons of Using Financial Data in Appraising Real Property", (Sauter) Chapter 23, 3rd Annual Institute on State and Local Taxation, New York University (NYU) 1985.

#### PRESENTATIONS AND SPEECHES:

World Congress on Computer Assisted Valuation, I and II

- Institute on State and Local Taxation
- International Association of Assessing Officers'

~	amcipi	mon in	i echnical Sem	inars and An	nual Conf	erence on	Property Tay	Administration

1985
messee 1988
ona 1991
ols 1995
ida 1998
messee 2003

Anchorage, Alaska

Louisville, Kentucky 2009

Lincoln Institute of Land Policy

Florida Department of Revenue Property Appraisers' Conference

Maine Assessors' Association

Massachusetts Chapter IAAO and the Western New York Chapter IAAO

N.Y.S. Association of Counties, N.Y.S. Association of Towns, and Intergovernmental Conference on Data

2005

N.Y.S. Assessors' Association and the Albany-Schenectady County Assessors' Association

Northeast Regional Association of Assessing Officers

2004

Rhode Island Association of Assessing Officers State and Local Government Executives Conference (IBM)

#### **TECHNICAL TRAINING:**

Bachelor of Science Physics/Mathematics - State University of New York at Albany

Successful completion of the following professional development courses:

- Managing N.Y.S. Management/Leadership Level I, Management Communications (American Management Association), Communication Skills for Managers, Oral Presentations, Time Management, Strategically Working Effectively in Teams, Introduction to Quality, Quality Improvement Process and numerous Quality Forum Seminars.
- Course 1; Fundamentals of Real Property Appraisal, Course 2; Income Approach to Valuation, Course 3: Narrative Appraisal Report Writing, Course 207: Industrial Property Appraisal, Course 302; Mass Appraisal of Income Producing Commercial Properties, Course 311: Residential Modeling Concepts, Course 400: Assessment Administration, Course 402: Tax Policy, IAAO Commercial Case Study Exam, Seminars on Computer Assisted Appraisal Systems, and the Workshop on Narrative Appraisal Report Writing from the International Association of Assessing Officers (IAAO).
- Computer Assisted Mass Appraisal and Multiple Regression Basics, Land Valuation Methods, Land Valuation for Rural Property, Mathematical Methods for Computer Assisted Mass Appraisal, Feedback Computer Assisted Mass Appraisal, and Computer Assisted Mass Appraisal Potential for Commercial Property from the Lincoln Institute of Land Policy (LILP).
- Advanced Rural Appraisal from the American Society of Farm Managers and Rural Appraisers (ASFMRA)
- Appraisal Licensing Courses R1, G1, Ethics and Standards of Professional Appraisal Practice [USPAP] and G3 (granted equivalency for all other appraisal licensing courses)
- The First and Second World Congresses on Computer Assisted Valuation (LILP/IAAO)

### CONSULTING: REAL PROPERTY TAX ADMINISTRATION, MANAGEMENT & VALUATION SYSTEMS

City of Boston, Massachusetts

City of Calgary, Alberta, Canada City of Charlottesville, Virginia

City of Hampton, Virginia City of Minneapolis, Minnesota

City of Montreal, Quebec, Canada

City of Providence, Rhode Island City of Richmond, Virginia

City of Washington, District of Columbia

City of White Plains, New York

County of Brevard (Melbourne, Titusville, Canaveral), Florida County of Luzerne (Wilkes-Barre, Hazelton) Pennsylvania

County of Jasper, Texas

County of Johnson (Olathe), Kansas

County of Johnson, Texas County of Orange, Texas

County of Pinellas (Clearwater/St. Petersburg), Florida

County of Prince William, Virginia County of Shelby (Memphis), Tennessee

County of Tioga, Pennsylvania

## QUALIFICATIONS OF ROBERT J. FINNEGAN

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

#### **EXPERIENCE:**

2005 to Present:

Real Property Tax Consultant

1994 to 2005:

Tyler Technologies - CLT (NYSE: TYL), Mineola, NY - Senior Vice

President

Conducted direct sale and contract negotiation of systems and services to metro NYC and New England jurisdictions, including

contracts with fees of \$34,000,000 and \$28,000,000.

Supervised as many as thirty information technology and real estate appraisal professionals in assessment updates and system

installations.

1975 to 1994:

Finnegan Associates, Inc., NYS Mass Appraisal and Monitoring -

President

Monitored revaluations in small (e.g., Mt. Kisco, NY) and large (e.g.,

Brookhaven, NY - 200,000 parcels) jurisdictions

Consulted with State, County, City and Town governments in developing computer-assisted solutions to property tax problems

Administratively supervised property tax reappraisal projects in more than 200 municipalities in five states (MA, NY, CT, NH, VT) and

Washington, DC.

Conducted informational and training lectures to more than 1,000

audiences over twenty years.

1970 to 1975:

New York State Office of Real Property Services

1975 - Eastern Regional State Director

1974 - Principal Real Estate Appraiser (MAS) 1973 - Senior Real Estate Appraiser (MAS)

1970-1972 - Real Estate Appraiser, Mass Appraisal Systems (MAS)

1970 to 1973:

Hudson Valley Community College

Assistant Professor (Computer-assisted Appraisal Methodologies),

**Evening Division** 

**EDUCATION:** 

University of Georgia, Athens, GA, MA in Real Estate Economics Boston College, Chestnut Hill, MA, BS in Finance and Economics

### **OTHER PROFESSIONAL CREDENTIALS:**

> Master User, SOLIR System of Lincoln Institute of Land Policy, Cambridge, MA

➢ Governor's Advisory Committee on Reassessment, Montpelier, VT

- > Steering Committee, World Congress on Computer Assisted Mass Appraisal at Harvard Law School
- > Presenter, International Symposium on the Property Tax, Vienna, Austria
- > Member of Lambda Alpha, International Land Economics Fraternity

## QUALIFICATIONS OF RICHARD W. FINNEGAN

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

#### EXPERIENCE:

August 2011 to Present

Finnegan Appraisal and Consulting, LLC - President

Services to assessing departments and the provision of residential and commercial fee appraisal services.

1996-June 2011

Town of Duxbury, MA - Director of Assessing

Direct the operations of The Assessing Department under the oversight of the Board of Assessors. Significant accomplishments include:

Conducted 16 town-wide real property revaluations including 6 DOR certification reviews. All residential and commercial properties were valued by me personally without the use of an outside appraisal firm.

Achieved virtually a 100% track record of success at the Appellate Tax Board in achieving decisions in favor of the Town.

1992-1996

Market Appraisal, Inc. Needham, MA - President

Provided assessment related consulting and appraisal services to state and local governments as well as fee appraisal services to companies and private individuals. Client list: Massachusetts Department of Revenue; State of Oklahoma Department of Revenue; Ashby, MA; Ayer, MA; Berlin, MA; Blackstone, MA; Bourne, MA; Chilmark, MA; Dedham, MA; Douglas, MA; Duxbury, MA; East Brookfield, MA; Ellington, CT; Framingham, MA; Grafton, MA; Hingham, MA; Mattapoisett, MA; Newton, MA; Shelburne, MA; Southborough, MA; Sudbury, MA; Wales, MA; and Wareham, MA

1977-1991

Robert J. Finnegan and Associates, Inc., Concord, MA - Vice President

Provided assessment related consulting and appraisal services to local governments in New England and New York. Clients personally served include: Beacon, NY; Berlin, MA;

MICHAEL HABERMAN ASSOCIATES, INC.

Billerica, MA; Boxborough, MA; Cheshire, MA; Clinton County, NY; Derry, NH; Dracut, MA; Ellington, CT; Flshkill, NY; Greenfield, MA; Groton, CT; Hamilton County, NY; Holbrook, MA; Hyde Park, NY; Lexington, MA; Long Beach, NY; Lunenburg, MA; Maynard, MA; Middleboro, MA; Millis, MA; Newburg, NY; Newton, MA; Northbridge, MA; Oneida County, NY; Poughkeepsie, NY; Randolph, MA; Rensselaer County, NY; Rhinebeck, NY; Riverhead, NY; Saratoga County, NY; Saugus, MA; Southington, CT; Springfield, VT; Wakefield, MA; Wayland, MA; Winchester, MA.

**EDUCATION:** 

1968 – M.S.W., Community Organization and Planning Boston College, Chestnut Hill, MA

1966 - A.B. Social Sciences Boston College, Chestnut Hill, MA

### **LICENSES AND PROFESSIONAL AFFILIATIONS:**

- Massachusetts Accredited Assessor (MAA)
- NYS Certified General Appraiser, # 4420
- Member, Plymouth, MA Board of Assessors, 2005-present
- Member of the Executive Board and Education Committee of the Massachusetts Association of Assessing Officers, 2011- present
- Board Member and Treasurer of the Community Software Consortium, 2008-2011
- President, Plymouth County Assessors Association, 2001-2002
- President, Norfolk/Suffolk Assessors Association, 1995-1996
- Member/Chairman, Needham Board of Assessors, 1982-1996

## QUALIFICATIONS OF DAVID M. CORNELL, MAI, CAE

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

### Professional Appraisal Experience

#### 2010 - Present

Position: Assistant Director, Municipal and Property Division NH Department of Revenue Administration Duties include the oversight of all taxable property in New Hampshire, Assisting in educating municipalities in the proper methodology and techniques of appraisal and assessment of real property; preforming statistical test to determine the level of quality and accuracy for revaluations completed for assessing districts; assisting in the statewide equalization process; assisting providing oversight in the valuation of commercial and utility properties.

#### 2006 - 2010

Position: Chairman of the Board of Assessors

City of Manchester

Duties include the oversight of approximately \$2,000 properties in the City of Manchester, equaling roughly \$10 billion in market valuation; annually determining the projected tax base for budgetary purposes; advising the Mayor and the Board of Aldermen on real estate valuation and acquisition issues; voting on all tax abatements cases; educating taxpayers about the property assessment and abatement process; performing statistical analysis of assessments to determine uniformity and equity.

#### 2003 - 2006

Position: Commercial Appraiser

City of Manchester

Duties included identifying, listing, and appraising of commercial property for tax purposes; measuring, listing and valuing new construction projects; preparing appraisals for numerous tax appeal cases appearing as an expert witness before the Board of Tax and Land Appeals and Superior Court (residential, commercial, and industrial properties),

#### 1999 - 2003

Position: Real Estate Appraiser/Assistant Utility Appraiser N.H. Department of Revenue Administration Duties included assisting with the planning, organizing, and administering the appraisal and taxation of public utility property in the state; assisting with the researching and analyzing utility industry trends, data and technical reports to determine the value of public utility companies; adjusted utility property appraisal valuation models based on market data; additional duties included appraising industrial, commercial, and residential property to determine equitable tax assessments for use by New Hampshire cities and towns; instructed local assessing officials in assessing techniques; explained the real estate appraisal process to property owners at public hearings.

#### 1998 - 1999

Position: Real Estate Appraiser

Gwinnett County Property Appraisal Division

Duties included assisting with the revaluation of the commercial property in Gwinnett County, GA. Used the cost, income, and sales comparable approach to derive values using the CAMA (computer-assisted mass appraisal) system. Listed new property identifying the use, zoning, topography, utilities, and other influential market factors.

#### 1997 - 1998

Position: Real Estabe Appraiser

Borden Appraisal & Consulting Associates, Inc. Performed appraisals for banks and mortgage companies on residential and small income producing property

while using the cost, comparable sales, and the income approach to derive a value.

### Professional Licenses and Affiliations

Appraisal Institute Designated Member-MAI Designation
Appraisal Institute NH Chapter-Board of Directors (2014- present)
Appraisal Institute NH Chapter-Candidate Guidance Committee Chair
International Association of Assessing Officers-Certified Assessment Evaluator (CAE)
International Association of Assessing Officers-Senior National Instructor
New Hampshire Association of Assessing Officials - Certified New Hampshire Assessor
New Hampshire Certified General Appraiser-NHCG-863
New Hampshire Department of Revenue - Certified Property Assessor Supervisor

#### Education

Phymouth State University, Masters of Business Administration (M.B.A.)
Phymouth State University, Graduate Certificate in Investment & Finance
Liberty University, Business Administration (B.S.)

#### Appraisal Classes

Course/ Warkskop Title	Course Provider
Advanced Applications	Appraisal institute
Advanced facouse Capitalization	Appraisa institute
Appraising Cell Towers (webinse)	eppedentratuse Appraisal maituse
General Appresse receips Approach/Part 5	
General Appraisar Report Whiting and Case Studies	Appraisal institute
General Appreiser Sales Comparison Approach	Appraisa Austrate
General Appraiser size Valuation & Dust Approach	Approisal residuce
General Demonstration Report-Captions Program	Apprecial institute
General Market Analysis & Highest and Best tice	Appraisal Institute
Online Business Practice and Ethics	Appraisal weithure
Aesidential Design and Functional Utility	Appraisal institute
Real Estate Appeals of Law and Theory	Approval institute
Real Estate Apprecial Allethous	Barney Fletcher Schools- Atlanta Institute of Real Estate
USPAP and its application	Sarriey Fletchor Schools- Atlanta Institute of Real Estate
Bast Bed Estate Finance	Samey Fleicher Schools- Atlanta Institute of Real Estate
Tax Advantages of Home Conversion	Guargia Resi Estate Appresises Bowd
•	Georgia Rusi Estate Appreisers Sparti
Tay free Exchanges	Georgia Raul Estate Appraisers Board
101—Fadamentals of Real Property Appraisal	international Association of Assessing Officers
162—Income Approach to Valuation	international Association of Assessing Officers
112—HICONIA Approach to Valuation I	International Association of Assessing Officers
151- National USPAP	International Association of Assessing Officers
191- USPAP 7-Hittans Update	international Association of Assessing Officers
311—Residential Madeling Concepts	international Association of Assessing Officers
AUD—ASSESSMENT Administration	International Association of Assessing Officers
450- Principle of Property Assessment	International Association of Assessing Officers
989-The Appraisal of Commercial Properties in a Oxclining Market · · ·	britzmentingal Annualities of a
Workship 354- bankiple-Regression Analysis for Real Property	International Association of Assessing Officers
Calculator Method Workshop	International Association of Assassing Officers Starshall & Swift
New Hampshire State Statutes	·····
Resi Estate Entrepreneurship	thew bampshire Association of Assessing Officials
Course 1A: Assessment Fundamentals for Appraisers	Phymouth State College- Division of Graduate Studies
Basic Public Utility Basic Appraisal Course	State of Georgia-Department of Revenue
and a mount of a need to be the thirty of the first of the second of the	Tegardan & Associates

# **QUALIFICATIONS OF JILL KAM - STAFF APPRAISER**

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

#### **EDUCATION:**

December 2014: National USPAP Update Course, Supervisor-Trainee Course for New York; November 2014: Appraisal of Assisted Living Facilities, Appraisal of Fast Food Facilities; January 2013: Appraising and Analyzing Retail Shopping Centers for Mortgage Underwriting (McKissock 7 hours); December 2012: Residential Report Writing (McKissock 7 hours), Appraisal Applications of Regression Analysis (McKissock 7 hours); November 2012: National USPAP Update Course (McKissock 7 hours); January 2011: Foundations in Sustainability/Greening the Real Estate and Appraisal Industries (McKissock 7 hours), National USPAP Update (McKissock 7 hours); October 2010: Sales Verification/Principles, Procedures & Case Studies (McKissock 7 hours); September 2010: Introduction to Expert Witness Testimony (McKissock 7 hours); 2007-2009: Ad Valorem Tax Consultation (McKissock 2 hours), Appraising FHA Today (McKissock 7 hours), Appraising Manufactured Homes (McKissock 7 hours), Construction Details and Trends (McKlssock 7 hours), Essential Elements of Disclosures and Disclaimers (McKissock 5 hours), Environmental Contamination of Income Properties (McKissock 5 hours), Introduction to Legal Descriptions (McKissock 2 hours), Land and Site Valuation (McKissock 7 hours), Mold/Pollution and the Appraiser (McKissock 2 hours), Mortgage Fraud/Protect Yourself (McKissock 7 hours), REO and Foreclosures (McKissock 5 hours), Residential Appraisal Review (McKissock 7 hours), The Nuts and Bolts of Green Building for Appraisers (McKissock 3 hours), FHA Inspection Checklist for Appraisers (McKissock n/c), Introduction to the Uniform Appraisal Dataset (McKissock n/c); January 2006: NYS Building Codes & Detrimental Property Conditions that Affect Real Estate Appraisals (Columbia Society of Real Estate Appraisers 3 hours); September 2005: Fannie Mae & The Appraisal Process (Columbia Society of Real Estate Appraisers 3 hours); January 2005: Information Technology and the Appraiser (McKissock 7 hours); November 2004: Valuation Issues in Manufactured and Modular Housing (Columbia Society of Real Estate Appraisers 3 hours); May 2004: Writing/Marketing Narrative Residential Appraisals (Columbia Society of Real Estate Appraisers 2 hours); April 2004: National USPAP Update Course (Columbia Society of Real Estate appraisers 7 hours); November 2003: Presentation & Mock Trial of Small Claims Assessment Review (Columbia Society of Real Estate Appraisers 2 hours); September 2003: R.E. Valuation Lessons Learned from Enron (Columbia Society of Real Estate Appraisers 3 hours); September 2002: Introduction to Income Property Appraisal (Columbia Society of Real Estate Appraisers G-1), Principles of Income Property Appraising (Columbia Society of Real Estate Appraisers G-2), Applied Income Property Valuation (Columbia Society of Real Estate Appraisers G-3), Fair Housing, Fair Lending and Environmental Issues (Columbia Society of Real Estate Appraisers AQ-1); February 1998: Principles of Residential Real Estate Appraising (The American Real Estate School R-1), Market Data Analysis of Residential Real Estate Appraising (The American Real Estate School R-2), Professional Standard of Practice and Ethics (The American Real Estate School); Principles of Real Estate (Appraisal Education Network

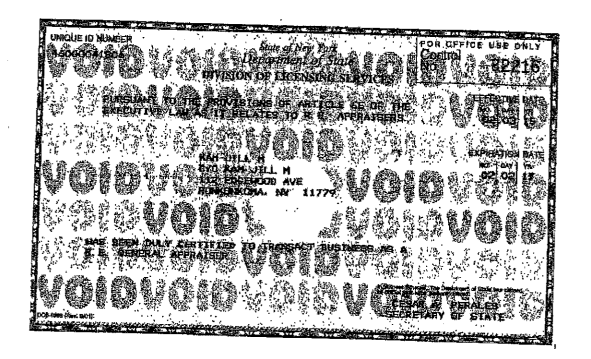
School), Applied Residential Property Valuation (Appraisal Education Network School R-3), Introduction to 1-4 Family Small Income Capitalization (Appraisal Education Network School R-4).

## PROFESSIONAL MEMBERSHIPS AND LICENSES:

Columbia Society of Real Estate Appraisers, CSA-G NYS Certified R.E. General Appraiser - Cert. # 46-41806

#### **EXPERIENCE:**

Currently working for Michael Haberman Associates, Inc. Real Estate Appraisers and Consultants, as a full time commercial appraiser. Properties appraised include condemnation projects for Suffolk County, various towns and villages throughout Nassau and Suffolk Counties, the Metropolitan Transit Authority, New York State Department of Transportation, and the City of New York. Types of properties appraised include shopping centers, retail strip centers, supermarkets, large and big box retail, office buildings and complexes, industrial properties, mixed-use properties, restaurants, catering facilities, and special use properties such as oil terminals. Represented the Town of Babylon Assessment Department at hearings for Small Claims Assessment Review Proceedings. Participated in the review of commercial property values for Nassau County's reassessment program. Prior experience includes appraising singlefamily residences, 1-4 family small income properties, co-operatives, and condominiums throughout Suffolk, Nassau, Queens and Kings Counties. Extensive experience as an administrator for the Long Island franchises of an international real estate company. Experience also encompasses the marketing and operations of limited partnerships for residential income producing properties in the Sunbeit Region of the United States.



## QUALIFICATIONS OF TRUDI HABERMAN - STAFF APPRAISER

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

#### **EDUCATION:**

Bachelor of Science Degree - Finch College, New York.

December 1992, Real Estate Appraisal, New York State Code R-1, Columbia Society of Real Estate Appraisers, Inc., Hofstra University, Hempstead, New York - 30 hours.

April 1993, Real Estate Appraisal, New York State Code R-2, Columbia Society of Real Estate Appraisers, Inc., Hofstra University, Hempstead, New York - 30 hours.

May 1993, Real Estate Appraisal, New York State Code Ethics and Standards of Professional Practice - Columbia Society of Real Estate Appraisers, Hofstra University, Hempstead, New York - 15 hours.

June 1993 - Real Estate Appraisal, New York State Code R-3, Columbia Society of Real Estate Appraisers, Inc. - Hofstra University, Hempstead, New York - 30 hours.

May 1994 - Introduction to Income Property Appraisal - New York State Code G-1, Columbia Society of Real Appraisers, Hofstra University, Hempstead, New York - 30 hours.

May 1995 - Principles of Income Property Appraising - New York State Code G-2, Columbia Society of Real Appraisers, Hofstra University, Hempstead, New York - 30 hours.

December 1995 - Applied Income Property Valuation - New York State Code G-3, Columbia Society of Real Estate Appraisers, Hofstra University, Hempstead, New York - 30 hours.

September 1999 - Dynamics of Office Leasing - Appraisal Institute - Westbury Manor, Westbury, New York - 2 hours.

September 1999 – Appraising Unique and Special-Purpose Properties – Columbia Society of Real Estate Appraisers – 3 hours.

January 2000 – Applying the HP12C to Everyday Appraisal Problems – Columbia Society of Real Estate Appraisers – 2 hours.

January 2000 - Uniform Standards of Professional Practice ES-1 - Columbia Society of Real Estate Appraisers - 15 hours.

March 2000 - Appraising Mixed Use Properties - Columbia Society of Real Estate Appraisers - 3 hours.

May 2000 - Changes in Laws and Regulations Affecting Appraisers - Columbia Society of Real Estate Appraisers - 2 hours.

November 2000 – Evaluating Property Conditions That Will Affect Appraised Value – Columbia Society of Real Estate Appraisers – 3 hours.

May 2001 - Nassau County Property Reassessment Project - Columbia Society of Real Estate Appraisers - 3 hours.

September 2001 – Appraising Small Income Properties Using Form 71-B – Columbia Society of Appraisers – 3 hours.

November 2001 – HUD/FHA Property Appraisal Quality Review Issues – Columbia Society of Appraisers – 4 hours.

January 2002 - The Federal Trade Commission's Final Privacy Regulations - Columbia Society of Appraisers - 2 hours.

March 2002 - What Kind of House is This Anyway? - Columbia Society of Real Estate Appraisers -3 hours.

November 2002 - Analysis of Market Sales - When Are They Comparables - Columbia Society of Real Estate Appraisers - 3 hours.

January 2003 - Applying the HP12C to Everyday Appraisal Problems - Columbia Society of Real Estate Appraisers - 2 hours.

March 2003 - What's My Job - A Primer for Appraisers - Columbia Society of Real Estate Appraisers - 2 hours.

June 2003 - National USPAP Update Course - Columbia Society of Real Estate Appraisers - 7 hours.

November 2003 – Presentation and Mock Trial of Small Claims Assessment Review – Columbia Society of Real Estate Appraisers – 2 hours.

March 2004 - Principles of Appraising Residential Foreclosed Properties - Columbia Society of Real Estate Appraisers - 3 hours.

January 2005 - Protect yourself from Environmental Risks - Columbia Society of Real Estate Appraisers - 2 hours.

May 2005 — What Determines Value in an Individual Cooperative Unit in the Manhattan Real Estate Market – 2 hours.

October 2006 - Zoning for Real Estate Professions - 3 hours

October 2006 - The Basics of Lease Analysis - 3 hours

November 2007 - National USPAP - 7 Hour Update

October 2011 - Appraising Apartments: The Basics - 7 hours

November 2011 - Land and Site Valuation - 7 hours

November 2011 -National USPAP Update - 2010-11 7- hours

December 2011 - How to Analyze & Value Income Properties - 7 hours

## PROFESSIONAL MEMBERSHIPS AND LICENSES:

Columbia Society of Real Estate Appraisers - CSA-G

New York State Real Estate Appraiser Assistant #48-19966

## **EXPERIENCE:**

Owned and managed real estate for over fifteen years.

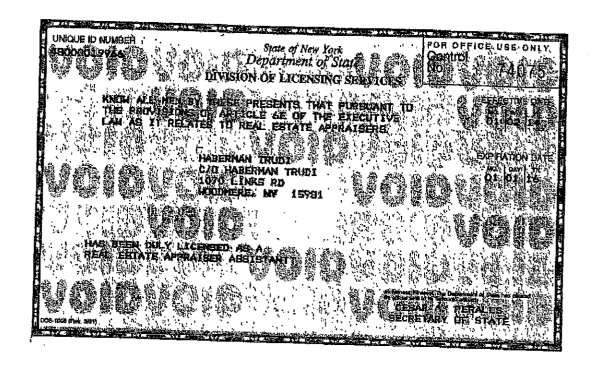
Has been involved with the Real Estate Appraisal business for over fifteen years working full time for Michael Haberman Associates, Inc., a commercial real estate appraisal company that specializes in evaluations for municipal agencies, private clients and consultations to developers.

Worked one year for the Home Appraisal Company which specializes in the preparation of residential appraisals for the sales and finance of same.

Has been involved with the preparation of appraisal reports for the Corporation Counsel of the City of New York, Public Development Corporation, Office of the Nassau County Attorney - Tax Certiorari and Condemnation Division, City of Long Beach, City of Glen Cove, Villages of Valley Stream, Rockville Centre and Cedarhurst.

Properties appraised include condominiums, cooperatives, apartment houses, private homes, shopping centers, gas stations, industrial buildings, commercial and office buildings, restaurants, marinas, golf courses and various types of vacant land.

Responsibilities include researching property history and transactions and inspecting same as well as developing comparable sales with analysis of same to value conclusions; analysis of financial reports with pro-forma profit and loss development and final value conclusions. Worked on Nassau County's reassessment program which was completed January 1, 2003.



## QUALIFICATIONS OF STELIOS S. PODIMATIS - STAFF APPRAISER

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

[516] 739 - 8080

#### **EDUCATION:**

- May 1987 Bachelor of Science, Double Major: Finance and International Business, New York University, Stem School of Business.
- September 1991 Introduction to Appraising Real Property, Appraisal Institute.
- May 1991 Applied Residential Property Valuation, Appraisal Institute.
- May 1991 Uniform Standards of Professional Appraisal Practice and Appraisal Ethics, Appraisal Institute.
- January 1993 Continuing Education Course The Small Claims Assessment Review Court and the Appraiser – 20 hours – Appraisal Education Network.
- April 1998 Standards and Ethics Columbia Society of Appraisers.
- December 1998 AQ-1 Fair Housing Appraisal Education Network.
- January 1999 Computer Technology and Applications Program Certificate of Internet/Intranet & Design, Columbia University.
- September 2001 G1 Course Columbia Society of Appraisers.
- January 2002 G2 Course Columbia Society of Appraisers.
- September 2003 G3 Course Columbia Society of Appraisers.

## PROFESSIONAL MEMBERSHIPS AND LICENSES:

- National Board of Realtors
- New York State Licensed Real Estate Salesperson

#### **CERTIFICATION:**

New York State Certified Residential Appraiser # 45-10771

### **EXPERIENCE**:

- Actively engaged in the appraisal of residential real estate since 1988.
- Has represented the Company and Nassau County in Small Claims Assessment Review hearings since 1996.
- August 1987 June 1988: Worked with a mortgage brokerage firm.
- July 1988 to present: Worked as a real estate appraiser for companies in Queens, Brooklyn and Nassau County.
- Languages: Fluent in Greek; knowledge of French

UNIQUE ID NUMBER

State of New York

Department of State

DEPARTMENT OF STATE

DEPARTMENT OF LICENSING SERVICE

PURBUANT IN THE PROVIDENCE OF ARTICLE 4E OF THE
EXECUTIVE LAW SETT BELATES TO R. E. APPRAISERS.

PURBUANT IS STELLOS S

C/O PODINATIS STELOS S

C/O PODINATIS STELLOS S

C/O PODINATIS S

# QUALIFICATIONS OF RICHARD C. STEPHENS - STAFF APPRAISER

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

#### **EDUCATION:**

1984 – State University College at Oneonta, New York, B.S. Degree – Economics and B.S. Degree – Geology

1985 - Real Estate Salesperson Qualification Education

1986 - Real Estate Broker Qualification Education

1995 - Multiple Listing Rules and Regulations

1995 - Introduction to Real Estate Appraisal (R1)

1999 - Valuation Principles and Procedures (R2)

1999 - Ethics & Standards of Professional Practice (E/S)

1985 to 2001 - Continuing Education for NYS Real Estate Licensing

1999 to present - Continuing Education for NYS Appraisal Licensing

1999 to present - National USPAP Updates

2001 - Fair Housing and Fair Lending (AQ-1)

2004 - Speaker for Columbia Society of Real Estate Appraisers

2005 - Introduction to Income Property Valuation at Hofstra University (G1)

2005 - Principles of Income Property Appraising at Hofstra University (G2)

2005 - Applied Income Property Valuation at Hofstra University (G3)

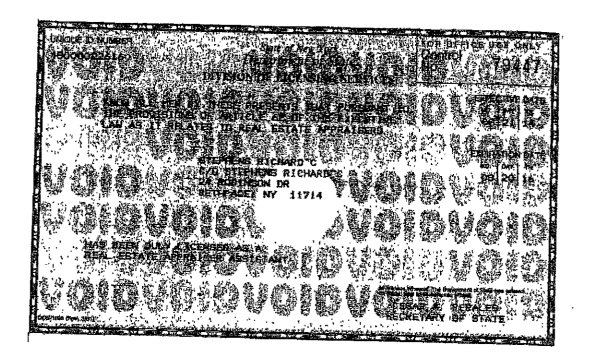
#### **EXPERIENCE:**

- Active in the valuation, appraisal, and inspection of commercial and residential real property.
- Active in Mass Appraisal process for several Assessment Departments of Nassau County Villages.
- Active hearing representative of Town of Babylon Assessment Department regarding Small Claim proceedings.
- Active hearing representative of several Assessment Departments of Nassau County Villages and the City of Glen Cove regarding Small Claim proceedings.
- Hearing representative of Nassau County Department of Assessment regarding Small Claim proceedings – 2002 to 2005

- Worked on Nassau County's reassessment program for Michael Haberman Associates, Inc. the main sub-contractor for Cole Layer Trumble Company. Required utilization of various Mass Appraisal techniques.
- Active in the management and disposition of bank-owned residential real property.
- Active in the sale of privately owned new construction and existing residential real property.
- President, American Dream Realty Management Corp. Duties include Management and Sales of Bank-Owned Properties - New York State Licensed Real Estate Broker of Record -- January 1998 to present.
- President, Enrich Reality Group, Inc. Duties include sales of privately owned residential properties and business operation - New York State Licensed Real Estate Broker of Record - September 1986 to December 2008.
- Vice-President, The American Dream Realty Group, Inc. Duties include Management and Sales of Bank-Owned Properties – September 1988 to January 1998.
- Marketing Manager, Loretta Homes LTD. Builder. Duties included Marketing and Management of Residential New Construction; Specializing in Construction Techniques and Management of Sub-contractors – November 1986 to September 1988.
- Sales Representative Century 21 Metalios. Duties included Listing and Selling of Residential Real Estate – September 1985 to November 1986.
- Catering Manager, J & B Food Service. Duties included Management of Business Operations for a 5 Location Catering Company – September 1984 to 1985.
- Leadman of Summer Construction Crew, Miltope Corporation. Summers Only – Duties included Oversee Temporary Construction Crew during Building of New Plant – 1979 to 1983.

#### **PROFESSIONAL LICENSES:**

- New York State Real Estate Appraiser Assistant License # 48000022616
- New York State Real Estate Broker License for American Dream Realty Management Corporation – License # 31ST0862368



## QUALIFICATION OF DANIEL F. KELLY - STAFF APPRAISER

Michael Haberman Associates, Inc, 125 Front St Mineola, New York 11501

516-739-8080

#### **EDUCATION:**

Bachelors of Science in Business Management — Western Governors University, Anticipated 2016; Associates of Arts — Community College of Vermont — 2014; Courses over the last 5 years: R5: Basic Appraisal Principles, American Real Estate School, 30 hours, 2012. R6: Basic Appraisal Procedures, American Real Estate School, 30 hours, 2012. R7: Residential Market Analysis, American Real Estate School, 15 hours, 2012. R8: Residential Site Valuation, American Real Estate School, 15 hours, 2012. R9: Residential Sales Comparison, American Real Estate School, 30 hours, 2012. R10: Residential Report Writing and Case Studies, American Real Estate School, 15 hours, 2012. Property Management, New York Real Estate Institute, 22 hours, 2012. Uniform Standards of Professional Appraisal Practice, American Real Estate School, 2011. Real Estate Salesperson Licensing, American Real Estate School, 75 hours 2010

## **CERTIFICATIONS:**

New York Department of State, Division of Licensing Services — Real Estate Appraiser Assistant, I.D. #48000050637

New York Department of State, Division of Licensing Services - Real Estate Salesperson, I.D. #10401222020

## PROFESSIONAL MEMBERSHIP:

National Association of REALTORS, New York Association of REALTORS, Hampton and North Fork REALTOR Association.

#### EXPERIENCE:

Analysis and/or appraisal of properties for Small Claims Assessment Review hearings in Nassau and Suffolk County. Representing the Villages of Great Neck, Great Neck Estates, Russell Gardens, Thomaston, Farmingdale, East Hills and Sea Cliff, as well as, the City of Glen Cove and the townships of Huntington and Babylon, totaling over 150,000 parcels in Small Claims proceedings. Assisted Assessors in Village of Lake Success and City of Glen Cove for Board of Assessment Review. Assisted Assessors in building permit adjustments in the Villages of East Hills, Valley Stream and the City of Glen Cove. Acting monitor of the revaluation project being performed by Tyler Technologies in Westchester County in the Townships of Greenburgh and Ossining, and the City of Yonkers 2014-2016.

# QUALIFICATIONS OF BETTY DEMARTINI

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

## **EDUCATION:**

1994 - Real Estate Salesperson Qualification Education 1996 - Present: Continuing Education for NYS Real Estate Licensing

## **EXPERIENCE**:

- October 2011- Present - Michael Haberman Associates, Inc.

#### Duties Include:

. Town of Babylon representative for Small Claim

#### Hearings

- Attend Court
- Research on various projects
- . Administrative duties
- January 1992- August 2011 American Dream Realty Management Corp.
   New York State Licensed Sales Associate. Office Manager

### Duties Included:

- Management and Sales of Bank Owned Properties dealing directly with bank representatives, attorneys, vendors and potential buyers.
- . Administrative duties included record and bookkeeping
- . Managed sales and clerical staff

## **PROFESSIONAL LICENSES:**

New York State Licensed Sales Associate-License # DE0803495

## QUALIFICATIONS OF WILLIAM J. EYRING, CPA

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

#### EXPERIENCE:

2005	Present - Database consultant to Michael Haberman Associates, Inc.
2005	Lamp Software, Inc. – a database solutions company offering custom database programming and network consulting.
1997-2005	Director of Information Technology, Michael Haberman Associates, Inc.
1985-1997	Value-added computer reseller and database solutions provider.
Pre-1985	Public and private accounting industries, including position as controller.

## PROGRAMMING AND COMPUTER SKILLS:

Expert experience in SQL programming language

Over twenty five years experience developing database applications to customer specifications.

Aspects of application development including; Client consultation, application design, program development, testing, installation, training and support

Utilizing an object-oriented SQL compliant database programming environment, I have expert experience in SQL including;

Database design – creating schema for applications including permanent and temporary tables and views, creating Primary and Foreign Keys, evaluating indexes, data flow models, triggers and stored procedures, forms creation, reports creation, label creation, variable forms creation, external forms, creating and managing ODBC connections, importing many different types of external data, exporting data to different file types, evaluating different data objects for inclusion in an application.

Evaluating indexes, data flow models, triggers and stored procedures

Forms creation, reports creation, label creation

Report Output to multiple formats - Excel, PDF, Html, Text, CSV, Ascii

Creating and managing ODBC connections

Data transfers importing and exporting data

Compilers

Installation Programs

Most recent applications include:

ESC – Equitable Small Claims software, co-developed with Michael Haberman Associates, Inc., is designed for use by tax assessors to defend taxpayer claims for tax reductions. ESC defends an assessment by using complicated valuation models to produce a defendable market value for the subject properties. Currently in use for ten municipalities on Long Island including the City of Glen Cove.

ISP - Inspection Scheduling Program - tracks equipment that needs regular inspection and reporting. Flexible inspection periods, equipment types, schedule tracking and email notifications to necessary parties (such as insurance companies and local authorities).

LAMP 10 for literary agents. LAMP tracks all financial and contractual aspects of an author's books with their agents and publishers.

An overview of these applications can be seen at www.LampSoftware.com.

In addition to the two applications outlined above, I have designed, written and installed programs for;

Commercial Real Estate Appraisals
Auto parts manufacturer and distributor
Medical supply distributor
Wine distributors
Cemetery management – Diocese of Rockville Centre, NY
Jewelry wholesaler
Factoring and loan finance
All of which have enabled these customers to increase productivity, identify resources, reduce staff and increase profitability.

Cemetery Operations Management – written for Catholic Cemeteries of the Diocese of Rockville Centre. This software manages cemetery operations at all three of their Diocesan cemeteries and 19 parish cemeteries.

While with Michael Haberman Associates I wrote most of their software for their contracts with Nassau County and the Town of Babylon. Michael Haberman Associates played a major role in the re-assessment of Nassau County in 2003. They also negotiated taxpayer small claims and defended corporate real estate tax appeals on behalf on Nassau County. My software controlled the small claims negotiation and billing process for ten years. I administered over \$30 million dollars in government contracts during this period.

My programs also controlled the tracking and market value of over 470,000 properties in Nassau County during the re-assessment process. I wrote database software to track commercial property in the New York area.

## PROFESSIONAL, ASSOCIATIONS AND EDUCATION:

Certified Public Accountant – State of New York New York State Society of Certified Public Accountants Long Island Association of Small Businesses

## **QUALIFICATIONS OF MICHAEL J. BERNARD, IAO**

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

### **Core Competencies**

- Vision and leadership, with comprehensive administrative management experience
- Strong expertise in real property appraisal/tax assessment and multimillion dollar budget control
- Proven ability to consistently ensure the most productive, cost-efficient, and highest quality work
- Strive for Excellence set and achieve high standards of performance; show initiative; and suggest ways in which procedures can continuously improve
- Creative problem-solver with a can-do attitude
- Highly effective skills in evaluating, organizing, and communicating
- Well developed skills in public apeaking/relations and educating individuals and groups
- Detail-oriented efficiency expert who can establish, achieve, and surpass goals through close human resources support, better planning, and negotiation ability

#### **EMPLOYMENT:**

#### Town of Babylon - Babylon, NY (1988-Present)

Effort, achievement, and recognition characterize the above employment history, which includes diversified administrative management assignments and receipt of numerous documented commendations and accolades citing "Work Excellence."

#### Position:

#### Sole Assessor (5/02-Present)

- Successfully administer the complete spectrum of property valuation protocols.
- Instrumental in developing, implementing, and directing the efficient execution of real property tax assessments for some 70,000 properties/parcels per year.
- Control a \$1.95 inition budget and orchestrate staff hire, train, schedule, and supervise personnel provide close support motivate strong work teams adhere to all human resources disciplines oversee performance/salary reviews.
- CONDUCT highly effective employee training programs and train-the-trainer initiatives.
- CREATE and implement innovations to new and existing department procedures that serve as "blueprints" for continual improvements in operational efficiency, cost control, and overall productivity these include; revemping/streamining day-to-day department operations; instituting a total overhaul of the computer system; conducting extensive "outreach"/public speaking programs to educate taxpayers on the reasons for property tax assessments create and directate informative literature on real property tax exceptions and knowledge
- QuickLy identify, define, and solve operational, personnel, and taxpayer problems stimulating better relations between the taxpayer and Town Government.
- OVERSEE the accurate compilation, calculation, processing, and analysis of extensive informational and financial data for precise decision-making in property tax assessments; prepare weekly, monthly, and quarterly reports and graphs.
- PROFICIENTLY assess the immediate and continuing needs of real property tex assessment work to establish priorities for providing appropriate management interventions based on urgency tevel; communicate response from efforts to members of a multidisciplinary town management team.
- KEEP Pace with the latest concepts, technologies, and methodologies in real property services/tax assessment administration through ongoing training and seminers.
- > STATE CERTIFICATIONS:

#### State of New York Office of Real Property Services

- Certified Assessor, Professional (11/06)
- State Certified Assessor, Advanced (7/06)
- State Certified Assessor (4/03)

#### institute of Assessing Officers of the New York Assessors Association

- Certified IAO-1 (7/06)
- Certified Instructor Training (7/05)
- ◆ Certified Golf Course Appraisal (7/04)
- Certified Utility Valuation (7/04)

## Town of Babylon - Babylon, NY (1988-Present)

#### Position: Commissioner of the Department of Public Works (12/98-5/02)

EFFECTIVELY MANAGED every facet of the department -- administering a \$15M annual budget and a \$70-person work force (negotiated contract with the Teamsters Local 237). Repressives elected officials at divic and public works meetings and hearings.

Successfully reponents the consolidation of the Landfill Carage, Highway Garage and Buildings & Grounda Central Garage into the Division of Fleet Maintenance.

Coarse into the Delater of People Instituting approximately 560 miles of form roads, snow plowing, repaying, distingue, sweeping, street signs, sheet lights and a 300-vehicle fleet, less than planning the marger of the Highway Department and Bulklings and Grounds Department to create the Department of Public Works in 1896.

Serves as <u>Deputy Commissioner of Department of Public Works. Division of Buildings and Grounds from 1/95-1276 and as Commissioner. Department of Municipal Buildings & Grounds from 11/12-12/94</u>

#### Position:

#### Deputy Commissioner, Dept. of Planning & Development (1/92-11/92)

Aparements the Building Department, including all building inspectors, engineering division, traffic safety division, and micrographics department; reviewed and made recommendations on all residential and commercial building permit applications; implemented a fast-track building permit application process - reducing permit lessuance time by four to six

#### Position:

#### Executive Director, Industrial Development Agency (1/88-12/91)

CAME EXECUTIVE OFFICER of the agency, responsible for office staff and the administration of approximately \$3 million a

Chief Executive Universe of the agency, responsible to the committee Town; acted as Italian between government and local business community; responsible for all aspects of economic development within the Town.

PRODUCED AND FUNDED the highly successful "Heart of it All" television and radio campaign, which continues today, to increase economic development and touriern in the Town of Babylon.

Increase economic development and touriern in the Town of Babylon.

Issued by Excess of \$300 million in municipal bonds, which led to the creation and retantion of 10,000 jobs.

Successfully Negotiated the sale of a 200,000 square-foot facility for an international soft-drink manufacturer's Long letteral beardmenters.

# ADDITIONAL EXPERIENCE:

#### Cornell University ('05-Present)

#### Certified Instructor - Real Property Valuations, NYS

EFFECTIVELY DEVELOP and conduct instructional training programs for real property apprecisal/fax assessment.

CONSISTENTLY MAINTAIN an effective learning atmosphere - vary the pace and focus of leasons to accommodate the diversified needs of those at different developmental levels. EFFICIENTLY UTILIZE a variety of motivational methods to learning interest and achieve appreciable training effectiveness.

#### Homes America High Yield - West Islip, NY (4/84-12/87)

#### Vice President and General Manager

MANAGED AND PERFORMED real settin appraisals of commercial and residential properties, as well as the sales/marketing of commercial, industrial, and residential properties; secured all needed financing for transactions. Director all phases of business operations, personnal, and promotions with hands-on P&L control.

#### Honors/

AWARDS:

Special Certificate of Recognition of Excellence / Supervisor, Town of Babylon

Community Service Award / Town of Babylon

Boy Scouts of America Good Deed Award

#### EDUCATION:

Trinity Southern University - Dallas, TX / Bachelor of Science in Business Administration

Additional studies: State University of New York, Old Westbury

Long Island Board of Realtors / Real Estate Broker

Hofstra University, Hempstead, New York and Columbia Society of Real Estate

Appraisers II, Advanced Income Properties, Commercial and Industrial

Cornell University / Appraising & Exemptions

#### LICENSURE:

Licensed New York State Real Estate Broker, Instructor of Real Property Valuations

#### AFFILIATIONS: Institute of Assessing Officers; 2nd Vice President of NYS Assessors Association

President of the Suffolk County Assessors Association; Columbia Society of Real Estate Appraisers Suffolk County Tax Reform Commission

Past Trastee, Local 237 Teamsters, Town of Babylon Health & Welfare Trust Flind
Special Deputy Sheriff, Suffolk County, New York
Past Vice President, Director, Long Island Development Corp & Town of Babylon Local Development Corp.
Past Director, West Babylon Llons Club
Past Director, West Babylon Llons Club
Past Director, West Babylon Llons Club

Director, Babylon Breast Cancer Coalition, Babylon Tune Club

## **QUALIFICATIONS OF GAY TAFFEL**

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

## PROFESSIONAL EXPERIENCE

<u>Assesor</u> – April 2014 to June 2015 – Incorporated Village of Lindenhurst – 430 South Wellwood Avenue, Lindenhurst, NY

<u>Past Assessor</u> - Nov 1999 to June 2012 - Incorporated Village of Floral Park - One Floral Blvd., Floral Park, NY 11001

- Prepare Tentative Assessment Roll, Final Assessment Roll and NY State Assessor's report.
- Calculate Assessment changes from building plans and permits. Post changes to assessment cards & roll.
- Physically inspect and establish values for new construction and major projects.
   Establish assessment for roll.
- Oversee a staff of 2 -handle required mailings & assessment paperwork in "Full Service" Village of 4,900 parcels
- Exemption administration. Oversee all phases of the Village Exemption process to comply with RPTL.
- Administer property ownership and bank changes. Review 5217's for accuracy and validity.
- Review pending legislation and implement RPTL changes (Real Property Tax Laws & their ramifications)
- Attend classes and conferences on assessment and property appraisal. Conform to current laws & industry standards, increase knowledge and comply with continuing education requirements.
- Maintain license Certified NY State Residential Real Estate Appraiser
- Keep an open communication with Nassau County and other Village's Assessment Departments

<u>Purchasing Agent</u> - Nov 1999 to 2004 - Incorporated Village of Floral Park - One Floral Blvd., Floral Park, NY 11001

- Perform all duties of Purchasing Agent according to OGS standards.
- Compile Bid packages and RFP's. Conduct Bid openings.
- Oversee processing of requisitions and purchase orders.

Assessor – May 2005 to 2009 - Part time evening position under Mayor Carrigan & Trustee Bruno Romano. Incorporated Village of East Rockaway - 376 Atlantic Ave., East Rockaway, NY 11518

 Review Building Permits and plans, post changes to Assessment Cards. Assist with updating procedures.

Incorporated Village of Lynbrook - Merrick Rd., Lynbrook, NY - Building Department - August & September 2012

 Temporary position – Busy Building Department required temporary assistance while 2 new part-time civil service personnel were being canvased.

Certified Residential Real Estate Appraiser - Michael Haberman Associates - Mineola, NY - 1994 - Nov 1999

- Negotiate Small Claims Hearings representing Nassau County.
- Tax Certiorari Appraisal Preparation Home Appraisal Company Mineola, NY -1994 - Nov 1999
- Fee Appraiser 1 to 4 family homes and condos F X Romito Appraisal Service –
   Malverne, NY 1987 1994
- Fee Appraiser 1 to 4 family homes and condos

#### **EDUCATION**

1999 - 2015 Comprehensive Assessment Classes sponsored by - ORPS & the NY State Assessor's Association. Locations: Cornell University, Ithaca State College and Conference Center, Fishkill, NY.

1999 – 2004 Municipal Purchasing Conference & classes sponsored by NY State Office of General Services. Location: Saratoga, NY

1991 – 2015 Continuing Education classes to maintain credentials as NY State Certified Residential Real Estate Appraiser. Sponsors; NY State Assessors Association & Columbia Society of Real Estate Appraisers.

1989 - 1991 C.W. Post Campus, Brookville, NY New York State Certification for Residential Real Estate Appraiser

- 1989 Society of Real Estate Appraisers Intro to Appraising Real Property
- 1990 Society of Real Estate Appraisers Applied Residential Property Valuation
- 1991 Society of Real Estate Appraisers Uniform Standards of Professional Appraisal Practice & Ethics

Nassau Community College, Garden City, NY - A.A.S. Degree - Deans List / GPA 3.9

#### **MEMBERSHIPS**

- NY State Assessor's Association
- Columbia Society of Real Estate Appraisers Board of Directors

#### **ADDITIONAL INPUT**

- Speaker (by request) at 2 NCVOA meetings. Topic: Detrimental effects of the 2009 RPTL (law changes) on Village Residential Assessment Ratios & ensuing Small Claims cases. ORPS new ratio formulas skew both residential & commercial ratios (RAR & EQ rates) & devastate Village finances.
- Speaker (as Appraiser) at the "3rd Track" public meeting, at the Floral Park Terrace.
   Presentation was in-depth and "on the record" as to the devastating impact the LIRR 3rd track expansion, would have on the Village of Floral Park.
- First Assessor to challenge an RAR at a Small Claims Hearing (with a sales ratio study) and persuade Hearing Officer to use a more accurate Village ratio (RAR) to settle specific Small Claims refunds.

#### **MOST CURRENT CE CLASSES**

	Collateral Underwriter USPAP Class Appraising the Value of Energy Efficiency in Real Estate Green Seminar Valuation - Highest and Best Use Mold, Moisture and the Residential Home USPAP - Professional Ethics (7 hr) Commercial leases- practical review Hotel Valuation	4/2015 12/2014 1/2014 11/& 12/2013 3/2013 3/2013 2/2013 1/2013
•		

## **QUALIFICATIONS OF ELINOR BRUNSWICK**

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

PROFESSIONAL EXPERIENCE

2005 - Present:

President of Brunswick Appraisal Corp.

1997-2005: 1993-1997:

President, Brunswick Real Estate Appraisal Corp.

Vice President, Appraisers & Planners, Inc.

1985-1993;

Partner for Brunswick Appraisal Corp.

**EDUCATION** 

Northwestern University

- 1970-1971

Indiana University

Bachelor's Degree, 1975

Adelphi University Master's Degree, 1978

The Appraisal Institute:

Real Estate Appraisal

**Principles** 

Case Studies in Real Estate Valuation

Basic Valuation Procedures

Standards of Professional Practice

Case Studies in Real Estate

Valuation

Valuation Analysis & Report Writing

Capitalization Theory and Techniques, Part A and B

Successfully prepared the Demonstration Report and Comprehensive Examination

Society of Real Estate Appraisers:

An Introduction to Appraising Real Property

Applied Residential Property Valuation

Principles of Income Property Appraising

Applied Income Property Valuation

State of New York Certified General Appraiser's License #46000008913

#### PROFESSIONAL AFFILIATIONS

Co-Chairwoman of Seminars, Appraisal Institute, Long Island Chapter 2014 Regional Representative, Metropolitan Chapter of the Appraisal Institute, 2004 to 2010 Director, Metropolitan Chapter of the Appraisal Institute 1998-2003 Membership Retention Chairperson, Metropolitan Chapter of the Appraisal Institute General Admissions Chairperson-Appraisal Institute Chapter #4, 1998-2001

Member - Appraisal Institute, Member #11,328 Member-Association of Real Estate Women, 1998, 1999 Member-New York Condemnation Conference, 1998

Past President 1994 - Affiliates' Organization of the New York Chapter

#### EXPERT TESTIMONY

United States Bankruptcy Court New York State Court of Claims New York State Supreme Court, Manhattan, Nassau and Suffolk

Various Town and Village Zoning Boards on Long Island

APPRAISAL EXPERIENCE
I have been actively engaged in the real estate valuation business for over twenty-nine years appraising residential and commercial properties primarily in Long Island, Manhattan and the New York metropolitan area.

PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION OF THE PRODUCTION O

## **QUALIFICATIONS OF JOSEPH GROSSMANN**

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

## PROFESSIONAL EXPERIENCE:

President-November 1, 1997 to Present.
Vice President-January, 1990 to 1997.
Real Estate Appraiser - January 1985 to 1990.
John E. Grossmann Associates, Inc., - Real Estate Appraisers & Consultants.

Over the span of his career as a professional real estate appraiser, Joseph Grossmann has performed appraisal and consulting services in Suffolk, Nassau, Queens and Kings Counties of New York. His experience has included all types of residential properties, including subdivisions, environmentally sensitive land, office buildings, retail properties, industrial properties and special use properties. His clients include State, County, Town and Village Governments, various lenders, public and private corporations, private individuals and the New York State Supreme Court System.

Condemnation and litigation experience dating back to 1990. Admitted Expert Witness - New York State Supreme Court Nassau County, New York Suffolk County, New York

## PROFESSIONAL LICENSES:

New York State - Certified General Real Estate Appraiser - License #: 46000000928

New York State - Licensed Real Estate Salesman

New York State - Supreme Court Assessment Review Officer

## PROFESSIONAL SOCIETIES:

Appraisal Institute - S.R.A. Candidate Member - 1989.

Continuing education obtained from the Appraisal Institute and Long Island Board of Realtors periodically as required to maintain my licenses and memberships in these organizations.

## **EDUCATIONAL BACKGROUND:**

Appraisal Institute - Online Data verification Methods - November 2013

Appraisal Institute - Appraising the appraisal - Appraisal Review Plainview, N.Y. - March 2013

Appraisal Institute - Residential Applications - Using Technology to Measure and Support Assignment Results, Plainview, N.Y. - March 2012

Appraisal Institute - The Uniform Appraisal Dataset from Fannie Mae and Freddie Mac Plainview, N.Y. - June 2011

Appraisal Institute - Hotel Appraising - New Techniques for Today's Uncertain Times Westbury, N.Y. - September 2009

Appraisal Institute - Commercial Appraisal Engagement and Review for Bankers and Appraisers - Plainview, N.Y. - September 2009

Appraisal Institute - Appraising Distresses Commercial Real Estate - Plainview, N.Y. - June 2009

Appraisal Institute - Subdivision Valuation - Garden City, N.Y. - June 2007

Appraisal Institute - Liability Management for Residential Appraisers - Garden City, N.Y. - March 2007

Appraisal Institute - What Clients Would Like Their Appraisers to Know - Garden City, N.Y. February 2007

Appraisal Institute - Internet Search Strategies for R.E. Appraisers - Chicago, IL - December 2005

Appraisal Institute - The Professionals Guide to the URAR - Mineola, N.Y. - November 2005

Appraisal Institute - Analyzing Operating Expenses - Chicago, IL - November 2005

Appraisal Institute - National USPAP Equivalent Course - Chicago, IL - November 2005

Long Island Board of Realters - Real Estate Finance & Tax Issues - October 2005

Long Island Board of Realtors - Investment Property Practice & Management - October 2005

Long Island Board of Realtors - Property Management & Management Skills September 2005

Appraisal Institute - Hazardous Mold & Liability Issues for the Appraiser - Mineola, NY April 2005

Long Island Board of Realtors - Commercial Leases - November 2003

Long Island Board of Realtors - Commercial Finance and Investment Analysis - November 2003

<u>EDUCATIONAL BACKGROUND (CON'T):</u>

Long Island Board of Realtors - Commercial Sales and Exchanges - November 2003

Appraisal Institute - Standards of Professional Practice, Part C, Brookville, N.Y. - November 2003

Appraisal Institute - Business Practices and Ethics - Brookville, N.Y. - May 2003

Appraisal Institute - Standards and Ethics for Professionals - Brookville, N.Y. - July 2003

Appraisal Institute - Condemnation - Basic Principles & Applications - Las Vegas, Nevada September 2003

Appraisal Institute - Condemnation - Advanced Topics and Applications - Las Vegas, Nevada October 2003

Appraisal Institute - Evaluating Commercial Construction - Plainview, N.Y. - April 2003

Appraisal Institute - Fair Housing and Fair Lending and Environmental Issues - Brookville, N.Y. October 2001

Appraisal Education Network School - Fraud Practices and the Appraiser - Bohemia, N.Y.

October 2001

Appraisal Education Network School - HUD Certification Workshop Seminar - Bohemia, N.Y.

November 2001

(

Long Island Board of Realtors - Tax Free Exchanges of Residential Property - August 2001

Long Island Board of Realtors - Ethics in Real Estate - August 2001

Appraisal Institute - Standards of Professional Practice, Part C - Brookville, N.Y. November 2001

Long Island Board of Realtors - ADA and Fair Housing - August 2001

Long Island Board of Realtors - Consensual Dual Agency - August 2001

Long Island Board of Realtors - Pricing Property to Sell - August 2001

Long Island Board of Realtors - Basic Real Estate Finance - February 2000

Long Island Board of Realtors - Business Management of a Real Estate Office - February 2000

Long Island Board of Realtors - Methods of Residential Financing - February 2000

## EDUCATIONAL BACKGROUND (CON'T):

Appraisal Institute - Attacking and Defending an Appraisal in Litigation - Brookville, N.Y.
October 1999

Appraisal Institute - Standards of Professional Practice, Part A - Bethpage, N.Y. - September 1999

Appraisal Institute - The Valuation of Local Retail Properties - Bethpage, N.Y. - December 1998

Appraisal Institute - Standards of Professional Practice, Part A - Bethpage, N.Y. - November 1998

Appraisal Education Network - The Appraiser and Expert Testimony - Old Westbury, N.Y.

December 1997

Appraisal Education Network - The Complete Home Inspection Course, Bohemia, N.Y. November 1995

The American Real Estate School - Real Estate Salesperson Course - Hauppauge, N.Y. April 1995

Appraisal Institute - Standards of Professional Practice, Part B - New York, N.Y. - September 1994

Appraisal Institute - Standards of Professional Practice, Part A - Westbury, N.Y. - July 1991

Society of Real Estate Appraisers - Applied Income Property Valuation - Springfield, MA - July 1990

Society of Real Estate Appraisers - Principal of Income Property Appraisal. - Brookville, N.Y.

March 1990

Appraisal Institute - Applied Residential Property Valuation - Greenvale, N.Y. March - April 1989

Appraisal Institute - Principles of Income Property Appraising - Greenvale, N.Y. December 1989

Appraisal Institute - An Introduction to Appraising Real Property - Huntington, N.Y. - January 1989

Society of Real Estate Appraisers - Applied Income Property Valuation - Greenvale, N.Y.

December 1989

Society of Real Estate Appraisers - Principles of Income Property Valuation - Greenvale, N.Y. December 1989

Society of Real Estate Appraisers - Professional Practice Seminar - Jamesburg, N.J. - September 1989

Society of Real Estate Appraisers - Applied Residential Property Valuation - Greenvale, N.Y.
May 1989

## EDUCATIONAL BACKGROUND (CON'T):

Society of Real Estate Appraisers - Introduction of Appraising Real Property - May 1989

Appraisal Institute - Standards of Professional Practice - September 1989

New York Institute of Technology - Real Estate Appraisal - May 1986

New York Institute of Technology - Real Estate Appraising and Valuation, 1986

State University of New York at Old Westbury - B.S. Degree, Accounting, 1988

UNIQUE ID NUMBER	Appropriate that side	
4e00000673E		
	a maloro laternosia	
PERSON	TO THE PROVINCE OF AUTURE AS	and the same of the same
	MASTERS TO THE	1989g
	PROGRAMM DOCEPH	The second of
	FIRST SOURCE MANUERO SE SE SE SE SE SE SE SE SE SE SE SE SE	
April 19 20 Marie San Jan 19 20	195 KATAFREDCKER AVE	
	IDENTA NY 11716	
		學的特別的工作學。一个
HAS BEEN DO	SETTIFIED TO TRANSACT BUSINES	
A E SEAERA	- CPM (SIR)	
		CHAIN A BENALER
Company and		PECRETARY OF STATE

## QUALIFICATIONS OF PAUL M. SHERROCK

Michael Haberman Associates, Inc. 125 Front Street Mincola, New York 11501

516-739-8080

#### EDUCATION:

Bachelors of Business Administration (B.B.A.) 1982, from Bernard M. Baruch College (CUNY), majoring in Real Estate, completed all (Appraisal Institute R & G series), appraisal courses to date. Paul continues to complete various real estate & related courses and or seminars regarding current trends, relevant valuation, related issues and industry automation.

#### EXPERIENCE:

Paul has been active in the real estate profession since 1975; this experience started in sales, rentals, and for the past thirty plus years engaged mostly in appraising of residential and various commercial assignments. Paul developed two educational seminars, which required considerable travel nationally (over 40 states) for presentation. Paul was a frequent guest lecturer in the 1990's. Since early 2009 Paul has been involved with brokerage at Preston NY for rental and sales in Manhattan, REO commercial Brokerage at Auction America Realty on Long Island and currently, founding principal of Grey Stone Associates of NY as a consultant for both commercial brokerage and appraisal services.

Paul's prior position was with Washington Mutual as a commercial production staff appraiser. The five years spent at Washington Mutual entailed a high volume of assignments which included detailed inspections, analyzing various commercial and multi family/income producing properties within the five boroughs. In addition other areas such as Connecticut, New Jersey and Long Island were assigned giving a well rounded sampling of the tri state area. Duties at Washington Mutual incorporated preparing written reports for real estate appraisal related products and services, which required extensive use of Excel, Word, preparatory software and internal bank databases. In addition to production of the highest quality reports, Paul was able to enhance his organizational skills, the ability to manage work flow to meet departmental objectives and demonstrating strong decision making skills due to the independent analysis and research required. Furthermore, annual evaluations praised his outstanding customer service skills, innovative ideas for problem solving, team participation, excellent oral and written communication skills and the consistency of providing colleagues with support in all matters from appraisal issues to computer applications.

Prior to Washington Mutual experience with R.D. Geronimo Ltd. provided him the opportunity to work as a commercial staff appraiser completing numerous investigations for tax certiorari purposes in Nassau County and other municipalities. Properties included various commercial, industrial and special use assignments; also the mortgage lending portion of this work integrated locations from Long Island to New Jersey, utilizing extensive use of applications such as Excel and Argus.

During the late 1990's Paul retained a position at Michael Haberman Associates, Inc. as a commercial staff appraiser providing detailed reports for tax certiorari, condemnation and

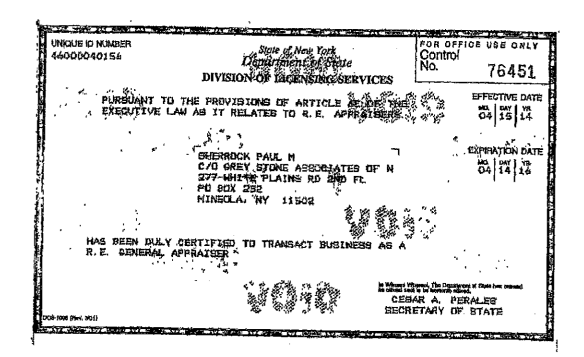
various commercial industrial and special use properties on Long Island, the City of New York and upstate New York. Property types appraised included single and multi-family residential properties; in addition to condominium and cooperative projects, various types of industrial, warehouse, manufacturing properties, shopping centers, office buildings, gas stations, land & mixed-use properties.

In the early 1990's Paul Sherrock was a founding principal with R&M Appraisal Reports, Inc. Work assignments were predominantly residential and small commercial properties. During his six year tenure as principal the company grew to a staff of over thirty appraisers and supports staff with over a hundred clients and annual revenues over a million dollars. Throughout this timeframe, Paul engaged in various appraisal and consulting assignments, reviewed, marketed, management and had frequent assignments involving court testimony.

Prior to starting R&M Appraisal Reports, Inc. Paul directed a housing program during College in Manhattan, was a staff appraiser with a local savings bank, worked as an independent contractor for several fees shops and attained a regional manager - review appraiser position for a national firm managing appraisal servicers' regionally for several years until the inception of starting his own firm.

#### COMPUTER SKILLS:

Client software applications: Word, Excel, Access, Power Point, Argus, Data Comp, regression products, various sketch and deed plotting programs, Adobe products, ACT, Outlook, Delorme, Geolocator, MS Publisher, most residential software packages, various MLS services, as well as proprietary databases, such as CoStar, Marshall on-line, REIS and LoopNet among many others.



# QUALIFICATIONS OF JANINE CAMPEAU EWALD

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

#### Education:

BA in Business Administration - Long Island University at Southampton.

Real Estate I and II - Suffolk Community College

Courses 101, 201 and 202 - Society of Real Estate Appraisers

- 1A1, 1A2, 1BA, 1BB, 410, 420 & 430 (Standards of Professional Practice)
   and Report Writing Appraisal Institute Courses
- Continuing Education- Minimum of 28 Hours every 2 years

#### **Employment:**

Janine Campeau Ewald is an independent fee appraiser. She has been engaged in the appraisal of real estate since 1985.

- \* Fee appraiser for Kenneth Richards & Associates, Rogers and Taylor Appraisers, Inc., Ferguson Appraisers, Ltd.
- Commercial Review Appraiser for The Greater New York Savings Bank

Independent appraiser and research analyst.

- Per diem commercial review appraiser on the reassessment of Nassau County
- Fee appraiser on condemnation appraisals for the Town of East Hampton
- Instructor NY State Appraisal Licensing Courses-Realty Institute in Flushing

Staff Appraiser for Washington Mutual Bank

#### Experience:

- Single Family Homes- Nassau, Suffolk
- Retail, Office, Industrial Properties- Nassau, Suffolk, Brooklyn

Apartment Buildings- Nassau, Suffolk, Brooklyn, Manhattan, Bronx

 Cooperative and Condominium Complexes(Underlying Mortgages and Conversions)- Suffolk, Brooklyn

Residential Subdivision- Nassau, Suffolk

Vacant Land Retail and Residential- Nassau, Suffolk

Development Rights- Suffolk

Agricultural Properties- Suffolk

 Special Purpose- Restaurants, Marinas, Schools, Motels, Gas Stations, Nursing Homes, Horse Farms, Special Care Facilities.

## Professional Affiliations:

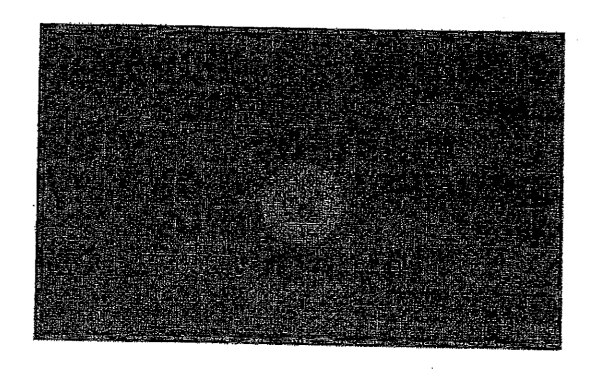
The Appraisal Institute, Former Associate Member, former candidate for the MAI designation.

The Columbia Society of Appraisers- CSA-G designation

Committee Membership: The Appraisal Institute: 1996 Reception Committee Chairperson, 1997-2001 Long Island Chapter Newsletter Editor, and 2002-2007 Publications Committee, The Columbia Society of Appraisers: 2010-2011 Board of Directors, 2012-2014 Secretary.

State License: New York State Certified General Real Estate Appraiser, License #46000003850.

Approved Appraiser: FHA, VA and NYS Department of Transportation



### QUALIFICATIONS OF PHILIP A. LIUBICICH, CSA-G

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

### Professional Appraisal Experience: 1984 to Present

I have been actively engaged appraising real estate since 1984, appraising residential, commercial, and industrial properties within the five boroughs of NYC and Long Island, with offices in Manhattan, Brooklyn and Queens. My experience also includes many private dwellings, income producing properties, mixed-use buildings, cooperatives, condominiums and PUD's. During which time I have worked for clients such as Banks, Individuals, Attorneys, Law Firms, and Institutions of various types. My appraisals and reports have been used for a variety of reasons such as the acquisition and disposal of real estate and realty interests, mortgage lending, leasing, insuring, partitioning, tax purposes, and for asset review. Any project appraised from building plans has included the full range of market values including gross sellout value, discounted net sellout value, and stabilized value as a rental and a cost approach of the proposed developments. I also have experience in the valuation of apartment buildings, warehouses, factories and specialized buildings such as religious buildings and car dealerships. As an active member of the Columbia Society of Real Estate Appraisers I have complied with all continuing education requirements of the Appraisal Foundation.

I have worked with offices in Manhattan, Brooklyn and Queens as following: MAP Appraisal Services, Inc., 68-26 Loubet St., Forest Hills, NY 11375
Metropolitan Marketing & Management Corp., 19 West Street, New York, NY RT Hunt & Assoc., 3009 Quentin Rd, Brooklyn, NY RCI Appraisal Corp., 135-26 Roosevelt Avenue, Flushing, NY Paragon Appraisal Services, 246-19 Thornhill Avenue, Douglaston, NY Park Properties, Inc., 234 Bch 123<sup>rd</sup> Street, Rockaway Pk, NY 11694

### Professional Licenses / Memberships:

New York State Certified Real Estate General Appraiser #46000004694 Senior General Member of Columbia Society of Real Estate Appraisers FHA Approved Appraiser

### **Most Recent Continuing Education Courses:**

**Condemnation Appraisals** 

Construction Inspection and the Appraiser

**Fraud Practices** 

Valuation of Modular & Manufactured

Housing

**Environmental Risk Assessment** 

Valuation of Cooperative Apartments

NYS Building Codes & Detrimental Property

Conditions

Phase 1 Environmental Inspection

**Trends & Projections Affecting Real Estate** 

**Values** 

Lease Analysis

**Zoning for Real Estate Professionals** 

Market Analysis for RE Investment &

Development

Hotel Valuation

**Eminent Domain Issues for Appraisers** 

**New York Fair Housing** 

Appraising Today / Caution & Defense

Rent Regulation in NYS

Navigating the 1004MC Addendum

**RE Appraisals for Divorce Actions** 

Distressed Properties and Falled Construction

**Projects** 

Mortgage Fraud Schemes

Commercial RE Finance - Trends & Outlook

Risk & Liability for Appraisers The Appraisal review Process

Site Analysis & Valuation

2014 - 15 National USPAP Update

### Partial List of Banks Appraisals have been submitted to

Asia Bank, NA

Amerasia Bank

Bank of East Asia

Cathay Bank

Chinese American Bank

Chung Hwa Commercial Bank

Citibank

Community Federal Savings Bank

East West Bank

First American International Bank

First Commercial Bank

JP Morgan Chase

**HSBC** 

Maspeth Savings

Mega International Commercial Bank

SI Bank & Trust

United Commercial Bank

**United International Bank** 

United Orient Bank

Wells Fargo

JANUARIA DEPARTMENT OF LICENSING SERVICES

PURSUANT TO THE PROVISIONS DETARTICLE AS OF THE EXECUTIVE LAW AS IT RELATES TO RE APPRAISEDS

LIUDICICE PHELIP A

C70 MAY APPRAISAL SERVICES INC

S6 25 LIBERT ST

FERESY HALS. SW 11975

HAS BEEN DAY GERTIFIED TO TRANSACT BURLINESS AS A

R. E. GENERAL APPRAISES

LIDICICE PHELIP A

C70 MAY APPRAISAL SERVICES INC

S6 25 LIBERT ST

FERESY HALS. SW 11975

CFOAR A PERALES

SECRETARY OF STATE

### QUALIFICATIONS OF ANTHONY B. TITONE

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

#### **MEMBERSHIPS**

Member Appraisal Institute (MAI) Senior Real Property Appraiser (SRPA) Senior Residential Appraiser (SRA) CSA-G (Columbia Society)

#### CERTIFICATION

State Certified General Real Estate Appraiser #46000002894

### **GENERAL EDUCATION**

University of Virginia; BA Adelphi University; MBA

### PROFESSIONAL APPRAISAL EDUCATION

Appraisal Institute:

Uniform Standards Of Professional Appraisal Practice (USPAP)
Business Practices & Ethics
Appraisal Curriculum Overview
Course 1A1 - Appraisal Principles
Course 1A2 - Appraisal Procedures
Course 1BA - Basic Income Capitalization
Course 1BB - Advanced Income Capitalization
Course II - Urban Properties
Using Spreadsheet Programs in R.E. Appraisals
The State Of The Long Island R.E. Medical

The State Of The Long Island R.E. Market The Sub-Prime Mortgage Crisis

### New York University:

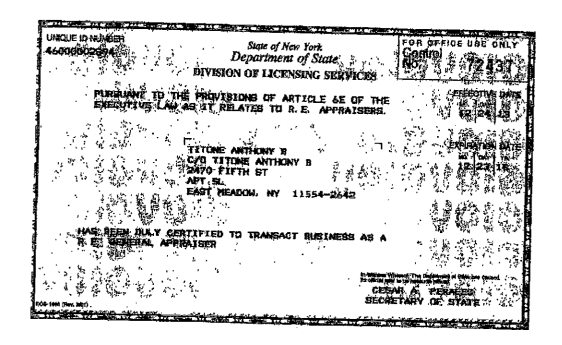
Office Building Construction
Procedures & Studies in Cooperative Conversion
Rent Control & Stabilization in N.Y. City
Mortgage Underwriting Procedures

#### PROFESSIONAL EXPERIENCE

I have been active in the appraisal field since 1972. My career has included being the Sr. Vice President and Chief Appraiser of a \$15 billion dollar bank and principal of my own firm since 1992.

Assignments have included apartment buildings, retail stores, industrial buildings, shopping centers, office buildings, vacant land, parking lots, service stations, residential condominiums and cooperatives, single family dwellings, leased fee interests, leasehold interests, and a variety of specialty properties for purposes of finance, purchase, sale, lease, feasibility studies, and investment analysis.

Primary professional territory currently includes the counties of Manhattan, Brooklyn, Queens, Bronx, Nassau and Suffolk. Appraisals in more than 20 states have been



### QUALIFICATIONS OF ANTHONY J. LEGOTTI, CSA-G

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

Anthony is a Certified General Real Estate Appraiser in both the State of New York #4600045471 and State of Pennsylvania #GA003643. He is FHA certified and has been appraising real estate primarily in the New York City and Long Island area since January of 2001. He has experience appraising a wide range of property types including but not limited to office, industrial, retail, multifamily, vacant land, special use, and residential. These properties have been appraised for property owners, private investors, lending institutions, developers, governmental agencies and legal counsel. Anthony is recognized as an appraisal instructor in the State of New York where he has taught several of the appraisal qualification courses. Anthony also serves as a Regional Advisor to the New York Department of State Division of Licensing Services where he reviews appraisal reports that involve potential appraiser misconduct. In addition to his extensive appraisal background Anthony is also a Licensed Real Estate Salesperson in the State of New York #40LE1172345 who specializes in the sales and leasing of investment properties.

Anthony received his formal education from the Community College of the Air Force and Suffolk County Community College where he earned an Associates Degree in Criminal Justice. He has taken more specialized real estate courses from the Appraisal Institute and CCIM Institute as well as an ARGUS course given by Joshua Kahr who teaches for the Urban Land Institute. He has completed the following courses required for designation:

#### Appraisal Institute:

510 - Advanced Income Capitalization

520 - General Market Analysis and Highest & Best Use

530 - Advanced Sales Comparison & Cost Approaches

540 - Report Writing and Valuation Analysis

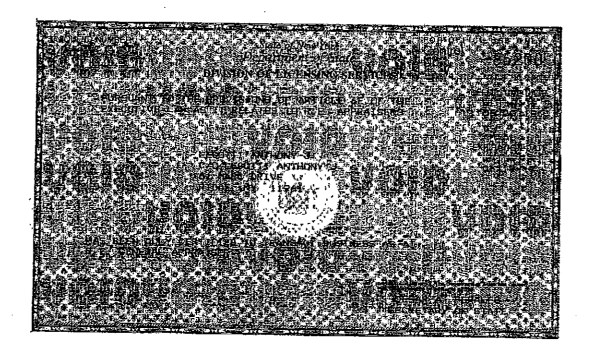
550 - Advanced Applications

#### CCIM Institute:

Cl Intro - Introduction to Commercial Investment Real Estate

Cl 101 - Financial Analyses for Commercial Investment Real Estate

Anthony takes an active role in the real estate industry as a member of several professional organizations including the Appraisal Institute, CCIM Institute, National Association of Realtors and the Columbia Society of Real Estate Appraisers. Anthony has received his CSA-G designation by the Columbia Society of Real Estate Appraisers where he previously served as a member of the Board of Governors in 2008.



### **QUALIFICATIONS OF LAWRENCE M. INDIMINE**

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

### STATE CERTIFICATION

Lawrence M. Indimine has been certified as a General Real Estate Appraiser by the State of New York, Certificate #46-000021925.

### PROFESSIONAL AFFILIATIONS:

Associate Member of the Appraisal Institute.

#### **EDUCATION**

- Master of Business Administration (M.B.A.) degree in Banking and Finance with a concentration in Real Estate from Hofstra University.
- Bachelor of Arts (B.A.) degree in Economics from S.U.N.Y. @ Stony Brook.
- Successfully completed R-1, R-2, G-1, G-2, G-3 and the Ethics and Standards of Professional Appraisal Practice courses.
- Successfully completed numerous Appraisal Institute courses including Advanced Income Capitalization (Course 510), Highest and Best Use and Market Analysis (Course 520), Advanced Sales Comparison and Cost Approaches (Course 530), Report Writing and Valuation Analysis (Course 540) and Advanced Applications (Course 550).
- Attended numerous seminars and lectures on real estate appraising.
- Attended a class required to complete appraisals for federal transactions (Yellow Book).
- Successfully completed the Valuation of Conservation Easement Certificate Program.
- Successfully passed the Appraisal Institute's General Comprehensive Examination.

### **EXPERIENCE:**

Lawrence M. Indimine has been actively involved in the appraisal of real property since 1991. He has prepared appraisal reports for such agencies as the Federal Government, State of New York (various agencies including Department of Transportation and Department of Environmental Conservation), County of Suffolk (various agencies including Department of Planning Division of Real Estate), County of Nassau (County Attorney and Assessment Review Commission), Peconic Land Trust, The Nature Conservancy, Town of Smithtown, Town of Southampton, Town of East Hampton, Town of Riverhead, Town of Shelter Island, Town of Southold, Town of Islip, as well as other municipalities, various attorneys, individuals and lending institutions. He has been tested

and qualified as a fee appraiser by the State of New York. He has appraised commercial, industrial and residential properties in Suffolk and Nassau Counties and the City of New York. Mr. Indimine is a HUD-FHA approved appraiser. Extensive experience in appraising single-family and multi-family dwellings. Has testified as an expert in real estate in various courts and municipalities. Mr. Indimine has extensive experience preparing tax certiorari appraisals and is on the approved appraiser list of the New York State Department of Transportation, County of Suffolk, County of Nassau and numerous other municipal agencies.

Mr. Indimine has completed in excess of 1,000 appraisals for condemnation in Suffolk County, Nassau County and the City of New York. He has testified as an expert in various courts for the State of New York (including the Court of Claims), the County of Suffolk and the County of Nassau.

### RECENT ASSIGNMENTS:

(

Completed a Mass Appraisal for the Town of Southampton for the Critical Wildlands Sending Area, completed a study in order to determine a temporary equalization rate for the Riverhead School District in the Town of Southampton, prepared a Development Credit Valuation for the Town of Southampton and tax certiorari appraisals in various locales in Suffolk County and Nassau County. He has completed numerous condemnation projects for the State of New York and County of Suffolk. He has prepared numerous valuation/consulting studies including the impact of transmission lines on property values.

DROPE CALBERT

AGOOD CATTLE STATE

DOUGLAND OF THE PROVISIONS OF ARTICLE SE OF THE

EXECUTIVE LAW AS IT RELATED TO RE ARRANGEMENT SUBJECT OF ARTICLE SE OF THE

LIBERTY TO THE PROVISIONS OF ARTICLE SE OF THE

EXECUTIVE LAW AS IT RELATED TO RE ARRANGEMENT SUBJECT OF ARTICLE SE OF THE

LIBERTY OF THE PROVISION OF ARTICLE SE OF THE

LIBERTY CATALOGUE ARTERICE

LIBERTY OF THE PROVISION OF ARTICLES ARE

LIBERTY OF THE PROVISION OF THE PROVISION OF THE PROVISION OF THE PROVISION OF THE PROVISION OF THE PROVISION OF THE PROVISION OF THE PROVISION OF THE PROVISION OF THE PROVISION OF THE PROVISION OF THE PROVISION OF THE PROVISION OF THE PROVIDED OF THE PROVIDED OF THE PROVISION OF THE PROVIDED OF THE

### **QUALIFICATIONS OF JOHN S. GOESS**

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

- New York State Supreme Court & Federal Bankruptcy Court Qualified Expert Witness Real Estate Related Matters - Testified at trial on numerous occasions involving real estate related matters
- Nassau County, New York Department of Real Estate, Planning & Development, Department of Assessment and Office of the County Attorney – Approved Appraiser
- Cities of Long Beach and Glen Cove, New York Approved Appraiser
- Villages of Garden City, Hempstead, Floral Park, Valley Stream & Lynbrook Approved Appraiser
- New York State Department of Transportation Accredited Right of Way Appraiser
- New York State Department of Environmental Conservation Approved Appraiser
- State University of New York at Stony Brook Approved Appraiser
- Suffolk County, New York, Department of Environment and Energy, Division of Real Property Acquisition & Management - Approved Appraiser
- Suffolk County Water Authority Approved Appraiser
- Townships of Brookhaven, East Hampton, Islip, Southampton, Southold and Riverhead, New York Approved Appraiser
- Nature Conservancy Approved Appraiser
- The Trust for Public Land Approved Appraiser
- Fordham University School of Law Continuing Legal Education, New York Approved Instructor
- Approved Appraiser; Army Corp of Engineers;
- Expert Zoning Consultant Expert reports prepared and/or testimony given in hearings before the Townships of Babylon, Huntington, Riverhead, Smithtown & Oyster Bay, New York; Villages of the Branch, Freeport, Lindenhurst, Lynbrook, New Hyde Park, Port Jefferson, Valley Stream & Westhampton Beach, New York; City of Long Beach, New York
- Associate Member of the Appraisal Institute
- 26+ years of experience appraising properties in the Long Island/Metro NY area

**Education** 

New York State Certified General Appraiser: License #46-8631 – New York State has a mandatory program of continuing education for all licensed and certified appraisers. I have met these continuing education requirements.

### Prior to the foregoing, my studies included

- Gettysburg College, Gettysburg, Pennsylvania: B.A. in Business Management
- Commissioned Officer (Lieutenant) United States Army 1987 Active Duty Ordnance Officer 16th Ordnance Battalion, Aberdeen Proving Grounds, Aberdeen, Maryland; Army Reserves 1988-1991
- Numerous basic and advanced appraisal courses taken through the former Society of Real Estate Appraisers and currently through the Appraisal Institute
- Ongoing continuing education courses, seminars and Appraisal Institute Courses

### Experience

1988-1990:

Joseph J. Donovan Associates, Inc.

Commercial Property Appraisers

1990-2006:

Vice President and Principal, Carl L. Todd Associates, Inc.

Real Property Appraisers & Consultants

2005-Present:

Consultant to Lynch Appraisal, LTD. - Zoning &

Valuation Matters

2006-Present:

President and Principal, John S. Goess Realty Appraisal,

Inc.

2007-Present:

Consultant to Breslin Appraisal Company - Zoning Matters

#### **Professional Affiliations**

Associate Member Appraisal Institute #248819

I have completed and am current with the Standards and Ethics Education Requirements of the Appraisal Institute for Associate Members.

Past Member of the New York State Condemnation Conference

Boy Scouts of America - Assistant Scout Master

### Real Estate Appraisal/Consultation Services Provided For

Acquisition/Disposition Condemnation

**Estate Planning** Tax Certiorari

Mortgage Purposes Insurance Purposes Rental Negotiation Market Surveys

Feasibility Studies

Zoning Matters



### **QUALIFICATIONS OF PETER J. LEO**

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

PROFILE:

Highly skilled, NYS Centified General and extens appraises with fourteen years combined experience weaking

in puri-estate union, decelopment unit opposited inclusivies.

SERVICES:

Residential, commercial & land apportants, partial maings, excessents, special simulants, income properties, market andies, cost estimates and madyres, fearibility sindles, reast surveys, statistical and data-base analyres, Connected sendies, business appealed and statement mustysis.

1999-Present

Real Relate Appraiser , Leo & Scoblete, Realty Advisors LLC, Best Natwick NY.

Responsible for comprehensive daily operations of appearing company.

Inspersion and appreciate of all types of communical property including office balldings, small complemes, industrini properties, speciment compleme and descriptable land.

Inspection and appraisals of one to four family properties to the memopolitan New York Aren with strong emphasis in the five toronghy.

insurince with bendars and bemouvers to provide all survices awaded for thomsuch and complete velocities.

Outsid impections and recient appraisals.

1989-Present

Real Edule Development, Lee Commercing Associates, Brooklys, NY.

Assymatible for renovations of racidactical and communical proporties in the Box York manapolitan cons.

Management and planning of construction projects.

Assessment and extension of constructions plans.

Equity enhancement analysis, including RCE and property value guarak potential.

EDUCATION:

New York University Real Estate Institute New York, WY Certificate in Real Exists Finance Kingshoro Community College

Bookiya, NY Property and Countility Insurance Confidention

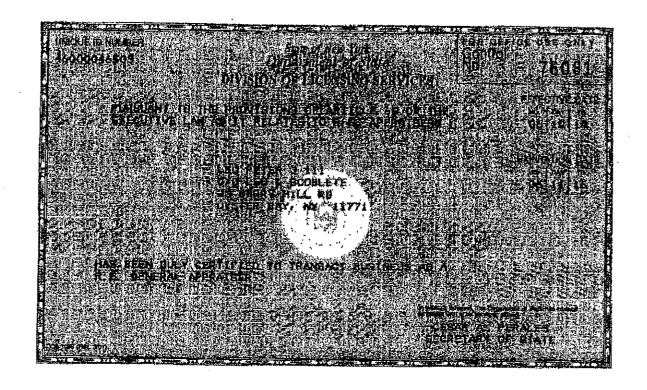
Marylhest University B.S (East Extate)

Maryland, OR

Appraisal Education Nationals

Bohemin, NY Carifled Gameral Approximes Carification

LIXENSES HELD: New York State Cartified Consul Real Estate Appraises, New York State Real Return Brokes, New York State hancoure Broker, Certified Businessmental Longeston Consultant.



### QUALIFICATIONS OF KEVIN W. MATHESON SRA, CSA-R

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

#### **EXPERIENCE**

As of the date of this appraisal report, Kevin W. Matheson has completed the requirements of the continuing education program of the Appraisal Institute and the Columbia Society of Real Estate Appraisers.

Mr. Matheson began appraising in 1985. He has specialized in the down state New York area. He is very active serving the appraisal profession. Kevin is a State Certified Residential Real Estate Appraiser, receiving his SRA and IFA designations in 1993 and his CSA designation in 2001.

Mr. Matheson has held several positions with the Long Island Chapter of the Appraisal Institute over past years, which would include the Chairman of the Residential Education Committee, Board Member, Chairman of the Associate Guidance Committee and was the LDAC Representative in Washington DC for the years 2002 and 2003. He is a past President of the Long Island Chapter.

In addition to those positions, Mr. Matheson has also been very involved with the National Association of Independent Fee Appraisers; positions include Past President of the Long Island Chapter, Past New York State Director and a member of the Board of Directors for the NAIFA Long Island Chapter.

Mr. Matheson has worked with the Federal Reserve Bank of New York and the Long Island Home Purchase Process Initiative Committee. He is advisor for the New York Department of State License Bureau, doing review work when claims of fraud are brought against an appraiser. He has testified before State hearings on such cases.

### COURSES

(

Standards of Professional Practice SSP — given by The Appraisal Institute American Disabilities Act — given by The NAIFA
Appraisal Course 8/1 — given by AIREA
Residential Appraising for Fannie Mae — given by Fannie Mae
Narrative Writing — given by AIREA
Appraising the Residential Home — given by Henry Harrison
Appraisal Course 8/2 given by AIREA
Residential Real Estate Report Writing R3 — given by The NAIFA
Understanding Limited Appraisals — given by The Appraisal Institute
Basic Construction Terminology — given by The NAIFA
Home Inspections — Common Defects in Homes — given by The NAIFA
Basic Residential HUD Appraisal Requirements — given by The NAIFA
Is the Comparable a Comparable — given by the NAIFA

Instructors Conference – given by The NAIFA Appraisal Litigation – given by The NAIFA Mock Trial – given by The NAIFA FNMA Update – Fannie Mae

Fair Lending Requirements - given by The NAIFA

Litigation Skills for the Appraiser - given by The Appraisal Institute

Income Valuation of Small, Mixed Use Properties - given by The Appraisal Institute

Residential Property Construction & Inspection - given by The Appraisal Institute

Income Property Utilizing the 71B Form - given by The NAIFA

Desktop Underwriting and The Homestyle Program - given by Fannie Mae

American National Standard for Measuring - given by The NAIFA

The Future of Residential Appraising - given by The Appraisal Institute

Regression Analysis - given by The Appraisal Institute

The Internet and The Real Estate Appraiser - given by The NAIFA

ANSI Standards of measurement - given by The NAIFA

AQI Fair Housing & Environmental Concerns of Appraisers - given by The Appraisal Institute

FHA/HUD 4.7 Residential HUD Appraisal Requirements - given by The NAIFA

Eminent Domain and Condemnation Appraising - given by The Appraisal Institute

The Federal Trade Commission's Final Privacy Regulations – given by The Columbia Society of Real Estate Appraisers

Real Estate Market Trends in The Long Island and Metropolitan New York Markets – given by The Appraisal Institute

The Appraiser as an Expert Witness: Preparation and Testimony – given by The Appraisal Institute

Observing Detrimental Property Conditions - given by The Appraisal Institute

Environmental Site Assessments - given by The Appraisal Institute

Real Estate Fraud: The Appraisers Responsibilities and Liabilities – given by The Appraisal Institute

Appraising Environmentally Contaminated Properties: Understanding and Evaluating Stigma - The Appraisal Institute

Characteristics and Development of Cool Downtowns - given by The Appraisal Institute

Economic Update for the Region - given by The Appraisal Institute

Review Theory - Residential - given by The Appraisal Institute

AIREA is the American Institute of Real Estate Appraisers, now known as The Appraisal Institute.

NAIFA is the National Association of Independent Fee Appraisers.

### QUALIFICATIONS OF MARK RUSSO - CERTIFIED RESIDENTIAL APPRAISER

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

### SUMMARY OF FUNCTIONAL EXPERIENCE:

- -Over 30 years of experience in appraising/appraisal review of all types of residential SFR/SRIP properties throughout NY, CT, MA, RI; REO Management, Appraisal Management, Forensic Appraisal, Real Estate Brokerage, Recruiting/Training, Relocation and Management.
- -Extensive experience in appraising high-end/complex SFR properties in NY, MA, RI
- --Staff instructor Real Estate Career Educators, Hauppauge, NY 1991-1993/American Real Estate School, Hauppauge 1991-2003 teaching Real Estate Sales and Broker's licensing courses; as well as Appraisal Licensing courses R-1, R-2, Ethics & Standards, R-3 since 1993.
- -Experienced in Real Estate Management, Training and Relocation; through associations with Century 21 and Prudential Real Estate companies from 1985-1991.

### WORK EXPERIENCE:

Residential Real Estate Appraiser, NY, MA & RI Kelsey Appraisal Services, North Attleboro, MA/USLA, Broomfield, CO, Macleod Appraisals, Warwick, RI/STARS, Rels Valuation, DataQuick, January, 2011-Present Appraising 1-4 Family properties throughout NY, MA & RI. Clients serviced includes JP Morgan, UBS Bank, BOA, Santander, Wells Fargo.

Real Estate Associate Broker, ReMax Professional Group/Realty Connect USA, Huntington, NY, Managing & marketing REO properties for Wachovia/Wells Fargo in NY, CT, RI, MA, October, 2009 - December 2011.

REO Sales Manager, Managing & marketing REO properties in GA, TN, NC, SC, Wachovia, Marietta, GA, May, 2008 - May, 2009 and in NY, CT, RI, MA, NH, Newport,RI, May 2009 - September 2009.

Region Appraisal Leader, Region Appraisal Leader for FNMA Saleable Department of Wachovia in the Southeast States, Wachovia, Marietta, GA, April, 2007-May 2008.

Regional Reviewer, World Savings, a Wachovia Company, Melville, NY, January 2005- April, 2007.

District Appraisal Manager, World Savings, Melville, NY, January, 2004- December, 2004.

Staff Appraiser, World Savings, Lake Success, NY, November, 2003- December, 2004. 1st Appraiser hired for Long Island office. Platinum Club/President's Club winner 2004.

Fee Appraiser, Mitchell, Maxwell, & Jackson, New York, NY, April, 2001-September, 2003. Responsible for Appraisal of high end and prestige properties on Long Island.

Chief Appraiser, Appraisal Xpress, Inc, Northport, NY, April, 1999-November, 2003.

Appraisal Vice President, M.R. Realty Services, Inc. DBA America's Cutting Edge Real Estate Services, Northport, NY, April, 1998 – March, 1999.

President, M.R. Realty Services, Inc, Northport, NY, May, 1992 - April, 1998.

Real Estate/Appraisal Instructor, American Real Estate School, Hauppauge, NY, October, 1991
-November, 2003.

Real Estate Appraiser, Tri-State Appraisal Group, Babylon, NY/Paul Dyckes Appraisal, Inc./Various private clients, September, 1991 – June, 1992.

Real Estate Management, Recruiter/Trainer, Relocation, Prudential Long Island Realty, East Islip, NY/Century 21 Cow Harbor Realty, Huntington, NY, May, 1986 - September, 1991.

#### Expert Testimony:

- Suffolk County Supreme Court- Tax assessment appeals cases for Huntington, Smithtown, Babylon, and Islip Townships.
- Town of Huntington Zoning Board of appeals.

### Education and Professional Training:

N.A.I.F.A., New Hyde Park, NY, May, 1994-Limited Scope Appraisals and USPAP Standards Update. N.Y.S.A.N., Hauppauge, NY, May, 1992-R3 Appraisal Course.

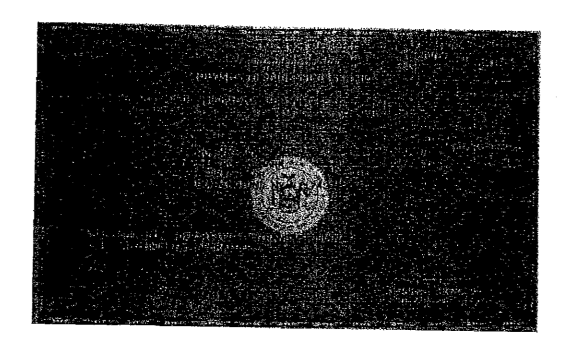
American Real Estate School, Hauppauge, NY, December, 1991 – January, 1992- R-1, R-2, Ethics & Standards of Professional Appraisal Practice, February, 1986, NYS Real Estate Brokers Qualifying Course, NY, January, 1985, NYS Real Estate Salespersons Qualifying Course.

### **COMMUNITY INVOLVEMENT:**

Northport Chamber of Commerce, Northport, NY, served as President June, 1989- September, 1990; and January, 1996 – December, 1997.

Friends of OHEKA, Cold Spring Hills, NY, served on board of directors from the formation of the group in August, 1996 - 2002.

NY ID #45000005935/RI ID #A01454R/MA ID #103467 FHA Approved/NY Certified Real Estate & Appraisal Instructor



### **QUALIFICATIONS OF GREG D. HIGGINS**

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

### **EDUCATION:**

BA Marketing, New York Institute of Technology, 1979
R1, R2, The American Real Estate School, 1995
R3, R4, Columbia Society of Real Estate Appraisers, 1996
Continuing Education includes but not limited to;
USPAP updated guidelines, FHA Appraising, Understanding Automated Valuation
Models, Ethics and Standards of Professional Practice, Real Estate Damages;
Assessment and Testimony, Appraising Historical and unique properties, Understanding
Titles and Deeds, Understanding Real Estate Assessments, Understanding the
Universal Appraisal Dataset.

### EXPERIENCE:

I have been actively engaged in the appraisal of residential properties since 1994. My experience includes being involved in the early stages of the Nassau County, NY Reassessment Project and representing Nassau County in the Small Claim Assessment Review hearings in 1998-2001. In 1998 I founded Higgins Appraisal Service, a residential appraisal company, servicing lenders nationwide. I hired and mentored trainees through the NYS Certification process. As the owner I performed thousands of pre-funding appraisal reviews for nationwide lenders. In 2008 I was appointed by the New York State Supreme Court as a Hearing Officer for Small Claims Assessment Review for Nassau and Suffolk Counties. My most recent positions have been as a Residential Review Appraiser for Bank of America / Landsafe Appraisal Services and as a Senior Residential Review Appraiser for Valligent, a collateral risk assessment company servicing clients nationwide. Responsibilities include research and analysis on Fannie Mae collateral utilizing expertise, internal/external property valuation tools to ensure consistency with USPAP, Lender policies and any other generally accepted appraisal standards. Responsibilities also include forensic reviews and appraisals to determine if value and methodology were appropriate given the research tools available at time of appraisal. My success in this field is based on my ability to identify and effectively communicate our concerns regarding deficiencies in appraisals and evaluations as well as recognize changes in market trends and other indicators of value. My past two positions have been telecommuting positions where I was compensated according to my production.

### QUALIFICATIONS OF THOMAS E. FAY

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

516-739-8080

### Statistically of qualifications

1997-Present

Home Valuation Services Inc.

Great River, NY

#### President

- President of Home Valuation Services, Inc a residential appraisal company servicing Nassau and Sulfolk Counties.
- · Nine years of reveluetion experience for multiple counties and municipalities in New York and New Jersey
- Experienced in presiding over property owner hearings.

#### Education

Montdair State College, Upper Montdair, New Jersey Business Administration

Concentration in management.

### Professional experience

1992-1997

The Home Appraisal Company

Mineola , NY

#### Residential Administrator

 Responsible for expendising and reviewing residential properties primarily in Nassau, Sulfolk and Queena Countles. Prepared appraisal reports for Independence Sevings Bank, Jemaica Savings Bank, Astoria Federal Savings Bank, Meridian Cepital Funding, Business Loan Center, New York State Mental Health, Facilities Development Corporation/Office of Mental Retardation and Developmental Disabilities, Village of Old Westbury, Village of Great Neck Estates for purpose of tax review. estates, sales, purctisses, matrimonial income appraisals, condominium and cooperative appraisal reports.

### 1990-1992

Property Systems Company Residential Field Supervisor

Southampton, NY

 Responsible for supervising data collectors, previewing residential properties, final reconciliation of residential values and presiding over property owner hearings.

1988-1980 Market Value Appraisal Services Inc. Fairtavin, NJ Revaluation Appraisor

Experienced in revaluation work in new Jersey-Bergen, Passalc and Union Counties. Responsibilities included data collection, measuring and sketching residential and commercial properties, pricing residential and commercial properties using the Marshall Valuation Service and Real Property Appraisal manual for New Jersey assessors, presided over hearings, attended County Goard of Taxation Issarings and prepared namative appraisals for income producing properties.

momberships

Columbia Society of Real Estate Appraisers

Accres Markets

Columbia Society of Real Estate Apprelaters, CGA-R

New York State department of state Licensing Services- certified to transact Business of Real Estate Residential Appraiser - ID # 45000010092- Lam certified.

References

Available Upon Request

	AND PART OF	A STATE OF THE STA	SPANELL CREEKINGS CONT	70-
Langue o some o			A POR PROBLEM	SECOND
45/000/01/25	a Damento	rat of State	Control Control	2000 F
		THE STATE OF STATE OF STATE OF THE PARTY OF		e ar da said
		andra servicies		
STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE	mos enviside de			THE WAY
A PROPERTY.	AME AND THE REST	A SERVICE NA	i Disc	
				Towns I
	· FRYTHISE	1.1.1004.951 1.11	- 19 - 19 - 19 - 19 - 19 - 19 - 19 - 19	和解析证明
	ALM HORE WALLA	TON SERVICES IN		
	ENTRY OF THE PROPERTY OF THE			
	AND PIGER IN	11717 21 20		
			THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE S	er et e
ALC HELD S	TO TRANS		<b>计算的新发音数</b>	
	THE APPLAISED	Unit the print se we i		
	28 <b>2</b> 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2			
		CONTRACTOR OF STREET		
MCS (Inc. ) are also			<b>这些是是是</b>	# The second
				40 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15 Car 15

### **QUALIFICATIONS OF PETER MCGUIRK**

Michael Haberman Associates, Inc. 125 Front Street Mineola, New York 11501

(

516-739-8080

### SELECT WORK EXPERIENCE

Appraising in NYS
Residential, Multi-Family Properties, Commercial Properties
Draw Inspections, Property Preservation, Field Inspecting,
Residential Appraisals, and Exterior Inspecting

I am proud to be a New York State Licensed Home Inspector And a New York State Certified Residential Appraiser And a Construction Inspector in New York State

#### **EDUCATION:**

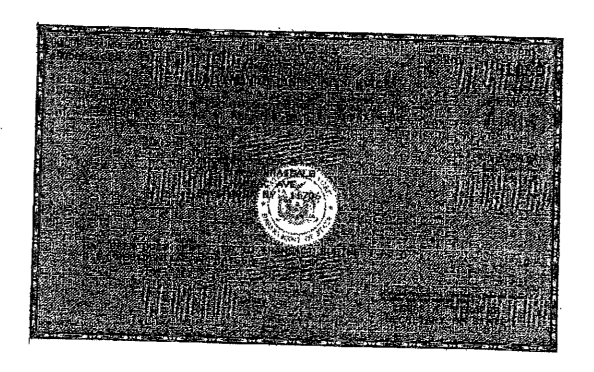
125 Hours of Appraisal Licensing and Certification Courses towards licensing
140 Hours of Home Inspection Licensing Courses in NYS
Mold Certification Courses
Exterior Inspection Training and Field Inspection Training
HUD- FHA Inspection Training
On The HUD Roster Panel- HUD, GOV

### RELATED WORK EXPERIENCE

Very Detail Orientated and Knowledge of many computer Program types and computer savvy.

#### REFERENCES

Professional and Personal Experience is Available Upon Request





### **EXHIBIT C**

Supplemental Materials dated June 9, 2015



# SYSTEMATIC REVIEW & ANALYSIS OF ASSESSMENTS (RFP # AS0518-1509)

Submission Date June 9, 2015

From the RFP Selection Committee Steven L. Corte, Chairman

### QUESTIONS AND REQUEST FOR CLARIFICATION

MICHAEL HABERMAN ASSOCIATES, INC.

Will your work on the Westchester County's reassessment project have any impact your ability to meet the timetables that will be established under Nassau County's Systematic Review?

No - The Westchester project started over a year ago, with the Towns of Greenburgh, Ossining and North Salem participating in the Multiple Municipal Reassessment Consortium. The project is well on its way with 90% of all field work completed, along with data mailers. Neighborhood delineation is currently under way and scheduled to be complete at the end of June. The next phase of the project is valuation, which MHAI is responsible for reviewing model coefficients and final value conclusions. This is a statistical review, requiring minimal manpower and time on MHA's behalf. As you are aware, the Westchester revaluation is a Tyler Technology project, which is being completed in IAS. This gives MHAI a tremendous advantage over other companies vying for the Nassau County project due to the intimate knowledge that was gained with IAS during the Westchester reassessment project.



# SYSTEMATIC REVIEW & ANALYSIS OF ASSESSMENTS (RFP # AS0518-1509)

Submission Date June 9, 2015

From the RFP Selection Committee Steven L. Corte, Chairman

### GENERAL QUESTIONS FOR ALL BIDDERS

 How will land values for each Class be evaluated in your review? Describe in detail your land valuation strategy.

All analysis will be based on a per neighborhood basis. The first and most preferable method is to develop land tables based on actual vacant land sales. Since this is not always possible, the next best method is market extraction (most probable approach) with the third being studies of ratios comparing land value to total value.

2. How will the Department of Assessment's Integrated Assessment System (IAS)/Adapt be used in your Systematic Review? Describe in detail the implementation of valuation recommendations. Specifically, how would you utilize Adapt and/or incorporate your work product into IAS?

The Nassau Assessment System (IAS/Adapt) houses all assessments, inventory and sales history for properties located in the municipality. There are many modules built into IAS for analysis purposes along with standard reports. This would be the first line of analysis. The data compiled in IAS is stored in a SQL database which is accessible through the use of ODBC connectors making it relatively simple to retrieve data for analysis in SPSS. As far as implementation of new values, this would be based on neighborhood analysis with adjustments made according to statistical results.

3. What sources will be used to evaluate the Cost Approach parameters produced using the Integrated Assessment System (IAS) including (but not limited to) building costs, costs assigned to Other Building and Yard (OBYs) and depreciation?

The IAS system utilizes Marshal Swift cost tables. After loading the most current source data from M&S, adjusted for time and location, it would be tested against actual sales to verify accuracy.

4. How will modelling "outliers" in each Class be handled in your Systematic Review?

The question is somewhat ambiguous. If addressing a holdout sample that produces unsatisfactory results, the model coefficients will have to be reviewed. If it is a sales ratio that is an extreme when compared to the neighborhood, the properties should be field inspected. And finally, if it's a unique property, it will have to be costed and checked against available market data.

5. Will the review of Class 4 (Commercial) properties and models you produce include a market analysis of Capitalization Rates?

Yes — We will make an assertive effort to develop market derived cap rates. As you are aware, this may not be fruitful for all property types, at which point we will research and utilize secondary market data adjusted to the Nassau County market.

6. How will economic units (i.e. Parking Lots) be dealt in your review?

If they are part of an economic entity such as an office building, value will be allocated as part of the income approach. If, for some reason, the parking lot does not support an improvement, value will be based on land tables plus site improvements.

7. Will your models have provisions for external influences (i.e. Railroads, Commercial Corners, etc.)?

Yes – this type of data is housed in IAS and was utilized during the revaluation of 2003. It will be tested and improved through the use of GIS.

8. Are there any types of properties that will not be included in your review (i.e. Marinas, Golf Courses, etc.)?

No – except for Special Franchise and Utility Properties (complex properties as defined by ORPTS).

How would you model specialty properties like marinas and golf courses in Adapt?

As stated in our proposal, we are willing to field review an agreed number of properties. The most effective method is to field review the inventory that makes up the parcels and develop cost and income models specific to the use.

10. Are Class 4 – Utility properties included in your Class 4 – Commercial analysis?

Valuation of the real property component of the parcel will be valued. The equipment will not.

11. What modelling changes would you suggest for creating values for hotels, assisted living centers, nursing homes and self-storage facilities?

Without knowing how the IAS is currently configured for the aforementioned property types it is difficult to make a recommendation. The only recommendation we can make is, it is common knowledge how the courts look at these properties, and assuring compliance with their methodology is of utmost importance.

12. Will your company provide an analysis of Land to Building Ratios?

Yes - Since all the data is stored in IAS this is not a significant task.

13. How will you address apartment buildings and how will ETPA Buildings?

Apartment buildings will be valued on the income approach. Verification of ETPA compliant buildings will be verified through HUD and they will be valued accordingly.

14. Will your company provide field staff to work with Department of Assessment personnel?

Yes – As stated in our proposal, we are willing to field inspect an agreed number of parcels.

15. What plans do you have to improve DOA personnel's preparedness on the quantitative and qualitative levels? What mechanisms would you leave in place to allow staff to continue to maintain your recommendations?

We do not have intimate knowledge of the current workings of the DOA, therefore this question cannot be answered until after we have worked with your staff.

16. What valuation quality assurance measures would you recommend that the DOA adopt after the Systematic Review is completed?

At a minimum, performing ratio studies on a per neighborhood basis with specific focus on changing market trends.

17. Describe the Commercial and Residential models you will create and how you would address the overabundance of existing commercial models in IAS/Adapt?

Models are developed on market data, not on a modeler's idea of how to configure a model for a municipality. Therefore, a complete analysis must be performed before this can be discussed. Again, making a decision that there are too many models utilized in IAS without completing an analysis of the market is a recipe for failure. Research first and make conclusions from what the market indicates.

### 18. How will support documentation be transmitted to the DOA at the end of your review?

The most efficient method is electronically. But we are willing to work with DOA in whatever method is determined most efficient.

### 19. Describe in detail your plan for a neighborhood review.

Neighborhood delineation is the single most Important process in a reassessment project. This is a textbook procedure starting with all physical, political, economic and school district boundaries. Utilizing our expert local knowledge, after completing a basic delineation, sales analysis is completed assuring homogenous neighborhoods based on the type of real estate inventory and price levels throughout. This task is not complete until downloaded into a geodatabase for use in GIS.

### 20. Describe in detail your plan for sales data verification.

Sales verification is an ongoing process, from day one of the project to the end. All of the obvious non-arm's length sales are removed leaving thousands to verify countywide. Utilization of all available data sources is optimal, including RP-5217, MLS, Comps Inc., Accurint, LoopNet, CoStar and other real estate professionals including brokers and developers. After completing the previously mentioned sales scrubbing the sales should be trimmed through the approved IAAO method of inter-quartile trimming. These methods will assure a strong sales population.

## 21. What recommendations do you have to account for any lack of sales if existing neighborhoods are split into sub-groups or expanded?

As previously stated, the market data and sales indicate the neighborhoods, if there are no sales during the initial study period, expanding of the time constraints will be required. If expanding this parameter does not produce sufficient sales, expanding the neighborhood may be necessary. This could include configuring neighborhoods that are not geographically contiguous.

#### Additional Recommendations:

The driving force in completing this systematic review is to provide fair and *supportable* values for all properties in Nassau County. It is our opinion that in order to accomplish this, it is imperative to have open communication with the Nassau County Tax Certiorari BAR. Valuation methodology must be agreed upon early in the project along with regular meetings to assure a focused approach. This open approach to communicate with the Cert. BAR should be publicized in an effort to make the public aware of the asserted effort to correct the assessment system. Additionally, in order to prevent ratio disputes which end up with stipulated ratios far below the published ratio, the County should go to 100% of full market value as their stated level. This provides for a more explainable / defendable assessment system.

### Scope/Timeline and Billing Schedule (amended 8/10/2015)

This is a detailed timeline/scope of the commercial portion (Classes 2 & 4) of the Nassau County Systematic Review Project as proposed by Michael Haberman Associates, Inc. (MHAI). This projection is based on our intimate knowledge of Nassau County and our historical experience with the Nassau County Assessment System (IAS) as it last existed in the 2005 calendar year. Due to the complexity of Nassau County and its prodigious assessment data, this project timeline is subject to changes by both Nassau County's Department of Assessment (DOA) and MHAI. An integral part of the project includes pointing out DOA deficiencies when discovered. Such deficiencies and recommendations to correct issues, as they are revealed, will be summarized in the monthly status report. We have taken all steps available to produce a document that will provide guidance and timeliness for the project. Procedures followed for this project will comply closely with recommendations from the International Association of Assessing Officers (IAAO).

The timeline/scope is configured to illustrate major milestones throughout the project with specific detail for each sub-task. This mass appraisal project is intended to comply with all requirements as set forth under Standard 6 of the Uniform Standard of Professional Appraisal Practice.

### Project Commencement

This portion of the project (Startup) will commence on October I, 2015 and span approximately a three month period, to the end of the year (December 31, 2015). During the Startup period the Company will focus on re-familiarizing personnel with the Nassau County Assessment System and parcel data as configured. For the purpose of discovering fundamental procedural and system deficiencies, in depth research, and communication with key DOA personnel will be required. In-house system preparation will commence during this period assuring sufficient storage space and secure environment. Man power requirements for the project will be confirmed and staffing as required will be put in place. It is recommended at this time that Nassau County to configure a test database, mirroring the current production database, for purposes of testing modeling and possible structural reconfiguration.

### Data Analysis

This phase of the project will begin subsequent to the Startup portion of the project on January 1, 2016 and proceed for approximately 18 months to June 30, 2017. A mass appraisal project is only as good as the data it is based on. This portion of the project will consist of detailed testing and editing of all data as contained in IAS.

Utility properties will be reviewed for correct "roll section" designation and reconciled with New York State supplied advisory appraisals, to assure a one to one match. If discrepancies are discovered as a result of this review process, field inspections will be completed by a professional engineer, up to the contract limit of 2.5% of class 4 property on an economic entity basis.

### Neighborhood Delineation Re-verification

The County is currently delineated into many commercial neighborhoods as a result of the 2003 revaluation project. Detailed analysis is required to assure that neighborhoods, as currently delineated in the system, are truly based on external factors that typically define a neighborhood. These factors include, but are not limited to, natural and manmade dividers, municipal and political boundaries, school districts, social and economic influences. The primary tool utilized for this analysis is ESRI's ArcView. This requires exporting specific data from IAS, uploading it to ArcView for analysis and reliability conclusions. All recommended changes will be documented and submitted in report format.

### Analyze and Normalize System Variables

Concerns over Structure & Land Use Codes has been displayed by DOA personnel during our early meetings. As discussed, we will run edits on all properties in an effort to reveal inconsistencies across common property types. SPSS will be utilized to test the statistical significance of system adjustments such as *Grade Factors* and *Investment Ratings*.

Historically, the IAS system would value commercial properties utilizing multiple income streams as applied to different sections of a structure as based on the cost approach. Properties typically don't function this way in the market, therefore complicating the income approach. An analysis accounting for use codes within a structure code will be completed. This analysis will reveal the complexity of specific property types enabling the team to focus on producing a market relevant approach. This would produce reasonable, defendable values as viewed by the Courts.

The County's commercial property base is made up of thousands of individual parcels. The reality of it is that multiple parcels may make up one property (Economic Entity). Part of this analysis includes the verification of condominium parent and children parcels. An intrinsic part of this project will include identifying such properties and grouping for valuation purposes.

Property specific location adjustments will be analyzed for consistency with the aid of GIS. Thoroughfares will be displayed with each commercial property plotted as based on its location adjustment. This form of hot/cold map will provide easy identification of misclassified properties.

Multiple edit reports will be run in order to discover either missing data or inconsistencies in data. An example of some edits that will be run includes: age/condition, Land Area/GBA, LUC/Structure Code.

As a result of the edit reports, inconsistencies in data will be field reviewed when required. Field reviews are limited to 2.5% of Class 2 & 4 parcels on an economic entity basis and will be administered as requested by the DOA.

Nassau County's shorelines have evolved from a marine based industry to residential cluster type development. Change in use should be verified and corrected where appropriate. This will be accomplished through the use of GIS. This can also be accomplished through the review of building permits with specific focus on a change in use.

Structure, Use and OBY codes will be reviewed and analyzed for market relevance. If large variances exist across common uses, codes will be normalized for ease of use and understanding.

Model categories will also be reviewed and analyzed for market relevance. Models that are redundant or nonexistent in the market will be deleted.

Land Type models will be reviewed and analyzed for market relevance. Models that are redundant or nonexistent in the market will be deleted.

Statistical analysis will be run on each parcel verifying incremental/decremental land adjustments.

Statistical analysis will be run on each parcel verifying incremental/decremental GBA adjustments.

Barring sufficient market data, statistical analysis on external influences such as corner, waterfront and golf courses will be performed.

Specialty properties such as marinas, gas stations, garden centers, auto repair, with large land to building ratios will be reviewed and analyzed to assure market relevance.

Mix-use properties will be reviewed for structure code, use code, expenses and capitalization rate consistency.

Parcels that are bifurcated by municipal lines will be analyzed and reviewed for valuation allocation. Allocations will be based on percentage of structure value and percentage of land value as geographically located within the municipality.

Wetlands and environmentally contaminated properties can be flagged through the use of GIS. Formal requests for data will be made to NYS Department of Environmental Conservation.

#### Valuation Modeling

The "Valuation Modeling" portion of the project will overlap the "Data Analysis" and begin October 2016. The IAS system is based on the cost approach, tying all sections of a structure to specific cost schedules within Marshall & Swift. These tables must be reviewed and updated with the most current tables available from Tyler Technology. Additional tables needing updating include location multipliers and depreciation tables. As previously discussed, in-depth research will be completed on the practicality of maintaining multiple depreciation tables for structures and OBYs. Market reasonableness testing will be completed after update is complete.

#### Valuation Process

Neighborhood delineation is an intrinsic procedure in the mass valuation process and is the first step in determining land values, application of Income and Cost Analysis. Though not a science, a systematic approach is required to delineate physical boundaries, municipal/political

boundaries, building characteristics, type of occupancy, zoning, typical land size, sale prices and social/economic forces.

Land modeling via analysis of vacant land sales. If sales are insufficient, alternative methods will be used (residual analysis, etc...). Land tables are the basis for the Cost Approach with all improvement values added to the underlying land value. Therefore, it is critical to have an accurate estimate of land values. For purposes of calibrating land tables, raw land sales are the most reliable method to produce neighborhood land values. Since Nassau County is a mature community, raw land sales will not be sufficient to calibrate land tables. If our hypothesis is correct and land sales are insufficient, the best option is to rely on the "Land Residual Method". Once complete, land values will be populated on a use basis per delineated neighborhood and reviewed with DOA.

Building costs will be based on current replacement and depreciation estimates from Marshall & Swift Services tied to existing structure codes and/or recommendations for consolidation. Costs will be prepared in table format for consistency dealing with the different types of commercial and industrial parcels. Depreciation tables are key to providing accurate values by means of the Cost Approach. Market data will be utilized to calibrate tables when available. All three types of obsolescence will be considered in the analysis.

Retrieval of economic market data inclusive of rental rates, occupancy levels, operating expense ratios, rates of return and effective tax rates will be data based.

When actual income and expense is available for a sale parcel, overall capitalization rates will be calculated. If actual data is insufficient, secondary source material and the building of rates (band of investment) will be localized to Nassau County and utilized in valuation models. If actual income and expense data is retrieved, this data will be used as a starting point in reviewing existing modeling and will become part of the market database. Economic data and tables will be developed via existing in-house data, information received from participating real estate professionals and data the Nassau County Attorney's Office, DOA and ARC have on hand.

Existing valuation matrix will be reviewed and updated with current market supported data. Valuation matrices are based on the neighborhoods as delineated for each property type.

Systematic edit reports will be run to assure all data fields are populated and contain market relevant data.

Analysis of existing assessments and models in order to test for reasonableness (value/unit basis) and, if needed, recommendations to DOA for adjustments. Unit basis includes but is not limited to square feet, number of apartments, number of rooms, number of beds, etc...

#### Parcel Specific Testing

Once the valuation portion of the project is complete, it is imperative to perform various 'edit reports' and statistical analyses. This added step will assure market reasonableness and provide values that are sustainable when tested by Courts. This will be an ongoing process which will

commence as specific property types are completed on a neighborhood basis. This phase of the project is slated to begin January 2017.

Edit reports provide a window to the assessment roll enabling an assessor to focus on issues that don't appear reasonable when compared to the market. Edit reports can focus on all aspects of the assessment roll focusing on anomalies when discovered. This is a dynamic tool which will be utilized throughout the project.

Statistical analysis provides a systematic approach to value. It will provide mathematical indicators that a problem may exist within a specific neighborhood or property type. These are also dynamic in nature with our statistician focusing on specific discrete & continuous variables.

Valuation of utility properties will be based on New York State Office of Real Property Tax Services (NYSORPTS) supplied advisory appraisals. Due to the complexity of utility properties, if during the inventory review process, as previously described under <u>Data Analysis</u>, no discrepancies are revealed, the appraised value as indicated by NYSORPTS will be adopted. If discrepancies are discovered, NYSORPTS and DOA will be notified of such discrepancies in the form of a written report. This will trigger a request for an updated advisory appraisal from NYSORPTS.

As a result of our extensive testing outliers will be revealed. As previously stated field reviews will be performed when necessary or requested by the DOA, up to a total project count of 2.5% of Class 2 & 4 parcels on an economic entity basis.

#### County-wide Testing

Final testing will commence in April 2017, consisting of a "tax shift analysis". Statistical analysis will be performed on a county-wide basis, neighborhoods, school districts, town boundaries and any taxing authority as requested by DOA. This macro approach to the project may reveal unintended consequences that can be altered before publishing the assessment roll. This type of testing also provides relevant information to public officials so they can better understand the impact of the "Systematic Review" which they will have to convey to their constituents.

### EXHIBIT D

Contractor's Performance Schedule

#### Iling Schedule

BILLING CONTROL				Parcel C		Rate	3E	Cest P	er Class	Complete Proje
Activity	Schuduled Work Plan	Units (Months)	Л	10	Utility Properties	Chass II & IV	Utility Properties	£	īv	Total Cost
Project Management	(10/1/15-9/1/17)	24	6,398	27,527		<b>\$</b> 5,50		\$35,189	\$151,399	
Data Management	(10/1/15 - 9/1/17)	24	6,398	27,527		\$1.50		\$9,597	\$41,291	\$50,88
Data Analysis	(1/1/16 - 6/1/2017)	18	6,398	27,527	1,036	\$5,00	\$93.75	\$31,990	\$234,760	
Field Review (2.5% of Chars 2 & 4 population)	(10/1/16 - 5/1/17)	8	160	688	***************************************	\$25.00		\$3,999	\$17,204	1
Analyze & Normalize System Variables	(1/1/16 - 12/1/16)	12	6,398	27,527		\$2,50		\$15,995	\$68,818	
Neighborhood Azzlysis / Delineation Refinement	(1/1/16 - 12/1/16)	12	6,398	27,527		\$2.00	,	\$12,796	\$55,054	
Street Level Images (limited to 1% of population)	(7/1/16 - 12/1/16)	6	64	275		\$5.00		\$320	\$1,376	
Valuation Modeling	(\$/1/16 - 6/1/17)	14	6,398	27,527		\$7.50		\$47,985	\$206,453	\$254,43
Valuation Process	(7/1/16 - 6/1/1 <u>7)</u>	12	6,39B	27,527	- ·	\$2,00		\$12,796	\$55,054	\$67,850
Parcel & County-wide Testing	(10/16/16 - 9/1/17)	12	6,398	27,527	1,036	\$2,00	\$31.25	\$12,796	\$87,429	
Provide Support Documentation	(10/1/15 - 9/1/17)	24	6,398	27,527		\$3,00		\$19,194	\$82,581	
e ne z ce ent meet o	· · · · · · · · · · · · · · · · · · ·			<u> </u>	<del></del>	Tot	nl Cost/Class	\$202,657	51,001,418	\$1,204,074
	1917 HF		. j	<u></u>				Fee Bills	ble to Date:	

Note: As directed by the DOA, Special Franchise, LIRR properties, Telecommunications parcels and Teleport Communications parcel were removed from the Utility parcel count.

### **EXHIBIT E**

Payment Schedule

Turksper constitute.			 Į	į		1	1		ŀ	-	┢	L.	-	ŀ	-			ľ												
worth	1	-		0					-			*	1	1		¥	1	•	*	7	1	1	i i	1				ŀ	-	
Cates (when the	TANNE BOYTS 30 COM CENTER	1 CM 422	1		ĝ	2.68	100		╀╴	1	-	ļ.		1	1		1		1	1	•	•	_	Ì.				╁		T
Per Mangaran	CHEST ON CON TITUE	224 M.S		31.50	100			•	F	-	L	1	-	-		I		1	7	+	+	1	4				•	+-	-	J
(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	A COMPANIES IN	2 ST 172	Z (1886	110	MCASS MELLE MARK	210 A 74	000	9	1000		35	-	1	-		I		T		+	+	+	-					-	-	
CALCACTOR (Call Control Call Call)	DESPERANT.	E .		8	1		K					15		1,1643	100 · 表面 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 100 · 10		100 Miles	1	10.00	+	-	+	1				- 1			Ī
detre diformer beier ingite	SECTION S	10 E	Ļ		3116		3		17.7		1	1	╁					į,	3	1	-	-	Ŀ	_	~		200		-	1
String in 60-200 Company Sylphonic Co. St. Co.	g 3000-3000	A 555 2757		al file	100	Sang	J	Ω.	Ü.			-	1	-		I	]	1	+	1	+	-		1	The Car	The state of the s	W. 15. 1		1	
Bern Constitution of the Street Street Street Street Street	COM-State	4		200	9		9		記するないな	Transport of the Party of the P	世上民	1,000,000	100	100	P. F. C. Park	A Mary		1	†	+	+				· · · · · · · · · · · · · · · · · · ·	47.000	1.60%	10		1
March Health	Piet-Sun. 1	11. COM 11.07		813	100					La the		は、地域では、	ì			1	]	1	+	+	1	25.5	40 20				19 19 19 19 19	7		T.,
Tribulted Specto	CAMP-STATE II	E 450 1127		*		-		17.12.17.17										-	+	1	-	4					1		13	F.
And a language in the	THE SECTION OF THE PARTY OF	ant and	7	IJ	20.00	10		Ť		in the second	T.				1	2 <b>1</b>	i de la constanta	The state of the s	1	+	1	-	$\dashv$	Ц		Ц	n li		7	
Creck Presid Besidents	Detail of the second	A COM INTER		and the	HESSHI	100.00	egula de		L							7				+	1	+	-	4					-	
		İ		THE SECOND	(a)	,	12 - St	1	•				1	ŀ		1	1	1	+	$\dagger$	+	+	1	+	4			_		
		!				4		-	K		•	2	•	•	•				_	-		_	_		-					

### **EXHIBIT F**

## Confidentiality Agreement

l Michael Haberman	(incart name) and - (-1.
circle one) subcontractor / agent / employee / director / offi	cer v other
the Contractor Michael Haberman Associates Inc. (the "Co-	two charge Tue Jeen July as the
Policitating Scryttes III Hillinerance of an agreement hebiteen	(Bhai Cambanasan and NE and a con-
- YYYYY JAYMUNI W LLE DYSLEIBBLIC TEVIEW SHO SHABBES AF GA	COCCINS AND TO THE A CALLERY OF A
- whitevertainty acknowledge, and agree that all records informs	ortion and date ("To E
- acquired in connection with hermormance or administration.	of the American and all III.
- anonogou solety for the billionse of Demorgance and adminis	district of the Assessment
- ~3 ~~~ · · · · · · · · · · · · · · · ·	O Provote dissipation to -
unauthorized person. I understand and agree that the terms	of this Confidentiality Agreement shall
continue after I am no longer performing services related to abide by such terms of this Confidentiality Agreement in percomply with these requirements.	the Agreement, and I shall continue to
- YVANNIY TILUL LICOU LUUULUHHIIN HISV YAQIHT IN MICAMINAMTAA	odrina a de començão de la como d
- ANGEST AND CONTROL OF MONTOS WILL INTERNATION DISTRIBUTION	HMY IANA THE THE SALE AND A SALE
Agreement shall be governed and construed in accordance w	ith the Laws of New York State
All	,
(Individual's Signature)	
Mighael Taharana	
Michael Haberman (Individual's Printed Name)	
(THE PARTY OF THE	
•	
Michael Haberman Associates, Inc.	
(Entity for which Individual is an employee or agent)	
I	
<u>August 31, 2015</u> (Date)	
Date	· · · · · · · · · · · · · · · · · · ·

#### Appendix EE

(

## **Equal Employment Opportunities for Minorities and Women**

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional anti-discrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined herein and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002:

- (a) The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status in recruitment, employment, job assignments, promotions, upgradings, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgradings, transfers, and rates of pay or other forms of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.
- (b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability, or marital status and that such employment agency, labor union, or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.
  - (c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the County Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.
  - (d) The Contractor shall make best efforts to solicit active participation by certified minority or women-owned business enterprises ("Certified M/WBEs") as defined in Section 101 of Local Law No. 14-2002, for the purpose of granting of Subcontracts.
  - (e) The Contractor shall, in its advertisements and solicitations for Subcontractors, indicate its interest in receiving bids from Certified M/WBEs and the requirement that Subcontractors must be equal opportunity employers.
  - (f) Contractors must notify and receive approval from the respective Department Head prior to issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.
  - (g) Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions

or changes to the list of subcontractors under the utilization plan shall be approved by the Commissioner of the Department of Public Works when made. A copy of the utilization plan any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.

- (h) At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor must submit Documentation.
- (i) In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified M/WBE participation through proper documentation.
- (j) Award of a County Contract alone shall not be deemed or interpreted as approval of all Contractor's Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified M/WBEs.
- (k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make Best Efforts to comply with this Appendix EE, evidence of false certification as M/WBE compliant or considered breach of the County Contract.
- (l) The Contractor shall be bound by the provisions of Section 109 of Local Law No. 14-2002 providing for enforcement of violations as follows:
- a. Upon receipt by the Executive Director of a complaint from a contracting agency that a County Contractor has failed to comply with the provisions of Local Law No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.
- b. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within thirty days (30) of receipt of the complaint, to the American Arbitration Association for proceeding thereon.
- c. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the imposition of sanctions, fines or penalties. The Executive Director shall either (i) adopt the recommendation of the arbitrator (ii) determine that no sanctions, fines or penalties should be imposed or (iii) modify the recommendation of the arbitrator, provided that such modification shall not expand upon any sanction

recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrators award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the respondent by personal service or by certified mail return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rules ("CPLR").

(m) The contractor shall provide contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain M/WBE participation.

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

Provisions (a), (b) and (c) shall not be binding upon Contractors or Subcontractors in the performance of work or the provision of services or any other activity that are unrelated, separate, or distinct from the County Contract as expressed by its terms.

The requirements of the provisions (a), (b) and (c) shall not apply to any employment or application for employment outside of this County or solicitations or advertisements therefor or any existing programs of affirmative action regarding employment outside of this County and the effect of contract provisions required by these provisions (a), (b) and (c) shall be so limited.

The Contractor shall include provisions (a), (b) and (c) in every Subcontract in such a manner that these provisions shall be binding upon each Subcontractor as to work in connection with the County Contract.

As used in this Appendix EE the term "Best Efforts Checklist" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Contract" shall mean (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (ii) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract" does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensor, licensee or any other party, that is (i) a party to a County Contract, (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project.

As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

- a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited M/WBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from M/WBE Subcontractors. In addition, proof of the date(s) any such advertisements appeared must be included in the Best Effort Documentation. If verbal solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.
- b. Proof of having provided reasonable time for M/WBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart outlining the schedule/time frame used to obtain bids from M/WBEs is suggested to be included with the Best Effort Documentation
- c. Proof or affidavit of follow-up of telephone calls with potential M/WBE subcontractors encouraging their participation. Telephone logs indicating such action can be included with the Best Effort Documentation
- d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.
- e. Proof or affidavit that sufficient time prior to making award was allowed for M/WBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.
- f. Proof or affidavit that negotiations were held in good faith with interested M/WBEs, and that M/WBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of M/WBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance The basis for rejecting any M/WBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation

- g. If an M/WBE is rejected based on cost, the County Contractor must submit a list of all sub-bidders for each item of work solicited and their bid prices for the work.
- h. The conditions of performance expected of Subcontractors by the County Contractor must also be included with the Best Effort Documentation
- i. County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bid documents.

As used in this Appendix EE the term "Executive Director" shall mean the Executive Director of the Nassau County Office of Minority Affairs; provided, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (l) of these rules.

As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work of the County Contractor.

As used in this Appendix EE, the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of a prime contractor providing services, including construction services, to the County pursuant to a county contract. Subcontractor shall include a person or firm that provides labor, professional or other services, materials or supplies to a prime contractor that are necessary for the prime contractor to fulfill its obligations to provide services to the County pursuant to a county contract. Subcontractor shall not include a supplier of materials to a contracted to provide goods but no services to the County, nor a supplier of incidental materials to a contractor, such as office supplies, tools and other items of nominal cost that are utilized in the performance of a service contract.

Provisions requiring contractors to retain or submit documentation of best efforts to utilize certified subcontractors and requiring Department head approval prior to subcontracting shall not apply to inter-governmental agreements. In addition, the tracking of expenditures of County dollars by not-for-profit corporations, other municipalities, States, or the federal government is not required.

### Appendix L

### Certificate of Compliance

In compliance with Local Law 1-2006, as amended (the "Law"), the Contractor hereby certifies the following:

Į.	The chief executive officer of the Contractor is:	
	Michael Haberman	(Name)
	125 Front Street, Mineola, NY 11501	(Address)
	516-739-8080	(Telephone Number)
2.	The Contractor agrees to either (1) comply with the requirementary Living Wage Law or (2) as applicable, obtain a waiver of the repursuant to section 9 of the Law. In the event that the Contractor requirements of the Law or obtain a waiver of the requirement Contractor establishes to the satisfaction of the Department that this Agreement, it had a reasonable certainty that it would reclaw and Rules pertaining to waivers, the County will agree to imposing costs or seeking damages against the Contractor	equirements of the Law tor does not comply with the ts of the Law, and such at at the time of execution of
3.	In the past five years, Contractor has X has not be government agency to have violated federal, state, or local law or benefits, labor relations, or occupational safety and health. assessed against the Contractor, describe below:	TOOTS Office management and to Co.
; ;	In the past five years, an administrative proceeding, investigati initiated judicial action hasX has not been commithe Contractor in connection with federal, state, or local laws rebenefits, labor relations, or occupational safety and health. If suppressing the second has been commenced, describe below:	enced against or relating to

5. Contractor agrees to permit access to work sites and relevant payroll records by authorized County representatives for the purpose of monitoring compliance with the Living Wage Law and investigating employee complaints of noncompliance.

I hereby certify that I have read the foregoing statement and, to the best of my knowledge and belief, it is true, correct and complete. Any statement or representation made herein shall be accurate and true as of the date stated below.

Signature of Chief Executive Officer

Michael Haberman Name of Chief Executive Officer

Sworn to before me this

KAREN SCHREINER
Notary Public, State Of New York
No. 018C6078829
Qualified in Nassau County
Commission Expires August 12, 20 2

ACORD	E	<b>⊋</b> 71	FIGATE OF LIA	ri Či.A	itv ikie	M DESIGNA	ndi lani	DATE	LIMMIND CONTYYYY
THE CENTRY AND TO LOSS HER AD		7.11	fiumie of Li	4 <b>30 IL</b>	II Y IIYE	UKAN	JE		
This Certificate is issued as certificate does not affirm the certificate of i representative or producer.	IUEN ONA	tanc The	E DOES NOT CONSTITUE	UTE A	CONTRACT	BEIMEEN	The issuing insur	ek(&), a	ie policies Uthorized
MIPORTANT: If the certificate heids the terms and conditions of the polit cordificate helder to flau of such and				e pólicy endarce	(les) must l ment. Asti	e endorsed. demont on ti	If SUBROGATION 19 ile certificate dose no	WAIVED confery	, ambject to ights to the
PROBLEGER	, 1301 EFF	and and and and	MATERIAL STATES	EVIL		Pellicoj			<del></del>
Professional Liability Consulting Services 45 Knollyrood Road, Suite 202	, jind.			PHONE	o. (r.): 914-5	92-6505		on 614-6	02-650e
Elmeford, NY 10523				E-MAIL ADDRE	isa, Michao	P@plost.com			
- International of the International					- Penén	BURER(B) AFFO	RINING COVERAGE / COMIDENTY (CNA)	· · · · · ·	HAIC #
(ASTACA)	7 ( 1 mm m 1 mm m m m m m m m m m m m m m			INSPURE INCOME		alitic carectal	Company (CIVA)		20443
Michael Haberman Associa		nc.		INSURE			· · · · · · · · · · · · · · · · · · ·	<del></del>	
Ron Haberman, Vice Presi	inet			MAURI				4	
125 Front Street				MSLIRI	at u t	****			
Mineols, NY 11601 1: COVERAGES CF	ro wate		TO ALLES PROPERTY AND AND ADDRESS OF THE PARTY	Wische)	RF1				· · · · · · · · · · · · · · · · · · ·
THIS IS TO CERTIFY THAT THE POLICE	K INP	NPI	E NUMBER! WA	AVE RES	Li resentera wa	i trade (Chief (Mr)	REVISION NUMBER	. N/A	
THIS IS TO CERTIFY THAT THE POLICE INDICATED. NOTWITHSTANDING ANY I DESCRIPTION TO MAKE THE POLICE OF MAKE T	POL	REME TAIN, KIES LISUSI	ent, term or condition this insurance afform Limits shown may hav	E BEEN I DED BA FOL YN,			ed named above for document with resp d Herein is subject	THE POL TO ALL	icy period Mhich this The terms,
TYPE OF INSURANCE COMMERCIAL BENEFAL LIABILITY	- PARI	L SUBI	POLIOY MUMBER		MARKET STATES	POLICY BUT		(Arris	
CLAIMS-MADE GODUS		1	*			ļ	EACH COOURRENCE DAMAGE TO RESTEE PREMISES (Ex coourres)		
2009()		1						*	
and property of the state of th	į	1					MED EXP (Any and bargon)		
SEAL AGGEGRATE DAN SPILES PER	ŀ	1	1				GENERAL AGGREGATE		***************************************
horica igh itou							PRODUCTS - COMPLOP AG	G 5	
CANES!	Ĺ.,	ļ				}		3	·
AUTOMOBILE LABILITY	t	1	}				OOLUBINED SINSULE LIMIT (En accident)	*	)
ALLOWNED SCHEDULED AUTOS	1	1					BODILY INJURY (Per paraon		
AUTOS HOR-CANNED AUTOS	ĺ	1			•	1	BODILY MUNTY (Per excitate)	* 3	
AUTOR , v					PROPERTY DAMAGE				
CHARGES AL LIAN CICCUR				<del></del>			*		
EXTERS LIAM CLAIMS MIDE						EARH OCCURRENCE			
DED RESENTIONS		Ì					AGGREGATE		
WDFREER DOMPENSATION AND EMPLOYEES TO THE CONTROL					1. 1 - Ar + 1 - 1 - 1 - 1	-	CENTUTE CONT	**	
ANY PROPRIETOR/PARTNER/EXECUTIVE	N/A	i					EL BÁCH ÁCÓIDENT		· · · · · · · · · · · · · · · · · · ·
AY PROPRIETOROUGH NEW COUTINE OFFICE AND AND AND AND AND AND AND AND AND AND	1	-					ELL PISEASE - EA EMPLOY	38 3	, , , , , , , , , , , , , , , ,
					1 174111 <del>1 10014 + 1</del>		E'L DISEASE - POLICY LIMI		
A Professional Liability Insurance:	NO	NO	RFB 59230360916	- 1	05/20/2015	08/20/2016	\$1,000,000 Per Claim \$8,000,000 Aggregate		· · · · · · · · · · · · · · · · · · ·
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHIC	LES (	OPRE	101, Additional Remarks Schede	ulo, mar be	aliached if each	a terrana de de de de	arti	<del></del>	
Proof of Professional Liability Insurance					220-17	CITIFICATOR OF LEMINAL	~~~		1
. 3									
							•		į
CERTIFICATE HOLDER		···,···,··		ABATE	M'C amount	···			
The same of the sa				GANC	ELLATION	<del></del>	·		
Nassati County Office of County Attorney				Acc.	LD ANY OF 1 EXPIRATION FRANCE W	THE ABOVE OF PATE THE TH THE POLIC	iscribed policies be Reof. Noyica Will Yprovisiors,	ge der Cancell	ED BEFORE WERED IN
Mineple, NY 11801				AUTHOR	ngh gallebaa	prive /	1 10	T	

· CORD 25 (2014/01)

The ACORD name and logo are registered marks of ACORD

	A	CC	RD. CERTIFIC	CATE OF LIABILI	TYINSUE	RANCE		DATE(MM/DD/YYYY)
	(ODDUC	)ER			THIS CER	TIFICATE IS ISSU	ED AS A MATTER OF	8/29/2015 INFORMATION
			LL E WEINGRAD LT	מי	HOLDER.	D CONFERS NO THIS CERTIFICAT	RIGHTS UPON THE TE DOES NOT AMENI	CERTIFICATE
	POB Las		ockaway, ny 1151	B	ALTER TH	E COVERAGE A	FFORDED BY THE PO	LICIES BELOW.
			87-4800		INSURERSA	FFORDING COVE	RAGE	NAIC#
IM	SUREC	) ~ .	MICHAEL HABERMAN			RAPHIC ARTS		
			ATTN: MICHAEL HA				ANCE FUND	
			MINEOLA, NY 1150		,,,,,,,, .	TANDARD SE-	CURITY LIFE	
			1	***	INSURER E	TON MOTORS INSC	RANCE COMPANY	
	YER						-	
Li	AAY PI	ERTA) EO, AÇ		ve been (SSUED to the Insured Named Any Contract or other document He policies described Herbin Is Subj I BBEN REDUCED by Paid Claims				
LT	MAR MAR	$\overline{}$	TYPE OF INSURANCE	POLICYNUMBER	POLICY EPSECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION	LIM	lys.
		GE X	NERAL LIMBILITY  COMMERCIAL GENERALLIABILITY				EACH OCCURRENCE	, 2,000,000
		┢	CLAIMS MADE X OCCUP		•	•	DAMAGE TO RENTED PREMISES (En pocusence)	± 300,000
À	. A			4568793	9/06/15	9/06/16	MED EXP (Anyone person) PERSONAL & ADV INJURY	3 10,000 8 2,000,000
١,						1 , , , , , ,	GENERAL AGGREGATE	4,000,000
	1	G≝	NLAGGREGATE LIMIT APPLIES PER:				PRODUCTS - COMP/OP AGG	
H	1	Att	POUCY TEOT LOO		<u>,</u>	· · · · · · · · · · · · · · · · · · ·		
		F	ANYAUTO ALL OWNED AUTOS				COMBINED SINGLE LIMIT (Balaccicani)	: 2,000,000
A		X	SOHEDULED AUTOS	4746700			BOOKY INJURY (Per person)	,
		X	HIRED AUTOS NON-OWNEDAUTOS	4568793	9/06/15	9/06/16	BODILY INJURY (Per accident)	5
· _	_						PROPERTY DAMAGE (Peraccident)	<b>\$</b>
		GA/	KAGELIABILITY ANYAUTO		ŀ		AUTO ONLY - EA ACOIDENT	\$
				<u> </u>			OTHER THAN EA AGO	
			EBS/UMBRELL & LIABILITY				EACH OCCURRENCE	\$ 3,000,000
	ľ	X	OCOUR CLAMSMADE				AGGREGATE	3,000,000
D	D A DEDUCTIBLE RETENTION \$ 10,000			CULP4575229	9/06/15	9/06/16		\$
				<u></u>	!	1		\$
	WOR	KERE	GOMPENSATION AND				X WCSTATU- OTH TORY MITS FR	\$
-	EMPLOYERS LABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICERAMEMBER EXCLUDED?				04/07/15	04/07/16	E.L. EACH ACCIDENT	
B			beunder BOVISIONS below				E.L. DISEASE - PA EMPLOYEE	\$
	отн		iO (Signa) sala	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \			E.L. DISEASE - POLICY LIMIT	1 8
C	ИХ	S	TATE DBL	D_72698	07/04/15	A= /AA /AA	STATUATORY DE	3L
DES	CRIPT	ON D	OPERATIONS/LOCATIONS/VEHIC	LES / EXCLUSIONS ADOED BY ENDORSEM	07/01/15 ENT/SPECIAL PROMS	07/01/16		
				NAMED AS ADDITIONA			en contract	
CE	TIFI	CATI	E HOLDER		CANCELLAN	ION .	· · · · · · · · · · · · · · · · · · ·	
<u> </u>					CANCELLATI SHOULD ANY OF		ED POLICIES BE CANCELLED I	
			Massau County		DATE THEREOF	, THE ISSUING INSURI	er will endeavor to mail	30 DAYS WRITTEN
			Office of the Con Mineola, NY 1150:		копоето тне	CERTIFICATE HOLDER	NAMED TO THE LEFT, BUT F	ALURE TO DO SO SHALL
					REPRESENTATION	/ES.		
		,			AUTHORIZED REI	Presentative	4.10	About 1
		18 10					Per la serie	e mod

#### COUNTY OF NASSAU

## CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1.	Name of the Entir	ty: Michael Raberman Associates, Inc.	
	Address	125 Front Street	
	City, State and Zi	p Code: Mineola, New York 11501	
2.		dentification Number: 11-2510486	,
3.		Public Corp Partnershap Jorns Ventur	
-	Idd. Linhility	Co X Closely Held Corp Ott	hor (specify)
shee	ctors or comparable to in Ventures, and all is if necessary):	dresses of all principals; that is, all individuals serving on the only, all partners and limited partners, all comporare officers members and officers of limited liability companies (attach . 1070 Links Road, Roodsere, NY 11589	all marriag
		4 Manchester Lane, Stony Brook, NY 11790	**************************************
		THE PARTY STATES, WI 11/90	, , , , , , , , , , , , , , , , , , ,
			Markey Sept.
<del></del>	and the second of the second o		***************************************
regant par have a targe y g	چې ډور <del>کې درونکندسته د نه د منځ د په دانټ ک</del> که که سه ۱۳۰۰ د اوباد که ۱ (۱۹ دی <b>انه</b> ۱۹۰۰ افاد	photographic and an extension of the state o	on on the set in the con-
5. • Irano	List names and add	ireases of all shareholders, members, or partners of the firm	. If the
held (	noteer is not an include a	idual, list the individual shareholdres/partners/members. If copy of the 10K in lieu of completing this section.	'a Publicly
Mi	chael Haberman,	1070 Links Road, Woodmere, NY 11589	veridas montentinto la
RQ	nald Haberman.	4 Manchester Lane. Stony Brook. NY 11790	

Page 2 of 4	4
PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE AND THE PRINCE	
	The state of the s
6. List l. above (if subsidiary	t all affiliated and related companies and their relationship to the firm entered on line faces, enter "None"). Attack a separate disclosure form for each affiliated or company.
Vo	ne
المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة ال	1291 Judgiensker jud ausgehong det in a staten. Wiederford 113 sektoren Wiederford was andere was entween general staten general general staten general general staten general general staten general
employed or its agencies, limited to the matters inch real property the term is do comployee, c	all labbyists whose services were utilized at any stage in this matter (i.e., pre-bid, d, etc.). The term "labbyist" means any and every person or organization retained, r designated by any client to influence - or promote a matter before - Nassau County, boards, commissions, department heads, legislators or committees, including but not the Open Space and Parks Advisory Committee and Planning Commission. Such ude, but are not limited to, requests for proposals, development or improvement of y subject to County regulation, procurements, or to otherwise engage in lobbying as lefined herein. The term "lobbyist" does not include any officer, director, trustee, ounsel or agent of the County of Nassau, or State of New York, when discharging ficial duties.
(₩)	Name, due, business address and telephone number of lobbyist(s):
Non	, · · ·
** * * ; ** ; ** , ********************	
<del>i terak a menjera di kantan menjera</del>	
Nympy	
<del></del>	and the state of t

(b) description	Describe lobbying activity of each lobbyist. See page 4 of 4 for a complete of lobbying activities.
and an individual state of the contrast contrast	<b>E/A</b>
<del>(1) (2</del>	
Monthly and Middle & Published & Property & Property &	
ور دورون باد سرسید بادسته شده اداره داد	And the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of t
	and the property of the control of t
(c) lassau Count	List whether and where the person/organization is registered as a lobbyist (e.g., ly. New York State):
ي المالية المالية المالية المالية المالية المالية المالية المالية المالية المالية المالية المالية المالية الم	R/A
The state of the s	he Areas become to second the state of the Areas seems to provide the provide
war to all the latter of the l	with the company of t
VERII Intractor or V	TCATION: This section must be signed by a principal of the consultant. Vendor authorized as a signatory of the firm for the purpose of executing Comracts
ie undersign Reibents and	ed affirms and so swears that he/she has read and understood the foregoing I they are, to his/her knowledge, true and accurate.
nted:	73115 Signed: Att C
	Print Name: Michael Haberman
	Title: President

Page 4 of 4:

The term tobbying shall mean any attempt to influence: any determination made by the Nassau County Logislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public montes; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, hourds, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order, or any determination made by an elected county official or an officer or employee of the county to support or oppose my state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

WILLIAM J. MOTTER DE CLERE OF THE LECKELATOR



PHONE: 616 671-4252 PAX: 516 671-4217

#### NASEAU COUNTY LECENATURE 1850 FRANKLIN AVENUE MINROLA, NEW YORK 11801

December 8, 2015

Michael Haberman Associates 125 Front Street Mineola, New York 11501

Re: Contract # 15000003

\$1,204,074.00

Dear Mr. Haberman:

Enclosed please find a copy of an executed agreement concerning services rendered for Nassau County Office of Assessment.

This agreement has been approved and is being forwarded to you for your records.

Very truly yours,

William J. Muller III

Clerk of the Nassau County Legislature

WJM/bf

1	
2	
3	
4	
5	
6	NASSAU COUNTY LEGISLATURE
7	
8	RICHARD NICOLELLO
9	PRESIDING OFFICER
10	
11	RULES COMMITTEE
12	
13	LEGISLATOR RICHARD NICOLELLO
14	CHAIR
15	
16	
17	Theodore Roosevelt Building
18	1550 Franklin Avenue
19	Mineola, New York
20	
21	Reconvened Meeting
22	March 5, 2018
23	11:18 A.M.
24	
25	

1	
2	APPEARANCES:
3	
4	LEGISLATOR RICHARD NICOLELLO
5	Chair
6	
7	LEGISLATOR STEVEN RHOADS
8	
9	LEGISLATOR ROSE MARIE WALKER
10	
11	LEGISLATOR KEVAN ABRAHAMS
12	Ranking member
13	
14	LEGISLATOR DELIA DERIGGI-WHITTON
15	
16	LEGISLATOR SIELA BYNOE
17	
18	
19	
20	
21	
22	
23	
24	
25	

1	Rules - 3-5-18
2	LEGISLATOR NICOLELLO: The rule
3	committee is reconvened. We have two items on
4	an addendum. We will need a motion to suspend
5	the rules. Motion by Legislator Rhoads.
6	Second by Legislator DeRiggi-Whitton. Any
7	discussion of the motion to suspend the
8	rules? Any public comment? All in favor
9	signify by saying aye. Those opposed? The
10	rules are suspended. I'm going to call these
11	two items together, items E-24 and E-25.
12	E-24 is a resolution authorizing
13	the county executive to execute an amendment
14	to a personal services agreement between the
15	County of Nassau, acting on behalf of the
16	Nassau County Department of Assessment and
17	Smith Valuation Services, Inc. d/b/a Standard
18	Valuation Services.
19	E-25 is a resolution authorizing
20	the county executive to execute an amendment
21	to a personal services agreement between the
22	county of Nassau, acting on behalf of the
23	Nassau County Department of Assessment and
24	Michael Haberman Associates, Inc.
25	Those motions are moved by

- 1 Rules 3-5-18
- 2 Legislator Rhoads. Seconded by Minority
- 3 Leader Abrahams. The items are before the
- 4 committee.
- 5 Before we get to the
- 6 administration's presentation I have a request
- by Jerry Laricchiuta, the president of the
- 8 CSEA, to make a statement.
- 9 MR. LARICCHIUTA: Good morning
- 10 members of the Rules Committee. Thank you for
- 11 giving CSEA a moment to come up and explain
- 12 our position here.
- So, number one, I just want to
- 14 apologize for the shortness of notification by
- 15 us. We only found out about this late
- 16 Thursday evening. We tried to do some work
- 17 Friday and hence, we are here today and we are
- 18 going to ask the committee to consider some of
- 19 our options here.
- Let me just run the reel back.
- 21 Real quick let me run you back to 2011 when 69
- of the 400 people that lost their jobs in
- Nassau County due to layoffs. Of the 400 that
- were laid off we were lucky enough to get back
- 25 240 workers because staffing was so critically

- 1 Rules 3-5-18
- low and remains that way probably even more so
- 3 today than back in 2011. However, in the
- 4 Assessment Department we were unsuccessful in
- 5 getting anyone back. Standard Valuation I
- 6 believe, I hate using people's name, I know
- 7 Matt Smith is the name of the person that runs
- 8 that company, I believe the company is
- 9 Standard Valuation and I know Haberman is yet
- another one.
- Back in 2011 when then county
- 12 executive, Ed Mangano, decided to freeze
- assessment rolls he basically laid off 69
- workers from assessment. And let me tell you,
- as a union leader I have been in this business
- a pretty long time, doing it 20 something
- years, but I've been local A30 president for
- 18 almost 13 years now. Some day I will be able
- 19 to look back on my career. But I will tell
- you one thing, the one thing I will never get
- over, the thing hurt the most is the layoffs.
- 22 When people lose their jobs I failed them. We
- 23 tried like hell. We tried to get the
- legislators and the county executive at the
- time to not lay these people off.

1	Rules - 3-5-18
2	What we proved was and what we
3	found was the contract that they were
4	approving back then for Standard Valuation,
5	I'm not sure about the other one, was in
6	direct violation of our contract. And our
7	contract is pretty easily read. It basically
8	says nobody shall be laid off as a direct
9	result of a transfer of unit work. Meaning,
10	in simple language, you can't be laid off if
11	your job is subcontracted out as a result.
12	You cannot be laid off. And they were.
13	We brought that to arbitration and
14	it took over two years to settle. I can't
15	tell you how many hearings we had. These poor
16	people that lost their jobs had to show up
17	time and time again to the union office and go
18	through hours of debate.
19	In 2013 arbitrator Bonnie

- Weinstock, who doesn't work with us any more,
- 21 no longer on our panel, but she rendered a
- decision that said this. The county illegally
- laid these folks off. Therefore, I'm going to
- give them back pay. However, because there's
- now been stipulated by the county and by at

- 1 Rules 3-5-18
- 2 the time Standard Valuation and everyone else
- 3 that was speaking, the services would no
- 4 longer be needed I cannot bring them back to
- 5 work. Unfortunately, I can't bring them back
- 6 to work because their services are no longer
- 7 needed because of the new Mangano plan to
- 8 freeze assessment. We don't need people out
- 9 in the field reassessing houses, doing
- 10 computer modeling, all kinds of various work
- 11 that these assessors do.
- I have two beautiful, wonderful
- 13 people that I call my experts and if you ever
- 14 want to know about assessment these are the
- people that you should be talking to. These
- are the people in the trenches that do this
- every day.
- We were stuck with the fact that
- 19 people got laid off. County was stuck with
- 20 the fact that they did it illegally. They had
- 21 to pay over a million dollars in back pay.
- 22 Whatever the contract was back then add a
- 23 million to that of taxpayer money. But under
- the stipulation that Standard Valuation would
- 25 never be brought back on the scene to do these

- 1 Rules 3-5-18
- jobs again I could not get them back to work.
- Fast forward to now. We find out
- 4 that not only is there a contract before Rules
- 5 today, but in fact this has been going on
- 6 since 2015 unbeknownst to this union. We did
- 7 not know they were back to work in 2015. We
- 8 would have taken action back then. Now when
- 9 you get a contract and legislators get these
- 10 contracts and this is nothing. This is a
- 11 small stack. The whole contract is like four
- inches thick, which we got Thursday night.
- 13 Actually Friday morning.
- But on page one of every contract
- is a little section number 3 that says was
- 16 CSEA, under section 32(a) compliance,
- 17 notified. Under both the 2015 contract and
- this current contract the answer is no. Right
- off the bat that's a violation of our
- 20 contract. Which means if I bring this to a
- 21 subcontracting grievance we will win and the
- 22 county will pay dearly once again. Which we
- don't want to see. We're not here for
- conflict by the way. I want to make this very
- 25 clear. This is not something that I'm trying

- 1 Rules 3-5-18
- 2 to make anybody here look -- I know we have a
- 3 new administration. They're getting their
- 4 feet wet. We have yet to meet with her. Our
- 5 first official meeting with the county
- 6 executive is today. About ten days ago we
- 7 were able to get an appointment with the
- 8 county executive. We're the largest union in
- 9 the county. We have 38 departments. There's
- a whole load of issues going on but we had to
- 11 give her time to get her feet wet and to learn
- 12 the job. We knew that from the beginning.
- So our first meeting is today at
- 14 three. Yet we find out that the Rules is
- 15 hearing arguments on this contract and they
- want to pass this contract today at 11. So we
- did meet with Helena Williams on Friday, and I
- got great respect for Mr. Nicolello. I think
- 19 he's doing a very good job up there as
- 20 majority leader. We were able to talk to him
- 21 and he wanted to know what's our problem and I
- told him just what I'm telling you now.
- What we are asking for, in all
- 24 fairness, this is not -- I know there's a time
- 25 frame but we cannot rush this again. We

- 1 Rules 3-5-18
- 2 messed it up the first time by rushing it.
- 3 Newsday's story on how the inequities, I
- 4 know. I've got a \$2,600 tax increase in one
- 5 year, and when I called my assessment people
- 6 they gave me the pizza analogy. Which is the
- best analogy in the world. Did you challenge
- 8 your taxes? No, I never did. Well, let me
- 9 explain it. There's eight slices in a pizza.
- 10 If six of them get smaller two of them have to
- 11 get a lot bigger. The best analogy you'll
- 12 ever get. The pizza always remains the
- 13 pizza. My slice got a lot bigger that year.
- 14 I have been challenging them since every year
- because if you don't the slice is going to get
- 16 even bigger.
- 17 That's a result of I believe a
- mistake they made back in '11 by taking away
- 19 the right of our assessment people to
- 20 challenge these attorneys when they want to
- 21 represent hundreds of thousands of residents
- in tax challenges. But what Smith company
- did, they need 63,000 of these challenges done
- in two months. There is no way our Assessment
- Department could do that even with the

- 1 Rules 3-5-18
- 2 staffing then. So he bundled them up into
- 3 63,000 agreements and everybody won. Whoever
- 4 challenged one -- we know the slice got
- 5 bigger.
- 6 Today we are in the same situation
- 7 and now over the years the disparity in
- 8 taxes -- I'm paying \$4,000 a year to my
- 9 neighbor and I'm not blowing him up. I don't
- 10 want him giving me a call later on. But I
- 11 know there's a disparity. We all know, we
- 12 agree with that. It's broken. Let's not rush
- into it again. The people that can fix this
- 14 are the people in the Assessment Department.
- 15 If the county executive needs time then she
- 16 has to sit down and negotiate something with
- the union. That's all we're asking for is
- 18 negotiate something with this union so we can
- 19 allow this to go through without a challenge
- to cost the taxpayers even yet more money and
- 21 stop this contract.
- So, I appreciate the time. This
- was not meant for any reason to upset anyone.
- 24 If anybody has any technical questions on why
- 25 I believe this is a violation of our contract

- 1 Rules 3-5-18
- that's why I brought the two girls from
- 3 assessment. They know better than I'll ever
- 4 know. We read the contract. This contract is
- 5 also a direct violation of our contract. It
- 6 is work that we do. I thank you for your
- 7 time. If anybody has any questions I will
- 8 answer them, otherwise I will sit down and
- 9 shut up.
- 10 LEGISLATOR NICOLELLO: Thank you
- 11 Jerry. I just wanted to say from our
- 12 perspective we have been receiving briefings
- from both Haberman and from Standard Valuation
- 14 Services, Matt Smith's firm. They have
- impressed upon us the need that these
- 16 contracts move forward as soon as possible.
- 17 The work they have to do, the work that has to
- get done, must be completed by the summer, by
- 19 the early summer, by June, in order for the
- values to be sent to the Office of Real
- 21 Property Services in the state so that this
- 22 process can be -- so the new assessed values
- 23 can be issued by the end of this year. It's
- 24 something that in the old contract was
- supposed to have been done last year.

Τ	Rules - 3-5-18
2	Be that as it may we have that
3	pressure on one side. On the other side we
4	hear you. We hear what you're saying. If
5	this work is to be done, supposed to be done
6	by labor unions pursuant to contract that's a
7	deep concern to us. We want to make sure the
8	county is abiding by our contracts. We want
9	to make sure that we're not exposing ourselves
10	to liability as it going forward. We have the
11	two balancing competing factors that we are
12	considering. And it's my intention, I'm going
13	to open it up to the floor, my intention today
14	with this is to hear out the presentation that
15	the administration is going to make on this
16	and then at the end of that to either table
17	this or recess the hearing, one or the other,
18	until a week goes by to give you additional
19	time and to urge the county executive to sit
20	down with the CSEA, to sit down with yourself
21	and the representatives and come to an
22	agreement.
23	This contract is for this year but
24	this is an issue that's going to go on for
25	vears as we try to correct our assessment

- 1 Rules 3-5-18
- 2 mess. This is a process that's going to
- 3 unfold every year for years to come. So
- 4 there's a lot at stake.
- 5 MR. LARICCHIUTA: Majority Leader
- 6 Nicolello, thank you. I understand fully. I
- 7 want the committee to understand there are two
- 8 main points here. One is I need the committee
- 9 to understand that through no fault of County
- 10 Executive Curran and no fault of this Rules
- 11 Committee and no fault of the union all what
- 12 you said makes a lot of sense except it should
- be getting done by assessment, people in the
- 14 Assessment Department not a subcontractor.
- 15 This is work that should be done in-house, but
- 16 we can't do it right now because we don't have
- enough staff. So that's point one I need to
- 18 make.
- And point two would be, I don't
- 20 know if a week is enough. I'm not trying to
- 21 play games here, but if the county executive
- 22 and their administration says we're just
- 23 ignore him for a week. We know that the
- pressure is on Nicolello and Rules. They're
- going to have to get this done. Then we're

- 1 Rules 3-5-18
- 2 sitting here with an empty gun. You know what
- 3 I mean. You can't even say that in public
- 4 today. You know what I mean. Our threat is
- 5 veiled by the fact that we are under
- 6 constraint of a time line. If we can get it
- 7 done in a week and negotiate something with
- 8 the county executive absolutely we will be in
- 9 favor of moving this on.
- 10 We don't want to hinder the
- 11 county. Assessment is a huge problem. But
- it's a huge problem caused by the county not
- by the people that work in assessment.
- 14 Let me make one statement and this
- is a fact, you can look it up and we can show
- 16 you where we got it from. Prior to 2011, even
- though we had this county guarantee and this
- whole mess and people's taxes were raised
- 19 seemed like by chance, when assessment was
- done totally by the Assessment Department, 90
- 21 percent of the assessment values that were
- 22 given fell within five percent of the selling
- 23 price of that home. So let me repeat that.
- 90 percent of the valuations given by our
- 25 Assessment Department on a house fell within

- 1 Rules 3-5-18
- 2 five percent of the selling price. That's
- 3 pretty good.
- 4 Now, I'm not saying it was perfect
- because we know it wasn't. We went through
- 6 the whole should the assessor be elected, then
- 7 appointed, do we have qualified people running
- 8 the department. It got into a big myriad
- 9 mess. Little blame should be left on the
- 10 people in the trenches doing it. I want the
- 11 committee to understand those two points are
- 12 very important. One, it should be done
- eventually. Realistically we couldn't do it
- 14 today because you laid them all off. We only
- 15 have a handful left. We need to restock,
- 16 restaff the Assessment Department.
- 17 And two, we are going to do the
- 18 best we can. I don't know if a week is
- 19 enough. I don't want to have a gun to my head
- 20 to say you have a week or else. Because then
- 21 I don't have any leverage in negotiating with
- 22 the county executive.
- 23 LEGISLATOR NICOLELLO: I think
- the week puts pressure on the administration
- 25 to get this done. I think it makes sure they

- 1 Rules 3-5-18
- 2 sit down with you and listen to you and work
- 3 this out. That's what the purpose of the week
- 4 is. It's not to put pressure on the union but
- 5 it's to make sure the administration actually
- 6 sits down with you.
- 7 Anyone else? Legislator Rhoads.
- 8 LEGISLATOR RHOADS: I certainly
- 9 agree and thank you so much Jerry for coming
- 10 here and advising us, bringing us up to speed
- on that. To be perfectly honest I'm kind of
- 12 dumbfounded. I would think that given the
- importance of this particular issue I would
- 14 think that the first thing the administration
- would do is probably reach out to labor to
- 16 make sure in the very first instance moving
- 17 forward we don't have an issue. I was
- 18 surprised to hear that that had already not
- 19 taken place.
- But we certainly can't consider it
- 21 today. I think the intention is for us to be
- 22 able to at least learn about the contract to
- 23 get some information on the record and to
- 24 allow time for those conversations to take
- 25 place.

1	Rules - 3-5-18
2	The assessment problem is a major
3	issue. I think there's universal agreement on
4	both sides of the aisle that there needs to be
5	comprehensive solution to that. I think the
6	system when it was initially created came with
7	a set of problems. I think that unfortunately
8	in the process of trying to fix those problems
9	there was a whole new set of perhaps larger
10	problems that have been created. And since
11	the administration has indicated the desire to
12	tackle this we want to make sure in that
13	process we're deliberate and we want to make
14	sure whatever solution comes out of that
15	process that solution is one that's going to
16	work. We don't want to be in that same
17	situation where we keep creating a larger set
18	of problems down the road. We want to be
19	deliberative. We want the administration to
20	think those problems through and we certainly
21	intend to participate in that process to make
22	sure that whatever solution we come up with
23	that solution is in the best interests of the
24	taxpayers of Nassau County. And that's
25	exactly what both labor and those of us, the

- 1 Rules 3-5-18
- 2 administration and those of us in the
- 3 legislature all want to see happen.
- 4 Especially the people working in the
- 5 Assessment Department. They want to see a
- 6 fair and equitable system that serves the
- 7 taxpayers. We want to make sure that
- 8 happens. But I appreciate you bringing it to
- 9 our attention.
- 10 MR. LARICCHIUTA: Thank you
- 11 Legislator Rhoads. I appreciate it.
- 12 LEGISLATOR NICOLELLO: Thank you
- 13 Jerry. Invite the administration back up to
- 14 make the presentation. Before they start I
- wanted to thank Mr. Haberman, Mr. Smith
- 16 Mr. Peysner who is in the back of the room.
- 17 They have given us, majority members, minority
- members, individuals, our staff, multiple
- 19 presentations on this assessment issue, on
- what the work that has been done and what will
- 21 be done. We have been thoroughly briefed, but
- 22 we would like to give the administration the
- 23 time to put the case on the record.
- MS. ROTHSCHILD: Good morning. We
- 25 have Deputy County Executive John Chiara and

- 1 Rules 3-5-18
- 2 Deputy County Executive Mark Page to present
- 3 on behalf of the administration.
- 4 MR. CHIARA: Good morning
- 5 majority leader, minority leader, members of
- 6 the committee. My name is John Chiara, deputy
- 7 county executive for compliance.
- I think to everyone it's pretty
- 9 clear based on their experience and working in
- 10 the communities that you all represent that
- 11 our tax rolls and our assessment system is
- broken. And it's due to the fact that in 2011
- the rolls were frozen. Since then there has
- 14 been no updates to the rolls. What our task
- 15 force recognized was that there really hasn't
- been any updates to it since 2009. And what
- this has created is an unequal and unfair
- 18 system for all taxpayers in Nassau County.
- 19 It's shifted the tax burden by approximately
- 20 \$1.7 billion in an unfair manner.
- 21 It's also created a system where
- the county hasn't been able to stabilize it's
- 23 finances. Mr. Page is going to address that
- 24 after I speak. What the administration is
- asking is that we move forward the work that's

- 1 Rules 3-5-18
- 2 already been started by Mr. Haberman and SVS.
- 3 That's a systematic review that began in
- 4 2015. These two amendments are critical of
- 5 all the money that was already spent to move
- 6 forward so in 2019 we will be in a position
- 7 where we can have a tentative roll for a
- 8 non-reappraisal reassessment. This is the
- 9 first step in creating a fair tax system for
- 10 all of your residents.
- I think the majority leader said it
- earlier, is that really time, unfortunately,
- is not on our side here. If we're not able to
- 14 move these contracts forward in a timely
- 15 manner, and it is true, it is quite clear that
- the Department of Assessment is not equipped
- to do this because of the tax cuts, the cuts
- that have happened over the last seven, eight
- 19 years.
- 20 But time is not on our side because
- 21 if we can't move forward with these contracts
- then we're not going to be able to move
- 23 forward with the tentative roll in 2019. And
- 24 it really, as I think the majority leader said
- earlier, it really backs up. This work needs

- 1 Rules 3-5-18
- 2 to be completed by the summer, early fall so
- 3 notices can be sent out in the early fall to
- 4 the residents in accordance with the law.
- 5 Again, under the law there must be
- 6 a uniform assessment. That's a requirement
- 7 that the county has or any assessment unit
- 8 has. It's something that this county has not
- 9 been able to do pretty much since the rolls
- were frozen in 2011. Until we begin to fix
- 11 that there's going to continue to be a
- 12 structural imbalance that not only creates,
- again, unfairness across the board for all the
- 14 taxpayers of Nassau County, but again it makes
- it almost impossible to balance our budget.
- I want to bring up Mr. Page to
- 17 discuss the issues that create such a dilemma
- 18 for balancing the budget and dealing with the
- 19 cert issues.
- MR. PAGE: Good morning. Mark
- 21 Page, Deputy County Executive for Finance. I
- 22 appreciate the opportunity to speak to you
- this morning. The urgency in extending these
- 24 contracts has to do with the circumstances we
- 25 find ourselves in right now. The fact is that

- 1 Rules 3-5-18
- in 2017 the county has paid about \$90 million
- 3 in cert judgments. That's basically
- 4 challenges by taxpayers on the amount of tax
- 5 they paid in prior years, which at the end of
- 6 the challenge proceeding determined were valid
- 7 in a scale as I said about \$90 million in
- 8 2017. That number has been growing year by
- 9 year. I think in 2016 I think it was \$75
- 10 million.
- 11 At the end of 2016, the last year
- where we have audited financial statements for
- the amount of those claims which were pending
- in one way or another was about \$340 million.
- 15 How does this problem relate to these
- 16 contracts?
- We're in a situation where our
- 18 basic assessment rolls are for many taxpayers
- who grieve are determined in the
- 20 decision-making process to be wrong. That
- 21 means that although we collect the property
- 22 tax in the year that it's levied and the
- 23 county has spent it on important needs, as
- this determination process goes on, and it can
- 25 take years, eventually the money that was

- 1 Rules 3-5-18
- 2 spent when the tax came in turns out not to
- 3 have really been there and we have to give
- 4 back a considerable amount of it to taxpayers
- 5 who shouldn't have actually paid us that much
- 6 in the year when we spent the taxes.
- 7 The way ultimately to turn around
- 8 this problem is to have a fairer tax
- 9 assessment roll and this administration is
- 10 trying to get to that point as soon as
- 11 possible. We're very much focused on the
- tentative assessment roll due next January,
- 13 January 2019, and we believe that as a
- 14 practical matter the resources available to us
- 15 to get there on a very tight schedule as a
- 16 practical matter right now for the county are
- 17 the two contracts before you.
- That \$90 million that was spent on
- 19 cert judgments in 2017 is basically money that
- 20 the county collects in taxes from whatever
- 21 source that we don't have available to spend
- on services now that we clearly need.
- To put that in a somewhat broader
- context, for a number of years the county has
- 25 had similar amounts owing on judgments and has

- 1 Rules 3-5-18
- 2 borrowed money to cover the cost. We now have
- 3 bonds outstanding through 2043 that were
- 4 issued to pay for these costs. Our annual
- 5 interest and principal payments on those bonds
- 6 in 2018 are \$128 million. So, that's another
- 7 \$128 million that's coming out of our money to
- 8 pay claims on taxes that were determined to be
- 9 wrong and the cost was financed way behind us
- 10 now.
- 11 You can think of it as perhaps a
- 12 piece of our deficit financing. If you look
- 13 at the whole amount of the deficit financing
- that we're now paying back for it's about \$178
- 15 million. The 125 is part of the 178. That
- 16 178 you add the 90 that we paid out of current
- funds in 2017 and you're talking a little bit
- 18 below \$300 million. That's money we're
- 19 spending now for services that the county used
- 20 back whenever. We don't have to spend on what
- 21 we need now.
- One way of looking at that is that
- the county's total property tax collection for
- sort of general purposes in a year is around
- 25 \$800 million. You look at this number, which

- 1 Rules 3-5-18
- is 270 some odd added together, we're actually
- 3 spending more than a third of the property tax
- 4 we collect each year not on what we need now
- 5 but to pay back what we already spent behind
- 6 us.
- 7 The big chunk of that is these
- 8 challenges to the fairness of our property tax
- 9 assessment. That was the \$90 million in
- 10 2017. We need to turn this around and a major
- 11 step here to turn it around is to get an
- 12 assessment roll which is fair and which we can
- defend. We need that step to stop this annual
- 14 additional cost of paying cert judgments which
- just keeps coming along with this. Even when
- we get it it's not going to stop instantly but
- at least it will get us the foothold to turn
- 18 around this problem.
- 19 Time urgency. That \$90 million in
- 20 2017, I don't know what the numbers are going
- 21 to be in 2018. In the budget, which this
- 22 administration inherited, the budget
- 23 allocation for that purpose is \$30 million.
- It's not 90. We don't control the expense
- 25 particularly. Time spent, more years, more of

- 1 Rules 3-5-18
- this cost. We need a new, proper assessment
- 3 roll and then we need to maintain it to turn
- 4 around this problem. I would be happy to
- 5 answer your questions.
- 6 LEGISLATOR NICOLELLO: Thank you
- 7 Mr. Page and Mr. Chiara. You both laid out
- 8 the big picture rational for taking action on
- 9 assessment. I would like to focus on the
- 10 contracts that are before us. Is there anyone
- 11 from the administration here who can talk
- 12 about that? These two contracts.
- MR. CHIARA: Yes. Mr. Denion and
- 14 Mr. Gregware.
- 15 LEGISLATOR NICOLELLO: Mr. Page.
- 16 LEGISLATOR ABRAHAMS: I have a
- quick question before Mr. Denion comes up.
- 18 First, I want to thank you for being here
- 19 today as well as Mr. Chiara and Mr. Denion as
- 20 well. It sounds like to me, based off of what
- 21 I heard you say, and I want to make sure I
- 22 heard you correctly, were you implying that
- this plan would reduce refund payments to
- 24 residential and commercial taxpayers? The
- 25 contracts that are being for us to today with

- 1 Rules 3-5-18
- 2 Haberman and Standard Valuation?
- MR. PAGE: Yes. I believe that
- 4 they're a vital step towards as rapidly as
- 5 possible correcting the assessment roll of the
- 6 county, which is necessary.
- 7 LEGISLATOR ABRAHAMS: In regards
- 8 to residential, let's stay there for a second,
- 9 what was the county's liability in 2018 that
- 10 was residential? Because it was our
- understanding that residential was a very
- 12 small proportion because the previous
- administration was resolving these cases
- 14 before the next tax year went into place. So
- the liability to the county was very minimal.
- 16 So, what was the number? You mentioned many
- 17 numbers. What was the number that you were
- 18 able to find in 2017?
- MR. PAGE: The \$90 million number
- 20 is almost entirely commercial. There's
- another number, which I don't have at the
- 22 moment, but what happens is that if a property
- owner grieves and then settles on what their
- 24 number should be before the final tax levy for
- 25 that year happens, the cost of lowering a

- 1 Rules 3-5-18
- 2 particular taxpayer's bill is covered in the
- final tax levy. It doesn't hang on as a debt
- 4 that has to be paid later. But in the tax
- 5 levy it's actually the slices in the pizza
- 6 that one of my predecessor this morning was
- 7 talking about.
- What happens is, if you need a
- 9 certain amount of money from that class of
- 10 property and somebody grieves and his value
- goes down and it's settled at that, then the
- 12 tax rate, the percentage that's levied on the
- whole class goes up. So that those who don't
- 14 grieve pay for those who didn't and it's built
- in. It's a number and a practice which is
- incremental frankly on the \$90 million I'm
- 17 already talking about in '17 but it's payment
- 18 mechanism is kind of built in.
- 19 LEGISLATOR ABRAHAMS: I
- 20 understand that. But the \$90 million, if I
- 21 understand correctly, was generated based off
- 22 of liability because this is liability --
- these are commercial ratepayers and if I
- understand you correctly, the \$90 million is
- 25 majority commercial, very little residential.

- 1 Rules 3-5-18
- 2 And since most of it is commercial it is our
- 3 understanding and our impression that since so
- 4 little of it is residential that that
- 5 liability has occurred.
- 6 So, going forward, if we're talking
- 7 about the systematic review of what the two
- 8 contracts presented to us today, those
- 9 systematic reviews will not necessarily reduce
- the residential liability for the county in
- 11 the out years. That's what I'm really driving
- 12 at.
- Is what you're proposing today for
- 14 the residential -- and we will get to the
- 15 commercial -- is that going to reduce the
- 16 county's ability. Because, as far as I know,
- there is very little liability and the
- 18 liability is basically generated from the
- 19 backlog of years and years and that number is
- 20 a very small number now. Are you somehow
- 21 saying that residential liability is going to
- 22 grow and this systematic review is going to
- 23 fix that? Because the liability, based on
- your own number of \$90 million, is very little
- 25 already. So I'm not too sure. I want to make

- 1 Rules 3-5-18
- 2 sure I understand what you're presenting today
- 3 in regards to residential. The reassessment
- 4 plan as it pertains to residential.
- 5 MR. PAGE: As it pertains to
- 6 residential, if we hold on to the practice of
- 7 settling residential grievances as they come
- 8 in and basically in the final tax levy setting
- 9 the rate so that the money is effectively
- 10 there to pay for the settlement by levying on
- 11 the whole class more -- if you stay with the
- 12 practice --
- 13 LEGISLATOR ABRAHAMS: Why would
- 14 we be paying for the settlement? What
- 15 settlement?
- MR. PAGE: The reason that the
- 17 liability number doesn't include much for
- 18 residential property, class one, is that as a
- 19 current matter we've already paid them in the
- 20 way the property tax levy is set for that
- 21 class. The settlement and then the levy is
- 22 set. The levy is set to cover effectively the
- 23 payment to the grieving residential property
- owner.
- 25 LEGISLATOR NICOLELLO: We can go

- 1 Rules 3-5-18
- 2 back to this later on. I really want to focus
- on what these contracts do.
- 4 LEGISLATOR ABRAHAMS: I think
- 5 that's what I was trying to do. I'm trying to
- 6 understand are the contracts going to address,
- 7 as the administration has presented it, it
- 8 sounds like to me they are implying the
- 9 contracts will address the future liability.
- 10 Which there should be no future liability. I
- want to understand what the contract is going
- 12 to do.
- 13 LEGISLATOR NICOLELLO: I think
- 14 what he's talking about in terms of liability
- there is, as you know, we all know, there is
- outstanding refund liability for commercial in
- 17 hundreds of millions of dollars that will
- still be drawing down, number one.
- Number two, they you also have the
- 20 fact that we borrowed money over the years and
- 21 those interest and principal payments will
- have to be made as Mr. Page indicated until
- 23 2043. I think that's the point that he was
- 24 making. I don't know that it goes into what
- we are doing today.

- 1 Rules 3-5-18
- 2 MR. PAGE: There's also a certain
- 3 amount of old residential property amounts
- 4 owing.
- 5 LEGISLATOR ABRAHAMS: I
- 6 understand.
- 7 MR. PAGE: I think that having a
- 8 fairer roll means that you won't have the
- 9 problems of some people grieving and some
- 10 not. Having a better done assessment roll so
- that the values of the properties are proper
- in relation to each other means that you don't
- have the unfairness of the system that we now
- 14 have to a degree.
- 15 Also, the settlement process that
- we go through, which does its best to conclude
- 17 grievances by residential property owners
- quickly has a further effect of basically
- 19 addressing grievances with a very strong
- impetus to settle them before the final tax
- levy, not to defend the county assiduously. .
- 22 Because it's important to the county to settle
- 23 so that it does not in fact end up with a
- 24 liability later.
- 25 LEGISLATOR ABRAHAMS: Correct.

- 1 Rules 3-5-18
- 2 That's why I didn't think the liability was
- 3 anything at all.
- Just for the record, during the
- 5 months of January -- we're going through it
- 6 now -- the months between January 3rd and
- 7 normally it's March 1st, the county executive
- 8 has extended that period into April -- people
- 9 have an opportunity to grieve their taxes.
- 10 Them grieving their taxes in that period, if
- they were resolved to the best of their
- 12 satisfaction that tax roll wouldn't be until
- 13 the 2019-2020 tax roll.
- 14 It was also our understanding that
- those cases, people that grieve between this
- 16 period, a large majority of them are being
- 17 resolved prior to that tax roll in September
- of 2019 being implemented. Therefore reducing
- 19 any level of liability going forward.
- I understand, as the presiding
- officer has indicated, I understand there's
- 22 backlogs and stuff. I'm talking about going
- forward. Obviously we are considering this
- contract on a going forward basis.
- 25 So what I would really need to

1	Rules	_	3-5-18
			_

- 2 understand from you is, the residential
- 3 grievances that are taking place that could
- 4 create liability for the county in the out
- 5 years, what exactly is that number that is not
- 6 being resolved prior to that 2019 tax roll
- 7 going into effect? Because then, in essence,
- 8 from my perspective could be our potential
- 9 liability, if any at all. Can you give me
- 10 that number? What percentage that would be of
- 11 properties that are taxpayers not resolved
- 12 going into that 2019 tax roll? I'm asking you
- to do it based off historicals of course.
- MR. PAGE: I will get you that
- 15 number. I don't have it with me at this
- 16 moment. I think though that one needs to
- think a little bit more broadly in terms of
- 18 the value that is resolved in the settlement
- 19 process before the final tax levy on
- 20 residential properties. Because that too is
- 21 costing others of the county's taxpayers to
- 22 cover in the amount of property tax they pay.
- LEGISLATOR ABRAHAMS: Absolutely.
- 24 LEGISLATOR NICOLELLO: We're
- still in the assessment big picture right

- 1 Rules 3-5-18
- 2 now. I would like to hear about these
- 3 contracts. We can always ask Mr. Page to come
- 4 back up and continue this discussion but let's
- 5 get to the contracts please.
- 6 MR. GREGWARE: Dan Gregware,
- 7 county attorney's office. Before you you have
- 8 two contract amendments to the SVS contract
- 9 and the Michael Haberman contract that were
- originally I guess commenced back in 2015.
- 11 These amendments are going to allow these
- 12 contractors continue performing maintenance on
- 13 the systematic review program. These
- 14 contracts extensions will take us to the end
- of 2018. And then the end goal of these
- 16 contract amendments will be eventually to be
- able to produce final market values to be
- 18 utilized in the 2019 tentative tax roll.
- So, these are the two contracts
- 20 generally. SVS also has an economic units
- 21 component of their scope of work that was
- 22 previously not addressed in the original
- 23 contract. That is also being added to the SVS
- 24 contract. As you can see, there's a time and
- 25 performance schedule in the proposed

- 1 Rules 3-5-18
- 2 amendments. There's also a payment schedule.
- 3 SVS is proposing an increase of \$1,142,000 and
- 4 the Michael Haberman increase is proposed at
- 5 \$1,484,812. I don't know if you have any
- 6 additional questions.
- 7 LEGISLATOR NICOLELLO: These
- 8 contracts are for these firms to do a
- 9 systematic review, correct?
- 10 MR. GREGWARE: The original
- 11 contracts in 2015 were to do a systematic
- 12 review. These two are to enable them to
- 13 perform the systematic review. Once they
- 14 complete the systematic review the produce
- 15 reports and those reports identify certain
- 16 deficiencies. Those deficiencies are
- 17 corrected at the Assessment Department. At
- 18 the end of the day we need final market values
- 19 to be utilized for the tentative tax roll.
- 20 So this is to enable us to continue
- 21 the maintenance to bring us to final market
- value so that we can utilize them for the
- 23 tentative roll.
- 24 LEGISLATOR NICOLELLO: Tell us
- what the difference is between a systematic

- 1 Rules 3-5-18
- 2 review and a full revaluation.
- 3 MR. GREGWARE: The systematic
- 4 review is more aligned with identifying
- 5 deficiencies in the county's systems. And it
- 6 also is based on a modeling system as opposed
- 7 to going to each individual properties and
- 8 doing a complete evaluation of each individual
- 9 property. It's more done on a modeling
- 10 basis. I know the contractors here, Michael
- 11 Haberman as well as Neil Peysner, could
- 12 probably speak to the specifics of what would
- 13 be involved in the comparisons of the two.
- 14 LEGISLATOR NICOLELLO: And
- there's differences in procedure, correct?
- 16 Each homeowner would get a notice. They have
- the ability for a hearing.
- MR. GREGWARE: Right. In a full
- 19 revaluation notice would definitely be
- 20 produced to the homeowners. In a systematic
- 21 review situation I believe notices would still
- 22 be provided to the homeowners but it would
- 23 have to be at a certain -- 60 days prior. So
- they would still be doing the notices in this
- 25 scenario as well.

1	Rules - 3-5-18
2	LEGISLATOR NICOLELLO: The
3	contract that was passed I believe in 2015 for
4	the systematic review anticipated that the
5	work would be done in time for January '18.
6	That did not happen. Why?
7	MR. GREGWARE: The work was
8	completed. The scope of the work was never
9	intended to produce a final market value
10	number. It was to identify deficiencies and
11	to I guess eventually assist the department to
12	be able to produce final market value
13	numbers. But based on the time line that we
14	have we're going to need the help from the
15	contractors in order to continue that
16	maintenance and to help us correct those
17	deficiencies to be able to produce those final
18	market value numbers.
19	LEGISLATOR NICOLELLO: Was there
20	something that the county did not do that
21	frustrated the ability to complete the work
22	when it was supposed to be completed?
23	MR. GREGWARE: I wasn't fully
24	involved with the back and forth with the
25	Assessment Department and the contractors. I

- 1 Rules 3-5-18
- 2 know the contractors produced reports that did
- 3 identify certain, and I don't know if it's
- 4 necessarily deficiencies in the county and as
- far as getting back to the contractors, but I
- 6 think it was more in line with there's
- 7 deficiencies in their modeling and how they go
- 8 about doing their assessment process.
- 9 LEGISLATOR NICOLELLO: The
- 10 process from here forward if we approve the
- 11 contracts would be that the contractors would
- 12 continue their modeling, they would continue
- 13 to do their review to some time later this
- 14 spring, early summer, correct?
- MR. GREGWARE: The goal would be
- 16 to produce preliminary reports by July 1st.
- 17 That's what the Office of Real Property, ORPS,
- is asking that the county produce a
- 19 preliminary report. So they are going to help
- 20 us produce those preliminary reports in the
- 21 summertime by July 1, and once ORPS, we
- 22 contact with ORPS, maybe ORPS will make
- 23 certain recommendations and then we can
- 24 continue to be able to produce the market
- values by November 30th.

1	Rules - 3-5-18
2	LEGISLATOR NICOLELLO: It goes to
3	the state and the state does whatever it does
4	in terms of reviewing, issuing recommendations
5	and that type of thing?
6	MR. GREGWARE: Correct.
7	LEGISLATOR NICOLELLO: It comes
8	back and there's more to be done at this level
9	or is it finalized at that point?
10	MR. GREGWARE: After the
11	preliminary report portion I guess the
12	ultimate goal would be for ORPS to maybe make
13	recommendations and the county to implement
14	those recommendation to be able to produce
15	market value by the end of November.
16	LEGISLATOR NICOLELLO: Then at
17	that point in this year what does the county
18	do in terms of alerting homeowners to what has
19	transpired?
20	MR. GREGWARE: We are required to
21	notice the homeowners 60 days prior to I guess
22	the tentative roll. So the tentative roll
23	goes out January 1st. So it would be 60 days
24	prior we would have to notify homeowners.
25	LEGISLATOR NICOLELLO: So by

- 1 Rules 3-5-18
- 2 November 1st or thereabouts?
- 3 MR. GREGWARE: Correct.
- 4 LEGISLATOR NICOLELLO: I don't
- 5 know if you know this but what does that
- 6 notice contain. Does it tell them what their
- 7 estimated market value is?
- 8 MR. GREGWARE: Yes.
- 9 LEGISLATOR NICOLELLO: Does it
- 10 give them an anticipated tax consequence of
- 11 the new value?
- MR. DENION: Conal Denion, County
- 13 Attorney's Office. It basically would be a
- 14 preliminary look at the tentative roll. So
- market values, assessed values. What they
- would be seeing in January they're going to
- 17 see in November.
- 18 LEGISLATOR NICOLELLO: You will
- 19 have the market value and then you will have
- the assessed value which is when you apply
- 21 that percentage.
- MR. DENION: Tax rate.
- 23 LEGISLATOR NICOLELLO: Not the
- tax rates but the percentage, correct? The
- 25 ratio?

- 1 Rules 3-5-18
- MR. DENION: That as well, right,
- 3 exactly. That just starts the process. As
- 4 you said, they will come in and if they
- 5 challenge they will come in to ARC and talk
- 6 about the AVs.
- 7 LEGISLATOR NICOLELLO: The
- 8 ultimate goal of this process is to have
- 9 better values, correct? To remedy the
- deficiencies in the county's tax roll both
- 11 commercial, residential and utilities and the
- 12 like?
- MR. DENION: Correct.
- 14 LEGISLATOR NICOLELLO: What
- 15 you're telling us is these contracts have to
- be, the work has to start at some point in the
- 17 near future if this is going to be completed
- in time for this year?
- MR. DENION: That's correct.
- 20 LEGISLATOR NICOLELLO: Anyone
- 21 have questions? Legislator Rhoads.
- 22 LEGISLATOR RHOADS: Thank you
- 23 Mr. Chairman in this case.
- Mr. Denion, just so I understand,
- 25 so the work that's been done under this

- 1 Rules 3-5-18
- 2 contract previously was to review the county's
- 3 systems so that we can figure out what was
- 4 wrong with the process that the county has
- 5 been using, correct?
- 6 MR. DENION: That and moved
- 7 toward eventually getting new values, yes.
- 8 LEGISLATOR RHOADS: That part of
- 9 the work has been done?
- 10 MR. DENION: It's my
- 11 understanding, correct.
- 12 LEGISLATOR RHOADS: So now this
- part of the work is supposed to be to assist
- 14 us in establishing market values that actually
- 15 match or assessed values that actually match
- using modeling what market value actually is
- with respect to homes in particular
- 18 neighborhoods?
- MR. DENION: Be careful. The
- appraisers are going to come up, the
- 21 contractors are going to come up with the
- 22 market values that should reflect the true
- 23 market values out there.
- 24 LEGISLATOR RHOADS: And the idea
- is that the assessed valuation, because we are

- 1 Rules 3-5-18
- 2 supposed be a market value based assessment
- 3 system, that the assessed value will at some
- 4 point match ideally the market value; is that
- 5 right?
- 6 MR. DENION: Actually, the market
- 7 values we want as true as possible. Then, as
- 8 you know, the county uses a fractional level
- 9 of assessment. Currently for a residential
- 10 .25 percent and the other class is one
- 11 percent. The AV is a reflection of those
- 12 percentages as applied and other things
- according to law that affect the assessed
- 14 value.
- 15 LEGISLATOR RHOADS: Which brings
- 16 up an interesting point. Since you speak of
- 17 fractional assessment, one of the things that
- 18 has been done I believe starting with the
- 19 Suozzi administration was that the level of
- 20 assessment was changed. Initially when the
- 21 new assessment system was put into place there
- 22 was no fractional assessment. The level of
- assessment was 1.0, just as it is for class
- two, three and four properties today,
- 25 correct?

- 1 Rules 3-5-18
- MR. DENION: Well, that is a
- 3 fraction but it was a different one. It was a
- 4 higher fraction for class one.
- 5 LEGISLATOR RHOADS: The fraction
- 6 was one for two, three and four. It's not a
- 7 fraction. It's one.
- MR. DENION: Just be careful.
- 9 Anything under 100 is a fraction in this case.
- 10 LEGISLATOR RHOADS: But it's 1.0
- 11 but for this particular --
- MR. DENION: Which is one percent
- 13 level assessment.
- 14 LEGISLATOR RHOADS: But for this
- particular class of properties you now have a
- 16 .25 level of assessment?
- 17 MR. DENION: Right.
- 18 LEGISLATOR RHOADS: Going
- 19 forward, whatever system we have in place, we
- 20 want to make sure is consistent. What I
- 21 believe first happened under the Suozzi
- 22 administration and may or may not have
- 23 continued, you guys can certainly tell me, is
- that under I believe it's Article 18 -- you're
- 25 familiar with the 6-20 rule -- that we cannot

- 1 Rules 3-5-18
- 2 raise, the county cannot raise the assessment
- of any home greater than six percent in one
- 4 tax year or greater than 20 percent over a
- 5 period of five, right?
- 6 MR. DENION: Yes.
- 7 LEGISLATOR RHOADS: And that by
- 8 changing the level of assessment you in effect
- 9 are able to circumvent that 6-20 rule?
- 10 MR. DENION: Are you asking me
- 11 whether that was done? That was done 15 years
- 12 ago they did that.
- 13 LEGISLATOR RHOADS: Going forward
- 14 we would need some -- obviously this is a
- major change that's going to take place with
- 16 how assessments are done here. We would want
- 17 some commitment from the administration that
- we're going to comply with the 6-20 rule
- that's set forth in state law and we are not
- 20 going to change the level of assessment to
- 21 circumvent that.
- MR. DENION: I'm going to ask
- John Chiara to answer your question.
- MR. CHIARA: I think you've seen
- 25 the proposal from the county executive. It's

- 1 Rules 3-5-18
- 2 been well circulated.
- 3 LEGISLATOR RHOADS: Is that
- 4 actually going to be issued? Because it's
- 5 dated February 23rd. We're here on March 5th
- 6 already. What's the hesitation?
- 7 MR. CHIARA: The hesitation from
- 8 the administration?
- 9 LEGISLATOR RHOADS: Yes.
- MR. CHIARA: That is a draft
- 11 that's been circulated for debate with the
- 12 county executive and with the majority and the
- 13 minority.
- 14 LEGISLATOR RHOADS: I don't think
- there's any debate on our part.
- MR. CHIARA: Excuse me,
- 17 discussions. Not in this chamber. I believe
- there has been a lot of discussions about
- 19 that. That is a proposal that the county
- 20 executive has made. It's sort of irrelevant
- 21 if -- the main issue is that if there's going
- 22 to be no -- if these -- because of the
- 23 stagnation that we have with the rolls right
- 24 now and the fact that there is nothing is
- moving, the rolls are not moving in any

- 1 Rules 3-5-18
- direction for the last 11 years -- excuse
- 3 me since 2011 -- there actually is no --
- 4 without these two amendments moving forward
- 5 the six and 20 proposal by the county
- 6 executive is moot.
- 7 LEGISLATOR RHOADS: Understood.
- 8 But we do want to assure before we move
- 9 forward with this process that there is a
- 10 commitment from the county executive to abide
- 11 by 6-20. Because at the end of this process
- we can't have people being reassessed and
- having their assessment jump tens of
- 14 percentage points theoretically. It's going
- to have to be phased in in accordance with the
- 16 law.
- 17 MR. CHIARA: Right. And actually
- 18 the proposal was made by the county executive
- because the phase-in is an idea of fairness in
- that individual residents of the county,
- 21 because the fact the county has failed to do
- their proper assessment, this phase-in is
- 23 necessary in order to make it fair for
- individual residents who have to plan on their
- individual yearly finances for the phase-in.

- 1 Rules 3-5-18
- 2 That's one of the reasons why the county
- 3 executive proposed that. Because a phase-in
- 4 is necessary in order to ensure the economics
- of each individual resident rather than the
- 6 county as a whole. I think that's why the
- 7 county executive proposed to that to the
- 8 legislature.
- 9 LEGISLATOR RHOADS: My
- 10 understanding is that if this advances the
- 11 county executive will be making that
- 12 commitment?
- MR. CHIARA: Yes.
- 14 LEGISLATOR RHOADS: That's good.
- 15 That's the right answer.
- MR. CHIARA: If this doesn't
- advance the whole thing is moot. Which is the
- 18 unfortunate nature of it.
- 19 LEGISLATOR RHOADS: To be honest,
- 20 the state law is never moot. We are
- 21 committing to something that we're supposed to
- 22 be doing under operation of state law. We
- 23 shouldn't make this provision more than what
- 24 it is. What the county executive is
- essentially agreeing to do is abide by the law

- 1 Rules 3-5-18
- 2 she's supposed to abide by.
- MR. CHIARA: We are going to
- 4 comply with the state law.
- 5 LEGISLATOR RHOADS: That's good.
- 6 Excellent.
- Now where we are at this point is
- 8 fine, we know what the county has been doing
- 9 wrong. We now are going to reset the market
- values to more accurately reflect,
- 11 reestablish, get a better picture of assessed
- valuations so that it matches market value.
- What's the next step in the process?
- MR. DENION: After what? After
- we publish a tentative roll?
- 16 LEGISLATOR RHOADS: My point is,
- fine, we've paid these outside companies now
- 18 to assess the county's systems and how it is
- 19 we actually set our assessment rolls to better
- 20 reset the process going forward to make sure
- 21 we do it correctly. Now we're going to get
- 22 new valuations under this contract. What's
- 23 the next step in the process?
- MR. CHIARA: The next step, as I
- 25 think the committee is aware, is that the task

- 1 Rules 3-5-18
- 2 force is looking at what the next steps that
- 3 have to occur. Which is going to include
- 4 having more people at the Department of
- 5 Assessment to be able to handle sort of the
- 6 customers from coming in and understanding
- 7 their assessment.
- And not only that, they're going to
- 9 have to continue to update the rolls moving
- 10 forward, which has not been done, which is the
- 11 reason why I think in previous administration
- was easy way to cut people because there was
- 13 not a need to that. Moving forward it will be
- 14 the Department of Assessment that will be
- 15 responsible for updating the rolls depending
- on how they decide to do it, if it's yearly or
- every couple of years, that needs to be keep
- 18 updating. That's something that needs to
- 19 be -- there needs to be more personnel at the
- 20 Board of Assessment.
- 21 LEGISLATOR RHOADS: Can you walk
- 22 us through what's a non-reappraisal
- reassessment versus a revaluation?
- MR. DENION: That's a term ORPS
- uses. According to ORPS there's two types you

- 1 Rules 3-5-18
- 2 can do. You can do the full reappraisal
- 3 reassessment which is individually going out
- 4 and taking pictures and revaluating parcels
- 5 individually.
- 6 LEGISLATOR RHOADS: How many
- bedrooms you have? How many bathrooms you
- 8 have?
- 9 MR. DENION: They have that data
- 10 but this is a more intense look at it. Versus
- 11 the non-reappraisal reassessment takes the
- 12 result of your systematic review, trending,
- 13 fixing particular areas like the economic
- units and the cost of depreciation, problems.
- 15 And then coming up with values that really are
- 16 much, much more reflective of the true market
- values without going through the cost and
- 18 expense and time it takes to go through that
- 19 full reappraisal reassessment.
- 20 LEGISLATOR RHOADS: How does that
- 21 contrast with the revaluation?
- MR. DENION: It's a different
- 23 approach. It's not as intense I guess would
- be the word. Going out like what was done 15
- years ago of individually looking at every

- 1 Rules 3-5-18
- 2 parcel. Visiting property. That sort of
- 3 thing. There are great tools they can use now
- 4 they didn't use 15 years ago. The computers
- 5 are better. The aerial shots are better. All
- 6 those things are better now that they can
- 7 bring to bear to not have to do those things
- 8 because it takes a lot longer and it costs a
- 9 lot more money.
- 10 LEGISLATOR RHOADS: Okay. I
- 11 would yield now.
- 12 LEGISLATOR NICOLELLO: Legislator
- 13 Bynoe.
- 14 LEGISLATOR BYNOE: Thank you
- 15 Presiding Officer. Good afternoon. There was
- 16 some discussion about trying to create some
- 17 equality to the assessment system in the sense
- 18 that there is separate and unequal as reported
- by Newsday, and others have talked today about
- 20 the fact that those who have not grieved are
- 21 shouldering the burden of the tax bills,
- 22 right? So, Legislator Rhoads just questioned
- whether the administration would be looking to
- 24 carry out an executive order. And Deputy
- 25 County Executive Chiara you said she is in

- 1 Rules 3-5-18
- 2 fact intending to carry out the executive
- 3 order; is that correct?
- 4 MR. CHIARA: She's not going to
- 5 carry out the executive order if nothing
- 6 passes. There would be no need to.
- 7 LEGISLATOR BYNOE: Then you know
- 8 my question. In the event that this passes
- 9 then she intends to carry out the executive
- 10 order?
- MR. CHIARA: Yes.
- 12 LEGISLATOR BYNOE: So the
- executive order, as I understand, states that
- 14 there would be no adjustment to the LOA,
- 15 correct? That it would stay .025?
- MR. CHIARA: Yes.
- 17 LEGISLATOR BYNOE: .25.
- So last week, along with members of
- 19 the senior staff, we undertook an exercise, an
- analysis and looked at some of the properties,
- information that was provided for some of the
- 22 properties by SVS as it relates to what the
- 23 current county market value is and what the
- 24 proposed SVS number would be. And when we
- 25 looked at I believe it was Harriman in

- 1 Rules 3-5-18
- 2 Hempstead and Liberty in Williston Park and we
- 3 looked at those numbers it indicated that in
- 4 fact in the early onset this is not creating
- 5 any opportunity for this to be a more
- 6 equitable system.
- 7 In fact, what was actually
- 8 occurring was creating more of a disparity for
- 9 those properties in Hempstead on Harriman
- versus those on Liberty Avenue.
- 11 So it's my contention that if we
- don't adjust the LOA that we are going to have
- individuals who have in most cases been
- 14 carrying the load and those that have been
- paying upwards of 88 percent and the such of
- 16 their assessed value that they in fact now
- 17 would be in a worse off situation. That they
- in fact would further burdened by this
- 19 process. So not adjusting the LOA creates
- 20 that situation.
- 21 And I would like to know if we
- 22 considered those people when we agreed to not
- 23 execute an executive order. If we considered
- those that are currently paying basically
- 25 their fair share in terms of assessed value

- 1 Rules 3-5-18
- 2 that -- I shouldn't say paying their fair
- 3 share -- that they're allowing for their
- 4 properties to be assessed at the almost
- 5 appropriate level, thereby being burdened
- 6 because others are grieving and they're paying
- 7 less than 40 percent, less than 50 percent of
- 8 their value. Did we consider those people in
- 9 this plan?
- 10 MR. CHIARA: The issue, and not
- 11 speaking about any specific property, the
- 12 issues right now, the situation we're in, is
- that because, as Mr. Page was saying earlier,
- 14 because we don't have a defensible role
- 15 that -- there's no defensible position that
- 16 those people could take -- as taxes go up --
- as the individual property values are lowered
- 18 by assessment versus those that have not
- 19 grieved, then when those are leveled out there
- will be fairness to all the taxpayers.
- 21 LEGISLATOR BYNOE: But not if we
- 22 don't adjust the LOA. We aggravate the
- 23 conditions for those that are currently
- 24 paying -- they're paying based on their
- assessed values that have been not grieved.

1	Rules - 3-5-18
2	Those that have not grieved. We are going to
3	slowly escalate those that have grieved at 41
4	percent of their assessed value and they're
5	not going to get to 100 percent for 12 and 20
6	years out. But those that are paying that
7	have not grieved in many cases are reaching
8	their 100 percent value within two years.
9	Thereby increasing the disparity between what
10	they're paying and what the others would be
11	paying based on the proposed market value.
12	MR. CHIARA: I think I said
13	earlier, going back to it, there is a general
14	idea of fairness because some of those people
15	that have been because the county has
16	failed to have what they're required to do,
17	which is to have a uniform assessment system
18	by the law of fairness is that we believe
19	that it needs to be phased in over time.
20	So the individuals on the other
21	side are able to similar arguments have
22	taken place in Washington about what the
23	economic effect of having a dramatic tax
24	increase on certain people is and it's phased

in over time. That's why the six and 20

25

- 1 Rules 3-5-18
- 2 rule -- the county executive has proposed
- 3 following the six and 20 rule so that it's
- 4 phased in over time. So there's no drastic
- 5 consequences to many, many residents.
- 6 The thing that's difficult to
- 7 answer because we don't have a tax system that
- 8 is -- rolls that are accurate and fair, is how
- 9 actually individual -- the taxpayers would be
- 10 affected in each individual thing when the
- 11 tentative rolls come out.
- 12 LEGISLATOR BYNOE: In fairness
- 13 you're saying we are going to introduce it
- 14 over time. Which I don't disagree about. We
- should maybe looking to implement this either
- over time by adjusting the LOA so that there
- is an opportunity to strike some level of a
- 18 balance, some semblance of a balance. Because
- what we do now is aggravate the situation by,
- in fact, not adjusting the LOA, thereby
- 21 burdening those that have not grieved their
- 22 taxes further.
- I hear your point about the
- 24 executive order but there is a counter
- 25 argument to that executive order that I think

- 1 Rules 3-5-18
- 2 burdens taxpayers who are the most vulnerable
- 3 here in Nassau County. Those who are not
- 4 grieving. So, the point to me is that this
- 5 executive order shields some but burdens
- 6 others. So I have a concern about the
- 7 executive order. I have a concern that we're
- 8 not entertaining the fact that we should be
- 9 introducing an LOA that somehow shares the
- 10 burden, shares the pain across all of those
- 11 households and doesn't put it on those that
- 12 simply have not grieved. For that fact, I'm
- really concerned about moving forward with
- 14 this. I think in light of fairness and in
- light of trying to bring some equality back to
- 16 the discussion it has to take place.
- I have bared witness to the
- administration out in the community at Black
- 19 History Month programs where there's a large
- 20 majority of nonminority community members
- 21 stating that they were working to bring some
- level of equality here. I'm actually shocked
- 23 to know today that we're putting in an
- 24 executive order that really does deliver the
- 25 contrary.

L	Rules -	3-5-18

- So, I'm concerned and I don't know
- 3 how many properties fall into this example,
- 4 fall into this category, but I can tell you
- 5 with the example utilized by SVS where they
- 6 compare and contrast Harriman and Liberty, I
- 7 can tell you in Harriman, where I believe we
- 8 had 12 properties to look at, seven of those
- 9 fall into this category.
- 10 MR. DENION: Legislator Bynoe, I
- 11 seen those examples from the vendor but I
- 12 think you said your staff might have done
- 13 further analysis on this. Would you be able
- 14 to share that? We haven't seen that yet.
- 15 LEGISLATOR BYNOE: Sure, we can
- share that. But again, the further analysis
- that we conducted illustrated that seven of
- 18 those properties of the 11 fall into a
- 19 category to which they escalate and within two
- years they are paying almost at 100 percent.
- 21 Thereby, again, shouldering the majority of
- 22 the burden. And we will share that
- 23 information.
- 24 LEGISLATOR NICOLELLO: I wanted
- to make a point about this discussion that has

- 1 Rules 3-5-18
- 2 not been raised before. It appears based on
- 3 what we have seen in areas of the county and
- 4 many of the areas or areas of people of color,
- 5 areas that are economically depressed, have
- 6 been grieving at a lesser extent than other
- 7 areas of the county.
- 8 But let's make sure that we
- 9 understand the effects of this which is that
- 10 65 percent to 70 percent of your taxes go to
- 11 your school district. So, in areas that
- 12 area-wide, school district-wide people tend
- 13 not to grieve it will have little effect, the
- 14 new assessed values will have little effect
- because in those areas within those school
- districts there's going to be little change
- because they have not been grieving and the
- 18 skew of their assessed values is not there.
- There will be some to the extent of
- 20 the 30 percent or so of your town taxes and
- 21 county taxes because there you're comparing
- 22 say someone living in Bellmore versus someone
- 23 living in Syosset.
- But for your school taxes, for
- example, someone living in Bellmore, whether

- 1 Rules 3-5-18
- 2 someone lives in Syosset is not going up as
- 3 much as they should has no effect on the
- 4 amount you're paying in your school taxes in
- 5 Bellmore.
- 6 Going back to the pizza analogy.
- 7 The only pizza you're talking there is among
- 8 Bellmore residents. Or you can take any town
- 9 in the county. Take Mineola. If you're
- 10 living in Mineola the only pizza you're
- 11 talking about in terms of your school taxes is
- 12 people living in Mineola. So if people in
- 13 Mineola did not grieve and people in other
- 14 parts of the county did grieve, any
- disproportionate effect of change in assessed
- 16 value would not affect them in terms of their
- 17 school taxes. You're just comparing
- 18 yourselves to the school taxes.
- 19 So the universe of what we're
- 20 talking about is really people who are paying
- 21 town and county taxes as opposed to other
- 22 people in the town and county as opposed to
- 23 school taxes.
- 24 LEGISLATOR BYNOE: One statement
- 25 I want to make. So, your discussion is about

- 1 Rules 3-5-18
- the school taxes and saying it's 70 percent of
- 3 what we pay so it's only 30 percent of the
- 4 their tax burden. Nonetheless, my point is
- 5 that there is still a disparity even in that
- 6 30 percent. Let's not minimize that. And for
- 7 someone who is really on a fixed income or
- 8 working several jobs to even keep up with the
- 9 tax rate to which they are currently faced
- with I wouldn't downplay the fact that that's
- 11 going to have some impact for them.
- 12 But I also wanted to state that
- while it presents in majority minority
- 14 communities, there are people across Nassau
- 15 County that will be faced with the same
- 16 issue. And when looking at that data I was
- actually surprised at some of the areas that
- 18 also did not grieve that are not majority
- minority communities. So, while I address the
- 20 fact that it was stated at an NAACP event.
- 21 addressing a crowd of majority minority
- residents, this is an issue that is actually
- 23 systemic and it's throughout the whole
- 24 county. Thank you.
- 25 LEGISLATOR NICOLELLO: That's

- 1 Rules 3-5-18
- 2 accurate. Throughout every community there
- 3 has been people who have grieved their taxes
- 4 and people who have not. It does appear based
- on what I was shown that some of the minority
- 6 areas tended to grieve less for whatever
- 7 reason.
- 8 LEGISLATOR BYNOE: Newsday
- 9 illustrated that point very well and I agree
- with the assessment. My point is that while
- it presents in majority minority communities
- there are communities throughout Nassau County
- that would be affected by not looking at
- 14 striking some level of fairness by adjusting
- 15 that LOA and allowing for the pain to be
- shared across the county. Thank you.
- 17 LEGISLATOR NICOLELLO: I don't
- think we're disagreeing. I think the only
- 19 point I was making is that in terms of those
- areas, area wide where people tend not to
- 21 grieve, the affects of abiding by state law
- 22 will be less pronounced especially with
- 23 respect to school taxes. Because again when
- you're talking about school tax bills you're
- 25 not worrying about if I live in Mineola I'm

- 1 Rules 3-5-18
- 2 not worrying about what someone's paying
- 3 school taxes in Syosset or elsewhere. It's
- 4 simply limited.
- 5 Legislator DeRiggi-Whitton.
- 6 LEGISLATOR DERIGGI-WHITTON: So,
- 7 if we were going to go about this in a perfect
- 8 world and say the quickest way to eliminate
- 9 the situation that Legislator Bynoe was
- 10 discussing would that involve ignoring the LOA
- or increasing it or not taking that into
- 12 account?
- MR. DENION: I think you will
- 14 have an LOA, but I think what the legislator
- was proposing was that you would reduce that
- 16 fraction from .25 to a much lower fraction.
- 17 What was done 15 years ago.
- 18 LEGISLATOR DERIGGI-WHITTON: That
- would make it a fair system in a more timely
- 20 way?
- 21 MR. DENTON: I don't know to
- 22 fairness or not but it would have the effect I
- 23 think that she is requesting.
- 24 LEGISLATOR DERIGGI-WHITTON: I
- want to say something. I understand that Rich

- 1 Rules 3-5-18
- 2 Nicolello's point is it's really only the
- 3 county portion so it's less than the major
- 4 part of your tax bill. But the reason that we
- 5 have the state putting the limit on it is
- 6 because it's substantial enough that it makes
- 7 a difference in someone's budget. So, we
- 8 can't have it both ways. We can't say we have
- 9 to abide by the state and say we can only
- 10 increase it six percent. But these people
- that haven't, for whatever reason, haven't
- 12 grieved their taxes aren't really getting
- 13 hurt.
- 14 LEGISLATOR NICOLELLO: No one
- 15 said that. No one said that. The point I was
- 16 making was very clear. That when you look at
- school taxes the impact if it's area wide of
- 18 people grieving or not grieving the impact of
- 19 changes in assessment is much less than if you
- 20 examine a community where people tend not to
- 21 grieve as opposed to the community where
- 22 people tend to grieve. No is saying there's
- 23 no impact.
- 24 LEGISLATOR DERIGGI-WHITTON: So
- 25 there is impact which is why the six percent

- 1 Rules 3-5-18
- is there. The bottom line is these people who
- do not have, for whatever reason, I see this
- 4 in some of my -- I think people are afraid to
- 5 come to question their taxes because they're
- 6 afraid of them going up. They have misbeliefs
- 7 in the system. They don't want to touch it.
- 8 Unfortunately because of those misbeliefs
- 9 they're paying more. And now for us to try to
- 10 fix that situation, if that's really what our
- intent is, we're not going to be able to do
- 12 that as quickly as I think these people might
- deserve because of protecting those that have
- 14 already grieved their taxes and paying less.
- Would you say that that's basically
- the situation as far as trying to balance out
- 17 the roll?
- MR. CHIARA: The proposal by the
- 19 county executive is a balancing between moving
- 20 as quickly forward to a fair tax roll so that
- 21 all residents, those that grieved and those
- that haven't grieved over the last seven
- years, are treated the same. And also to
- 24 phase in the effects, the dramatic effects
- 25 that could occur if people's taxes go up

- 1 Rules 3-5-18
- 2 dramatically. That's the balanced approach
- 3 that the administration has taken. That's the
- 4 intent of the six and 20 by the state as
- 5 well.
- It's so people's -- if the effects
- 7 are not felt in one year and phased in. I
- 8 know all of us are going to feel the effects
- 9 of what's happening in Washington with losing
- 10 a lot of our property tax deduction. The same
- 11 argument was there. A lot of people felt that
- there should be a phase-in so that it could be
- 13 fair.
- The flip side of that, many people
- 15 argued that certain people are going to be
- 16 treated not quite exactly right. But right
- 17 now a majority of the rolls are so unfair that
- 18 there's -- we don't even have a basis to
- 19 really talk about fairness. Again, I don't
- 20 know if that answers your question.
- 21 LEGISLATOR NICOLELLO: Legislator
- 22 Bynoe.
- 23 LEGISLATOR BYNOE: So, we believe
- 24 that if we allow for the 6-20 rule to be in
- 25 play and for each year the property can't

1	Rules -	3-5-18	2
_	Nulla	J J I	J

- 2 exceed the six percent increase, right? And
- 3 not adjusting the LOA is fair for a property
- 4 owner in Hempstead whose current county market
- 5 is 243 and SVS says the proposed market value
- 6 would be 275, we think that they should get a
- 7 six percent increase along with the folks out
- 8 in Williston Park that's at 273,200 at county
- 9 market value. Where SVS says that the value
- 10 is 652.
- I could actually give you an
- 12 example even on Harriman Street where I
- believe that someone's property value, the
- 14 current county market value is 180 and SVS
- says it would go up to 280. I agree even on
- 16 that same block that an adjustment to the LOA
- would bring some level of equality a lot
- 18 quicker to that family living on the same
- 19 street with assessed values that differ by
- 20 \$100,000, as well as a situation out in
- 21 Williston Park where someone's assessed value
- is been beaten down into the ground to 273
- when we know it's upwards of 652. I don't see
- how we think that's an opportunity to
- 25 prescribe any kind of equality to this

- 1 Rules 3-5-18
- 2 process.
- 3 LEGISLATOR NICOLELLO: The only
- 4 issue I have is with your words you said the
- 5 6-20 rule to be in play. Let's make it clear,
- 6 this is a state law. It's not just an
- 7 arbitrary figure that somebody came up with.
- 8 It's New York State law that says you can't
- 9 have your assessed value increase more than
- 10 six percent a year or more than 20 percent
- 11 over five years.
- 12 LEGISLATOR BYNOE: I agree that
- 13 that is state law. But I also noted that
- 14 state law also allows us to adjust the LOA so
- that we can deal with situations where there
- 16 are such huge disparities.
- 17 LEGISLATOR NICOLELLO: The
- question is whether we are going to manipulate
- 19 the level of assessment to achieve the result
- we may want to achieve. In other words, to
- 21 make an end run around the state law.
- 22 Anyway.
- 23 Any other questions for these
- 24 gentlemen? I think we would like to hear from
- 25 the vendors themselves but Legislator Rhoads

- 1 Rules 3-5-18
- 2 has a question for Mr. Page.
- 3 LEGISLATOR RHOADS: Hi deputy
- 4 County Executive for Finance. Thank you for
- 5 coming back up. I kind of wanted to follow-up
- 6 on the point that the minority leader was
- 7 attempting to make before just so we can get a
- 8 framework on where we are right now. There
- 9 was some confusion and I just want to see if
- we can add some clarity to it.
- In terms of where we are now on the
- 12 residential side Nassau County is not
- incurring any additional debt in the
- 14 resolution of residential challenges today; is
- 15 that correct?
- 16 MR. PAGE: I think that's
- 17 correct.
- 18 LEGISLATOR RHOADS: And good, bad
- or indifferent the reason we're not incurring
- any additional debt is because we've adopted a
- 21 system where we resolve the grievances as
- 22 quickly as we can to make sure that those
- 23 resolutions are in place for the final
- 24 assessment rolls so that no one is actually
- 25 paying us any money that they theoretically

- 1 Rules 3-5-18
- 2 don't owe us, correct?
- MR. PAGE: Yes. I think that
- 4 that settlement process --
- 5 LEGISLATOR RHOADS: Good, bad or
- 6 indifferent. I understand that by adopting
- 7 that strategy I think everyone fully
- 8 understands that there's a host of issues
- 9 created by doing that. But as it stands right
- 10 now with that system Nassau County is not
- incurring any additional debt. In other
- words, we're not floating bonds to pay out any
- 13 settlements because there are no settlements
- 14 to be paid. They're all incorporated within
- 15 the final assessment roll. That's already
- 16 been determined.
- 17 MR. PAGE: That's true of the
- 18 current grievances in residential. I think
- there's a backlog of grievances on residential
- that we haven't paid and eventually we will
- 21 presumably pay and what we pay it with remains
- 22 to be seen.
- 23 LEGISLATOR RHOADS: We're talking
- 24 from prior years. But as of 2017, for 2017 we
- didn't incur any additional liability?

- 1 Rules 3-5-18
- 2 MR. PAGE: No is a very extreme
- 3 statement. I think you're basically right but
- 4 there are some exceptions to that. But you're
- 5 basically right.
- 6 LEGISLATOR RHOADS: On the
- 7 commercial side we're not able to resolve
- 8 those claims prior to the assessment roll
- 9 being set. So there is an actual payment that
- 10 has to go to a commercial property that
- 11 grieves their taxes and successfully grieves
- 12 those taxes, right? They have actually paid
- money out of pocket.
- MR. PAGE: Yes.
- 15 LEGISLATOR RHOADS: Now, you're
- 16 familiar with the DAF, Deferred Assessment
- 17 Fund. Is the county at this point, as of
- 18 2017, just looking at 2017, have all the
- 19 successful grievances been paid out of the
- 20 money that was collected through the Deferred
- 21 Assessment Fund?
- MR. PAGE: No.
- 23 LEGISLATOR RHOADS: What
- 24 additional liability in terms of bonding did
- 25 the county incur in 2017 as a result of the

- 1 Rules 3-5-18
- 2 successful challenges of commercial property
- 3 tax grievances?
- 4 MR. PAGE: In 2017 the county
- 5 didn't issue any bonds to cover current
- 6 expenses, which is what this would generally
- 7 be. It used a certain amount of I think just
- 8 operating cash and a certain amount of fund
- 9 balance to pay out cert judgements. I don't
- 10 believe it actually issued any bonds for this
- 11 purpose in 2017.
- 12 LEGISLATOR RHOADS: Can you tell
- us how much money was collected in DAF versus
- 14 how much money was paid out of DAF? Or
- 15 globally how much was paid out in successful
- 16 commercial challenges?
- MR. PAGE: I need to get that for
- you because I don't know of that \$90 million
- paid out in 2017 there's a chunk of it back
- 20 residential claims and there's a chunk of it
- 21 that is commercial. I don't know that
- 22 breakdown. How much of it was paid out of
- 23 DAF? None.
- One of the problems with DAF as it
- 25 currently exists is that it's specific to

- 1 Rules 3-5-18
- 2 individual property owners in individual
- years. And generally, or very often, when a
- 4 property owner comes in to resolve their
- 5 claims and hopefully get paid, there will be a
- 6 period of time before DAF as well as DAF for a
- 7 particular DAF participant property owner, and
- 8 I think that we're making great progress at
- 9 this point, we're certainly pushing on it, to
- 10 figure out how to access the DAF piece which
- is funded as opposed to the prior piece which
- isn't and to divide them up so we can at least
- respond to the taxpayer to the extent they're
- 14 covered by DAF and there's money in the DAF
- 15 fund.
- 16 LEGISLATOR RHOADS: So at this
- point it's a logistical issue as to how best
- 18 to access the DAF funds because that's set up
- 19 on an individual tax basis.
- MR. PAGE: That's a piece of it,
- 21 yes. Individual taxpayer basis and it's only
- 22 got the two years that it's been in
- 23 existence. And much, to a considerable
- degree, what we resolve other than through the
- 25 settlement process on residential takes

- 1 Rules 3-5-18
- 2 several years to happen. So that what we're
- 3 actually paying out and what we paid out in
- 4 '17 is mostly for periods before DAF existed
- on the commercial side.
- 6 LEGISLATOR RHOADS: So on the
- 7 commercial side when someone challenges their
- 8 taxes and you're having a hearing on that in
- 9 theory you're settling for multiple years not
- 10 just one?
- MR. PAGE: Generally yes.
- 12 LEGISLATOR RHOADS: And some of
- those years are without the DAF payment?
- MR. PAGE: Yes.
- 15 LEGISLATOR RHOADS: Moving
- 16 forward though, since we are in this year, on
- a year on year basis theoretically DAF exists
- 18 to cover whatever disputed, whatever liability
- is created by the disputed assessment for
- 20 individual properties? In other words, if
- 21 somebody is just challenging 2018 --
- MR. PAGE: I'm with you. We have
- in '18 an appropriation already there of \$30
- 24 million for cert claims. The best estimate I
- have been able to get of how much we think we

- 1 Rules 3-5-18
- will be able to access DAF to make additional
- 3 payments beyond that is maybe \$30 million by
- 4 the end of calendar '18.
- 5 LEGISLATOR RHOADS: In theory,
- 6 the idea behind DAF is that there should be no
- 7 operating money within the budget other than
- 8 what's in DAF that would pay any disputed
- 9 commercial assessment going forward. In other
- 10 words, it's supposed to zero out.
- 11 MR. PAGE: That is the theory.
- 12 LEGISLATOR RHOADS: All of this
- is theory.
- MR. PAGE: That one, yeah.
- 15 LEGISLATOR RHOADS: You would be
- able to get us that breakdown for next week?
- MR. PAGE: Between the amount of
- 18 claims paid in '17 that were on commercial and
- 19 the amount on residential?
- 20 LEGISLATOR RHOADS: Yes.
- MR. PAGE: Yes.
- 22 LEGISLATOR RHOADS: Thank you
- 23 very much.
- 24 LEGISLATOR ABRAHAMS: Just
- 25 hearing Legislator Rhoads questioning and

1	Rules -	3-5-18

- obviously having an opportunity to hear from
- 3 other folks in the administration, to me it
- 4 becomes more clearer and this is was what I
- 5 was driving at earlier. On a going forward
- 6 basis, as we take the Standard Valuation
- 7 Services contract under consideration, the
- 8 contract would do very little in addressing
- 9 the tax, I'm sorry, the debt the county would
- 10 carry going forward very little. I'm
- 11 understanding the debt on a going forward
- 12 basis, this contract is more for the sense
- that we are trying to create, and I know it's
- 14 been debated by Legislator Bynoe as well as
- others, the fairness, which we understand, in
- 16 making sure that folks in all parts of the
- 17 county are paying their fair share.
- But in terms of taking this
- 19 contract under consideration for it addressing
- 20 future tax certiorari debt it does very little
- 21 to do that on the residential. Now hearing
- from other members of the administration am I
- 23 right by making that assessment? That this
- 24 contract does very little to reduce the debt
- in the out years? Not the backlog and not

- 1 Rules 3-5-18
- 2 from what's --
- MR. PAGE: If you assume that the
- 4 county is going to continue with the
- 5 settlement process that it's been using for
- 6 the last few years on residential
- 7 properties -- I think when you get into how
- 8 that addresses the merit property by property
- 9 of a particular grievance I think it has a
- 10 bunch of problems.
- 11 LEGISLATOR ABRAHAMS: I agree.
- 12 What I'm saying is that assuming -- unless the
- administration is proposing a change to that
- 14 process in resolving those cases prior to the
- 15 next tax year of when those new valuations --
- 16 I'm sorry, when the new assessed values would
- 17 go into implementation. Unless you're talking
- about a proposed change I'm assuming we are
- 19 going to keep that system in place.
- 20 Under that assumption, back to my
- 21 previous question.
- MR. PAGE: Yes, you're right
- 23 under that assumption. I think that this
- 24 administration is doing it's best to achieve a
- 25 fair assessment roll and certainly for this

1	Rules	-	3-5-18

- year we're looking to maintain the practice of
- 3 prior years in not landing ourselves with a
- 4 big liability for residential properties that
- 5 haven't been settled before the final roll.
- 6 So we stay on the pattern of what we've done.
- 7 I think that the question of
- 8 whether we get delayed on the new assessment
- 9 roll and time passes and whether we can really
- 10 continue to hold on to the settlement practice
- 11 for residentials that we've had for the last
- 12 few years, whether that's really sustainable I
- think is an open question. I can't answer
- 14 it. I'm not comfortable we can stay there.
- 15 LEGISLATOR ABRAHAMS: I just want
- to make sure as we take the next few weeks as
- we are considering these contracts and I'm
- 18 glad Legislator Rhoads he actually asked some
- of the questions I was going to ask in regard
- to the commercial side. I just want to make
- 21 sure as we engage in a process to evaluate
- these contracts that we are taking them into
- 23 consideration of what the expectation would be
- of what we plan to see from these contracts.
- I would hate to have any of our

- 1 Rules 3-5-18
- 2 members or the public believe that by
- 3 considering these contracts, I'm sorry,
- 4 contract as it pertains to the residential
- 5 side, that we would be reducing our
- 6 liability. Because when I have my forums I
- 7 talk about the liability to the county. But
- 8 generally I focus that liability on the
- 9 backlog and then on the commercial. I usually
- do not talk about it from the residential
- 11 standpoint. So I don't want the public to
- think they are generating taxing liability by
- them grieving their taxes and they're
- 14 contributing to the problem.
- Which, in essence, this contract in
- 16 itself does not address -- would not curtail
- any liability because the liability on the
- 18 residential end does not exist to the
- magnitude we've seen in the past. That's all
- 20 I was trying to drive at.
- 21 MR. PAGE: I think that's right
- 22 at this time. The question of whether the
- 23 current practice is sustainable going forward
- 24 I think is open.
- 25 LEGISLATOR NICOLELLO: Legislator

- 1 Rules 3-5-18
- Walker has a question.
- 3 LEGISLATOR WALKER: I would just
- 4 like to know if we moved ahead with these
- 5 contracts what would be the margin of error
- 6 between an actual assessment of each property
- 7 than going with the modeling and moving
- 8 forward with these contracts as they stand
- 9 now?
- 10 MR. PAGE: What would be the
- 11 margin of error?
- 12 LEGISLATOR WALKER: In other
- words, I don't want to see us move forward in
- 14 this direction only to find that down the road
- we didn't do an actual assessment of each
- 16 property. That we find ourselves in a similar
- 17 situation not far down the road where everyone
- is grieving their taxes and continues as they
- 19 continue to grieve every year anyway but find
- us in that same situation where they're over
- 21 assessed. We're really not accomplishing what
- 22 we want to accomplish.
- MR. PAGE: I think that there's
- absolutely no question that going forward with
- 25 these contracts and taking advantage of the

- 1 Rules 3-5-18
- work that they've already done and adding the
- incremental piece that we're asking for now
- 4 will give us an assessment roll which is far
- better than what we're living with right now.
- In a perfect world would we take
- 7 more time and resources to try to sort of get
- 8 the last incremental piece in terms of making
- 9 this accurate? We probably would. But we're
- 10 not living in a perfect world.
- 11 As time passes we are continuing to
- 12 tax people on a valuation pattern that
- basically doesn't make sense in many cases.
- 14 It causes a tremendous volume of grievances
- 15 that we have. Just in their number it's very
- 16 hard to respond to them reasonably one by
- one.
- 18 At the end of the day assessment,
- 19 you know, what is a property worth? If I sell
- 20 my house to you this afternoon and we're all
- 21 set, money changes hands, by tonight I'm going
- to be thinking I should have asked for more
- because it closed. And you're probably going
- to be thinking I paid too much. I could have
- 25 gotten it for less if I pushed him harder.

Т	Rules - 3-5-18
2	The reason I say that is this
3	question of valuing a given property, what is
4	the market value, it's a very imperfect
5	enterprise at best. And maybe with more time
6	and resources this could be done better than
7	the admittedly accelerated effort that we're
8	doing with these contractors. But we think we
9	will be in a much better place than we are now
10	with their work product. As a practical
11	matter, that's what we're trying to do for the
12	county as quickly as we are able.
13	LEGISLATOR RHOADS: Mr. Page,
14	this may be better answered by Mr. Smith or
15	one of the vendors. I think the point that
16	we're trying to drive at is obviously this is
17	an inexact science. When you take two houses
18	that are right next to each other, myself and
19	my neighbor's house, we're not looking at
20	necessarily what's inside the house. We could
21	have the same number of bedrooms, same number
22	of bathrooms, same square footage. But my
23	neighbor's house the bathrooms may be fully
24	updated and the kitchen may be fully updated
25	and the basement is finished. Whereas, in

- 1 Rules 3-5-18
- 2 mine I haven't touched the house in 20 years.
- 3 You will never be able to tell the difference
- 4 between the two and they'll probably wind up
- being valued close to or at the same.
- 6 There has to be with the system we
- 7 have now an idea of what our margin of error
- 8 is in terms of the difference between what we
- 9 value a home at and what it's actual market
- value might be versus using modeling
- 11 technology. Maybe the answer is there is no
- 12 answer. But at least we want to make sure we
- get something with respect to the question.
- 14 How confident are the vendors in
- the modeling technology that it is equal to,
- 16 better than doing a direct assessment? Or is
- it simply a cost factor? A direct valuation
- of each property.
- MR. PAGE: You need to hear from
- 20 them. I think generally in assessment
- 21 challenges there are some jurisdictions that
- 22 have a range of maybe five percent up and
- down. So if you come in challenging and
- you're within that band then the tax levying
- district has that as a defense. Just as one

- 1 Rules 3-5-18
- 2 straw in the wind in terms of margins that
- 3 people recognize here.
- 4 MR. PEYSNER: Good afternoon.
- 5 Neil Peysner representing Standard Valuation
- 6 Services. Good afternoon Presiding Officer
- 7 and members of the committee.
- 8 I would like to try to address this
- 9 question. Although I'm not a statistician,
- 10 it's very important that we get the numbers
- and values as fair as possible. That's the
- 12 bottom line. That's the end goal that we are
- trying to achieve here. But we're not doing
- 14 this in a vacuum. That's why earlier in the
- discussion today we talked about ORPS, Office
- of Real Property Tax Services. They are
- involved in every step of the way as well.
- 18 They're going to test the numbers to make sure
- 19 that they're within certain statistical
- 20 quidelines. And their CODs, PRDs. I'm not
- 21 going to go into what those statistics mean,
- 22 but we've applied them because we have a
- 23 modeler on staff, who is an extraordinary
- 24 modeler, a top notch statistician,
- 25 mathematician and we felt having him on our

- 1 Rules 3-5-18
- team was the most appropriate thing to do.
- Again, the numbers aren't just sent
- 4 out randomly. There's a lot of statistical
- 5 analysis that goes into them and there are
- 6 certain guidelines that ORPS has for certain
- 7 municipalities of certain types and certain
- 8 types of properties. Certainly if you have a
- 9 homogeneous community, homogeneous
- 10 neighborhood, you would expect a certain kind
- of results to fall within a very narrow
- 12 quideline. As you deal with more complex
- areas there are guidelines that apply to that
- 14 as well.
- 15 As we are trying to say, probably
- 16 within ten percent plus or minus is within
- acceptable guidelines. And that's how you
- 18 judge the success of a revaluation. It's all
- 19 tested by statistics. It's not a comparison
- between one neighbor and another. It's the
- overall statistics of the entire unit, the
- 22 entire municipality. It's tested by ORPS.
- 23 It's tested by us before we even consider
- 24 applying those numbers to the general
- 25 population. If you want to follow-up I will

- 1 Rules 3-5-18
- 2 do my best.
- 3 LEGISLATOR RHOADS: I appreciate
- 4 your answer and I'm satisfied with your
- 5 answer.
- 6 LEGISLATOR ABRAHAMS: I have a
- 7 question for you but just want to I don't know
- 8 if it's Mr. Page or Mr. Chiara come back up.
- 9 I have a question in regards to the out years
- of future grievances. Do we believe that if
- 11 we undertake these contracts that we would see
- 12 a reduction in the amount of people grieving
- on both the residential and commercial end?
- 14 And also, would we see a reduction in the
- 15 amount of cases that are unfavorable for the
- 16 county?
- 17 MR. PAGE: Unfavorable? I think
- 18 yes and yes in the long run. I think we would
- 19 couple the new assessment roll with thinking
- 20 hard about our settlement policies and
- 21 defense. We would hope that the roll was much
- 22 more defendable on the county's side. Whether
- that will -- in the long run you're looking to
- have your taxpayers have more confidence that
- the roll is fair so that they don't grieve as

- 1 Rules 3-5-18
- 2 much. How do you get there from here? How
- 3 quickly can you expect to get there from
- 4 here? Are you really going to change the
- 5 culture in the first year that you have a new
- 6 assessment roll? Not so clear. But over time
- 7 it should be yes and yes to your questions.
- 8 LEGISLATOR ABRAHAMS: I guess my
- 9 next question is for Mr. Peysner. Obviously
- 10 coming from your background of being an expert
- in this field, and the county has debated the
- 12 potential executive order for six and 20, but
- coming from your practice, and I understand no
- one up here wants to see any taxpayer,
- 15 regardless of where they live, be hit with a
- 16 tax bill that jumps up and that's the reason
- why the administration is even discussing the
- 18 potential of a six and 20.
- But that being said, if you had
- your opportunity to reduce future liability,
- 21 future debt for the county, I understand
- you're not a member of the administration,
- would the practice be to basically just fix,
- if it was possible, fix the system by
- 25 basically just in essence blowing it up or is

- 1 Rules 3-5-18
- 2 the best way to phase it in over a period of
- 3 time? Which I would believe if we phase it in
- 4 over a period of time in some of the cases
- 5 where the market values are so much lower, as
- 6 in the case that Legislator Bynoe brought up,
- 7 are so much lower than where they should be
- 8 tax liability firms will still have the
- 9 ability to grieve those taxes because our
- 10 system is still in flux.
- 11 Then when you add in factors of
- 12 market values changing over a period of time,
- just in the last five years we've all seen our
- 14 home properties spike up a little bit, go down
- 15 a little bit, it seems like it's a constant
- 16 moving target. To rely on, even though I
- think there is some merit in looking at a six
- and 20, by it prolonging us actually getting
- 19 an accurate assessment does it hurt us from
- the standpoint point of being able to have an
- 21 accurate assessment in the fastest way
- 22 possible so we reduce the potential liability
- of allowing taxing certiorari firms from
- 24 continuing to get clients to grieve their
- 25 taxes. I would like your opinion. It was a

- 1 Rules 3-5-18
- 2 long-winded question and statement.
- MR. PEYSNER: You're making very
- 4 good points. We are charged with having very
- 5 fair values and making sure it's fair across
- 6 the board. Once you start applying different
- 7 policy issues it's really beyond my
- 8 expertise. I can see the good in doing it one
- 9 way and I can also see the positives in
- 10 another way. I'd rather have John Chiara just
- talk about this and I'll try to follow up the
- 12 best I can.
- 13 LEGISLATOR ABRAHAMS: Thank you
- 14 Neil.
- MR. CHIARA: Again, the approach
- that the administration has taken is a
- 17 balancing between the last -- the inequities
- and the indefensible tax roll that we
- 19 currently have and moving forward so there can
- 20 be a fairness for all taxpayers. Again, it's
- 21 a balance the administration has taken.
- 22 LEGISLATOR ABRAHAMS: I think
- there is tremendous merit in what you're
- trying to do. I'm not arguing against what
- you're trying to do. What I'm asking is in

1	Rules -	3-5-18	2
_	Nulla	J J I	J

- 2 that effort to achieve fairness in the way you
- 3 are trying to achieve it in the form of a six
- 4 and 20 does that hurt the county from future
- 5 potential liability because we don't have our
- 6 system being corrected as fast as it could?
- 7 That's what I'm driving at.
- 8 MR. CHIARA: I think when the
- 9 administration, again, some members of the
- 10 staff of the legislature have been part of it,
- 11 when the administration has taken this
- 12 approach they heard voices from SVS, from
- 13 Haberman and we feel this is the best approach
- we can take in order to achieve a tentative
- 15 roll in January '19. If the county doesn't
- 16 get a tentative roll in 2019 we're in a much
- more challenging fiscal place. First because
- we're pushing out, as Mr. Page said, pushing
- out the financial issues even further into the
- future into the unknowing.
- Obviously we all understand the
- 22 continuous pattern of bonding out our debt has
- created so many challenging issues for every
- 24 community. And when you bond out the debt all
- 25 taxpayers are paying for it. It is all

- 1 Rules 3-5-18
- 2 these -- I don't know if I'm not addressing
- 3 it -- but it's all these issues that have led
- 4 to this balanced approach to moving forward.
- 5 Because where we are right now if we have to
- 6 continue to defend a roll that is indefensible
- 7 we'll have to, on the residential side, we'll
- 8 have to continue -- be forced to settle. I'm
- 9 not speaking for the county attorney's office
- 10 but be forced to have to settle. No matter
- what, we won't have an option to defend is
- where we are right now.
- On the commercial side we'll
- 14 continue to have years in the future that we
- don't have good values and will be seeing
- 16 massive refunds.
- 17 LEGISLATOR ABRAHAMS: I agree
- with you that if you proceed with the current
- 19 format it could do that. But my ultimate
- 20 question is that, using the analogy if you had
- a dilapidated house that bad plumbing,
- 22 asbestos, several issues with it, it seems by
- taking the analogy of the six and 20 we would
- do the plumbing this year and then three years
- down the road we'll address the flooring and

- 1 Rules 3-5-18
- 2 maybe down the road after address that some of
- 3 the electricity and electric issues.
- 4 Or the perspective could be let's
- 5 just knock down the house and start over.
- 6 Though it would be a culture shock and I'm not
- 7 advocating for this one bit, but I need
- 8 accurate information to make a proper
- 9 decision. It would be a culture shock to many
- of our residents if they saw their taxes
- 11 jumped up. But at the same time, and this is
- 12 what I'm trying to drive at, would it give us
- a more accurate system faster which reduces
- 14 the level of grievances as well as the level
- of opportunity for the county to lose in
- 16 unfavorable cases faster is what I'm driving
- 17 at. Does it do that faster if we do something
- 18 similar to what Legislator Bynoe has been
- 19 referring?
- 20 MR. CHIARA: Right now if you
- look, again, if you just look at the past
- 22 several years we've seen, as the residents of
- Nassau County's lack of belief in our
- 24 assessment system, we've seen the dramatic
- increases by, I don't know, ten, 20, 30

- 1 Rules 3-5-18
- 2 percent year after year of challenges.
- I think to answer part of your
- 4 question, based on a system that I think
- 5 everyone, including the administration, is
- 6 giving a longer opportunity for those to
- 7 grieve. The administration has allowed
- 8 resources to help those people grieve. Taking
- 9 that sort of position where I think everyone
- 10 here agrees that the system is not
- 11 defensible. That system we're in leaves us no
- options except to continue doing what's been
- done for the last several years. I would say
- 14 a couple years after '11 when it really became
- 15 an issue. Which is we cannot take a position
- in court or at SCAR or at ORPS to defend our
- 17 rolls.
- But at the same point, no matter
- what happens in the future all residents of
- 20 Nassau County will still have the equal
- opportunity to grieve their taxes based upon
- 22 whether it's over assessed or whether it's
- unfair, whether they're being assessed at an
- unequal assessment to their neighbor. That
- 25 still continues to be. It's what we're trying

- 1 Rules 3-5-18
- 2 to strive for is a balance to get to that fair
- 3 system as soon as we can so the residents of
- 4 Nassau County, certain residents aren't
- 5 disparately impacted by the system.
- 6 LEGISLATOR ABRAHAMS: I think we
- 7 agree we both want a fair system and both want
- 8 it as fast as possible. I quess that's what
- 9 we will be debating over the next two weeks,
- 10 how do we get to a fairer system as fast as
- 11 possible. I think everyone up here would want
- to see a system which reduces the county's
- debt as it pertains to commercial as quickly
- 14 as possible and also reduces the amount of
- unfavorable cases to the county as it pertains
- 16 to the residential end. Which would in my
- mind, earmark the fact that we have a very
- 18 accurate system if we have people, residents
- that are challenging and they're challenging
- and they're not successful. That would mark
- 21 to me we are doing our job.
- 22 And though I think every resident,
- every taxpayer in this county has their right
- to grieve their taxes, we have a system where
- 25 basically they should not have to grieve their

- 1 Rules 3-5-18
- 2 taxes to ensure that their assessment is
- 3 fair. And right now that is not the case.
- 4 They have to grieve to get it to be fair and
- 5 we should have a system in place where they
- 6 should not have to do that. But I thank each
- and every one of you for your candor today.
- 8 LEGISLATOR NICOLELLO: Legislator
- 9 Walker.
- 10 LEGISLATOR WALKER: Another quick
- 11 question if Mr. Peysner could answer this.
- 12 I'm going to use my area for example. I live
- in Hicksville in a Levitt home. Basically
- 14 Levitt's, no basement. You know how Levitt
- built those I live in what is considered
- 16 Levitt ranches, which is all in my
- development.
- 18 However, many of those Levitt homes
- are now blown up, pushed out, done this, done
- 20 that. Some of them, very few, but some of
- them when they did an extension even put a
- 22 basement under their extension. Whatever.
- How would the assessment move
- forward, when you said you look at
- development, you look at municipality, you

- 1 Rules 3-5-18
- look at an area, whatever, how would you be
- 3 able to tell like the difference in -- if a
- 4 resident asked me okay, this new way of doing
- 5 it how exactly is it done? Can you explain it
- 6 to me so that the neighbor who's done all
- 7 these extended things their house is one value
- 8 and this house that's basically still the
- 9 basic Levitt, obviously you're not seeing
- 10 what's inside, but --
- MR. PEYSNER: Again, the success
- of the revaluation and the product, which is
- the final values, is a function of the data
- that's available. So starting off, since this
- is a systematic review, we're not going out
- 16 feet on the ground, taking pictures, taking
- measurements, we know all that. We're
- 18 starting with the county's data.
- 19 So the county collected data over
- the course of many years, there's building
- 21 permits that get filed, files of different
- 22 information. That information we gather and
- that information gets gathered in our modeling
- 24 system.
- In addition to that, we're looking

- 1 Rules 3-5-18
- 2 at sales because the sales in a particular
- 3 market are going to give you your best
- 4 indication of market value for a property.
- 5 So, we're taking sales files of every type of
- 6 property and every area, there's probably
- 7 15,000 sales or so each year. We've looked at
- 8 probably five years worth of sales. Those
- 9 sales are going to determine what the values
- are for every property type, every property
- size, properties with multiple bathrooms,
- bedrooms, fireplaces, basements, no
- 13 basements. Because of the data that we have
- 14 and the modeling skills that are used to
- develop the models, the models are going to
- 16 use that data and determine what the proper
- value is by analyzing all those sales.
- So, in essence, a house that's
- bigger, all other things being equal, will
- 20 have a higher value than a smaller house. A
- 21 house with a basement, if the model determines
- 22 that the basement contributes to value that
- 23 house will have more value. It's not
- subjective, it's very objective, with the
- 25 model determining all of the various

- 1 Rules 3-5-18
- 2 adjustments to properly value any type of a
- 3 house, any type of amenity or difference
- 4 between houses. Even as far as locational
- 5 issues. If you're on a busy street or if you
- 6 abut a golf course. As long as that data is
- 7 collected properly in the system and it's
- 8 something that we can use in the model the
- 9 model will determine what the proper
- 10 adjustment should be and make sure everything
- 11 gets factored and valued properly.
- 12 Then there's a whole testing
- 13 procedure as well. It just doesn't spit out
- 14 numbers and that's the end of it. We have
- teams of people that review these numbers to
- 16 make sure they make sense. We're going to
- maybe use multiple listing service and just to
- bounce it off to see if the values that the
- model is creating are accurate. And maybe
- 20 look at listings because listings aren't
- 21 necessarily included in the modeling process.
- 22 But we will do that as part of the review
- 23 process to make sure all the numbers fit in
- line with various communities and are
- 25 accounting for all the differences in the

- 1 Rules 3-5-18
- 2 amenities and differences in physical
- 3 characteristics.
- 4 LEGISLATOR WALKER: Thank you.
- 5 LEGISLATOR NICOLELLO: Any other
- 6 questions for Mr. Peysner? Anyone have any
- questions for Mr. Haberman? Thank you very
- 8 much Mr. Peysner. I would just ask either
- 9 Mr. Page or Mr. Chiara come back up for a
- 10 moment or both.
- 11 LEGISLATOR RHOADS: I guess we've
- 12 come full circle at this point and we're going
- to end up where we began. Obviously we
- 14 started off with a statement from Jerry
- 15 Laricchiuta from CSEA that he hasn't been
- 16 brought into the loop on this process. At the
- beginning I think we have an understanding
- that we're going to be postponing this for a
- 19 week to allow the administration to sort of
- 20 get its ducks in a row and consult with and
- 21 meet with the CSEA to make sure that at the
- very beginning of this process we're not
- 23 creating another issue.
- 24 Can I have the commitment from the
- administration that they will be meeting with

- 1 Rules 3-5-18
- 2 Jerry Laricchiuta to address the concerns that
- 3 he has raised before next week so we can move
- 4 forward with the process in a way that serves
- 5 the taxpayers?
- 6 MR. CHIARA: Yes.
- 7 LEGISLATOR NICOLELLO: Thank
- 8 you. That was it gentlemen. Thank you very
- 9 much. I believe Mr. Laricchiuta wanted to
- 10 speak.
- MR. LARICCHIUTA: Thank you
- 12 Mr. Chairman. When we first got here this
- morning the idea and the intent, and it
- 14 remains, to see if we can work something out
- with the administration going forward, right?
- 16 However, I just want to remind the committee
- that prior to the layoffs in '11 and prior to
- 18 the contracts that went out under the previous
- 19 county executive administration, yes, our
- 20 Assessment Department was slow. We're
- outdated in technology. We need an severe
- 22 upgrade in technology and we need a severe
- 23 upgrade in staffing.
- Now fast forward of course we need
- 25 both even more. Technology is one of the

- 1 Rules 3-5-18
- 2 reasons we are slow and the staffing is
- 3 certainly a big issue. But listening to some
- 4 of the testimony from both the county and the
- 5 vendor, I just want to remind everybody that
- 6 the system is today broke. It's not better
- 7 than it was in 2011. All we did was package
- 8 up thousands of rebates to people that
- 9 challenged their grievances.
- 10 Mr. Chairman, I just want to say, I
- 11 think there's a misunderstanding. Maybe I
- 12 misunderstood you. When you said it only
- effects 30 percent of the property tax bill,
- 14 whatever the Assessment Department comes out
- with and these vendors, I don't believe that's
- 16 correct. Because as a personal, I only know
- from my personal, and I asked the two ladies
- that I would like for a real quick minute for
- 19 you to hear them, when my taxes went up \$2,600
- and I thought the bank made a mistake, because
- 21 they have taken out a lot more for my mortgage
- 22 payment, they got back to me and said no, no
- your taxes went up \$2,600. They actually
- 24 did. \$1,900 of that was school taxes. \$1,900
- of \$2,600 was school taxes. When I called the

- 1 Rules 3-5-18
- 2 assessment department they said yes, because
- 3 you didn't grieve.
- I want you to be clear on that.
- 5 The whole tax bill it's not just the 30
- 6 percent. 16 percent of the taxes come to the
- 7 county and then you have the special districts
- 8 and the towns. Yes, that's about 30 percent.
- 9 The other 65 percent is the schools. But that
- 10 also is effected. If you don't grieve your
- 11 school taxes will go up substantially.
- 12 If you don't mind. Would you
- 13 mind?
- 14 LEGISLATOR NICOLELLO: Not at
- 15 all. Just before you do that I think just to
- 16 clarify, what I was referring to if you had
- one community that no one in that community
- 18 challenged their taxes and you had another
- 19 community, another school district, where
- 20 everyone did, there's two separate school
- 21 districts. So community-wide in those two
- 22 extreme examples, which doesn't exist, there
- would be no affect on the community that did
- 24 not grieve their taxes in their school taxes
- because that other community that does doesn't

- 1 Rules 3-5-18
- 2 pay into the school district. Different
- 3 circumstances.
- 4 MR. LARICCHIUTA: I do think we
- 5 all agree, this committee seems to get it,
- 6 that the system that we have in place today is
- 7 archaic. Legislator Bynoe brought out a good
- 8 point. But the issue is it's archaic because
- 9 we live in a county where, and you made the
- 10 point, if you don't have the resources to
- 11 grieve you could have a house in an area where
- the values are 300,000 and pay about the same
- taxes if you live up north that's worth
- 14 \$700,000. That's a broken system. I don't
- believe it's broken because of the county
- 16 Assessment Department. I believe it's broken
- because of some decisions made by the prior
- administration and the fact that we just threw
- up our hands and said here. Now who's making
- 20 all the money? The attorneys that are
- 21 attacking and challenging for the residents
- 22 that do grieve.
- So, I just want to clear the air
- that I'm no expert in assessment, but I think
- 25 it would be important for the committee, just

- 1 Rules 3-5-18
- 2 briefly, we don't want to take up a lot of
- your time, these two young ladies are experts
- 4 in assessment. One does the modeling and they
- 5 both do assessment, and I think it would be
- 6 important to listen to them for a minute or
- 7 two each.
- 8 LEGISLATOR NICOLELLO: Go ahead.
- 9 MS. RYAN: Hello. My name is
- 10 Eileen Ryan. I'm a deputy assessor. I've
- been with the Department of Assessment for 23
- 12 years. I have been involved with our revals
- up until the time they were frozen. In the
- last model I did run completely by myself. We
- use a very similar situation as Mr. Peysner
- 16 was talking about. In fact, I sat with
- 17 Mr. Peysner and their modeler for an hour or
- 18 two and showed them our modeling system. We
- do use the same statistical quidelines to
- 20 demonstrate that our values are fair and
- 21 equitable.
- 22 When we first did the reval we were
- sued by taxpayers and the judge at the time,
- Dana Winslow, did put a cap on the amount of
- 25 residential properties that could go beyond

- 1 Rules 3-5-18
- the six percent. The six and 20 you're
- 3 correct, that is the state law. At the time
- 4 our level of assessment was 2.11. How were we
- 5 going to get around that six percent and still
- 6 have a fair and equitable roll? We had to
- 7 lower that level of assessment that you're
- 8 discussing down to one percent. Now we were
- 9 back to fair and equitable law. So it's a
- doable thing.
- 11 The other piece that I wanted to
- discuss well, the economic units that they're
- discussing in the contract, those have already
- 14 been established by Assessment Review
- 15 Commission and they have been studied
- 16 extensively. We certainly could review those
- and adopt those. So that work's been done.
- 18 As far as the other situation, the
- 19 level of assessment chart that I handed out
- 20 earlier, if you look at it you'll see some
- 21 frozen year. 2012 was the model that I have
- 22 done. You can see if you go down at the
- totals all the way down, you'll see our
- values, our total assessed values, have
- decreased tremendously. While on the number

- 1 Rules 3-5-18
- of parcels column you will see that hasn't
- 3 changed much at all. This is in a rising
- 4 market.
- If you look at the last two columns
- 6 we do have a level of assessment right now of
- 7 .0025 and there's a stipulated level of
- 8 assessment that's been agreed upon to settle
- 9 these values and it's in a descending order.
- 10 So that has decimated our assessed value. And
- 11 the affect of that is to cause the tax rates
- 12 to skyrocket. All of that is outside of
- assessment. That has nothing to do with us.
- 14 That was imposed on us. So our role has been
- destroyed by that level of thinking. I think
- 16 that's all my points.
- 17 LEGISLATOR ABRAHAMS: Ms. Ryan,
- thank you again for being here today. I don't
- 19 know if you had a chance to understand or
- follow the analysis that's been put forward by
- 21 the contracts that are here.
- MS. RYAN: Absolutely. We do the
- 23 same thing.
- 24 LEGISLATOR ABRAHAMS: I
- 25 understand that's an issue that

- 1 Rules 3-5-18
- 2 Mr. Laricchiuta has brought to our attention
- 3 as well. However, I did want to ask you a
- 4 more simple question in regards to -- and I
- 5 understand the issue between the county and
- 6 the CSEA, but would it be your estimation that
- 7 we should go forward with something to the
- 8 magnitude that's being before us today?
- 9 MS. RYAN: We need to do a reval
- 10 yesterday. We're way past that. That's
- 11 really impacting the inequitableness of our
- 12 roll. Before you were making a point about
- the six and 20 rule and you were concerned
- 14 that people would be blindsided by tax bills
- 15 that go up. That's going on now. We have
- 16 people calling up crying, saying I did nothing
- to my house. But because they didn't grieve
- they're getting the big pizza slice. We have
- 19 no control over that. There's nothing we can
- 20 do until we do a reval. I think everybody in
- this room is on that same page. We can all
- 22 agree on that.
- 23 LEGISLATOR ABRAHAMS: Thank you.
- MS. FRADELLA: Good afternoon.
- 25 My name is Vicky Fradella. I'm a residential

- 1 Rules 3-5-18
- field assessor. I'm not going to say too much
- 3 because Eileen touched on everything. What I
- 4 do want to say is there are two things I
- 5 noticed that I believe are our biggest issues
- 6 that this contract really isn't going to
- 7 resolve. That is the level of assessment
- 8 issue, which we can all see it doesn't
- 9 address.
- 10 And also there was a statement made
- 11 that we were going to use the data that we
- 12 currently have in place to bring forward a new
- 13 roll. We are approximately four years behind
- on property collection. Mostly because of the
- 15 slow down and the lack of staffing.
- 16 A reassessment is not going to
- 17 correct the incorrect data. Somebody asked
- 18 about a basement versus a non-basement. I
- 19 live in a Levittown as well. I'm one of those
- 20 people that have a basement. I'm using myself
- 21 as an example. I grieve every year. So I
- 22 have a much lower assessed value and a much
- lower tax bill then my neighbor who has no
- 24 assessment, about 500 square feet less than me
- and is paying \$16,000 a year for a house that

- 1 Rules 3-5-18
- 2 is extraordinary smaller than mine. The
- 3 contracts don't address that. They don't
- 4 address the level of assessment issue. They
- 5 don't address the staffing issue and they
- 6 don't address the data collection portion.
- 7 But we do have in place a sales
- 8 team that collects the data regularly and
- 9 validates those sales. We do have in place a
- data collection staff. Although it has been
- diminished through the last administration.
- We do have in place models and a system for
- 13 collecting the data and running a reval. So
- 14 I'm not entirely sure what the point of the
- 15 contract is.
- 16 LEGISLATOR NICOLELLO:
- 17 Mr. Peysner, I was wondering the backlog and
- data collection how do we overcome that?
- MR. PEYSNER: I can't speak for
- 20 the Assessment Department. I know they have
- 21 teams in place to try to do their best with
- 22 collecting data, stay on top of data. I don't
- 23 know for certain how far behind they are.
- They are behind. They are somewhat behind in
- 25 their sales verification process. But they're

- 1 Rules 3-5-18
- behind. But we have as much data as we have
- 3 and as much up to date data as they can
- 4 provide to us. I can't speak for the
- 5 department on what they --
- 6 LEGISLATOR NICOLELLO: No, no.
- 7 My point was how do you compensate for that
- 8 apparent lack of information because the data
- 9 collection is behind? How do you compensate
- in establishing values based on this
- 11 systematic review?
- MR. PEYSNER: The data that's
- provided to us that is the only data that we
- 14 can use basically. We do have building permit
- 15 files and we're trying to match up building
- 16 permits with the property files so we have a
- 17 complete database of inventory for
- 18 properties.
- There's always going to be, as we
- 20 said before, it's a moving target. Properties
- 21 are changing on a daily basis. There has to
- 22 be a cut off time when we can look at data and
- apply the models and apply what we need to do
- to go forward. But that very next day things
- are changing again. We think we have the best

- 1 Rules 3-5-18
- 2 available. Again, it all gets tested against
- 3 ratio and other sales. I think at the end of
- 4 the day the values and the end result are
- 5 going to prove that they're within statistical
- 6 measures and it's a reasonable valuation.
- 7 LEGISLATOR NICOLELLO: Kevan had
- 8 a question.
- 9 LEGISLATOR ABRAHAMS: My question
- was, I think the chairman answered one of my
- 11 question in regards to -- because obviously
- 12 hearing how data is collected and how it's
- used, I wanted to ensure that we weren't
- 14 building a model or a systematic review that
- uses stale data for lack of a better term.
- 16 But I did have a question -- I'm sorry ma'am,
- 17 can you tell my your name?
- MS. FRADELLA: Vicky Fradella.
- 19 LEGISLATOR ABRAHAMS: You
- 20 mentioned guite a bit -- obviously we
- 21 understand this because I don't think
- 22 Mr. Peysner or Standard Valuation or Michael
- 23 Haberman claimed that their contract did
- anything in regards to LOA. You mentioned a
- 25 couple of times that these contracts do

- 1 Rules 3-5-18
- 2 anything to address the LOA. I understand, I
- 3 know there are policymakers in the county and
- 4 they're in charge of making sure they're
- 5 encouraging and pushing policy. But would it
- 6 be your estimation that in order to truly
- 7 achieve fairness in the fastest and most
- 8 appropriate way we have to take under
- 9 consideration the LOA with some level of
- 10 systematic review?
- MS. FRADELLA: Absolutely. I
- think until we have an equal level of
- assessment for properties that are grieved and
- 14 properties that aren't grieved we're not going
- to reach a fair and equitable roll.
- 16 LEGISLATOR ABRAHAMS: Thank you
- 17 so much Vicky.
- MR. LARICCHIUTA: Thank you
- 19 Mr. Nicolello, Mr. Abrahams, Rules Committee.
- 20 I just want to make sure that I impress upon
- 21 you, I don't want you to take this as this is
- 22 just a union issue because we do that in the
- 23 grievance room with arbitrators. This is
- 24 not. This has been a systemic long-term issue
- and it's really about yes, my assessors in the

- 1 Rules 3-5-18
- 2 Assessment Department but it's about getting
- 3 it done and getting it done right.
- 4 Eventually we know we have to work
- 5 something out. If the county executive wants
- 6 to really get rolling in 2018 she's going to
- 7 have to work something out with this union
- 8 contractually in order to allow these
- 9 contracts, which violate our contract, to go
- 10 forward. Something is going to have to be
- 11 worked out.
- 12 On the bigger scheme it's not about
- unionism. I'm not here as a dock worker.
- 14 We're here to say look, we tried it the other
- way for seven or eight years. It's broken
- 16 today worse than it every was. Let's resupply
- the staff at the assessment department
- office. Let's see if we can work something
- out with the county executive. Then starting
- 20 next year or whatever we want to make sure
- 21 that Nassau County residents are treated
- fairly, taxed properly and it's all done
- in-house. We don't need to have contractors
- 24 and vendors when we have an Assessment
- Department. And if it were not for the

- 1 Rules 3-5-18
- 2 layoffs in 2011 we wouldn't be having this
- 3 conversation today and we wouldn't be in this
- 4 archaic system with two houses next to each
- 5 other having 20 percent difference in property
- 6 tax.
- 7 So anyway, thank you again for your
- 8 time. I really do appreciate it and we look
- 9 forward to meeting soon.
- 10 LEGISLATOR NICOLELLO: Thank you
- 11 Jerry. I think everyone up here, everyone in
- this room, understands we have to put more
- 13 resources into the Assessment Department both
- in terms of personnel and in terms of
- 15 technology. We understand that the Assessment
- 16 Department is about half of what it was.
- 17 Republican, Democrat, whoever we are, we know
- that has to go on going forward. We can do
- whatever we do this year to get the values
- 20 closer to where they should be. But again,
- 21 it's an ongoing process and the year after
- that and the year after that if we don't put
- the resources in we'll just find ourselves
- 24 back in the same place. Thank you.
- 25 Any other questions?

1	Rules - 3-5-18
2	LEGISLATOR RHOADS: One follow-up
3	issue based on Ms. Fradella's testimony. We
4	are about four years behind on the information
5	that we I guess updating the system through
6	the building department and bringing those
7	changes and incorporating those within our
8	valuation system. I know the presiding
9	officer had asked if there was a mechanism by
10	which the vendor was going to account for
11	that. I do want to draw to the attention of
12	the administration that that's kind of a big
13	issue. If you're behind four years behind on
14	data collection you're going to need to bring
15	that up to speed in order to get your
16	valuations right. I don't want to go through
17	this process, I don't want to spend all this
18	money, I don't want to go through a
19	reevaluation of how it is that we assess our
20	properties and at the end the day we're
21	putting these folks in the position of having
22	to start off with inaccurate data that's
23	behind and ineffective. There's got to be
24	some sort of solution, whether it's with this

contract, whether it's additional staffing to

25

- 1 Rules 3-5-18
- 2 help with the backlog but something's got to
- 3 be done to make sure that the values we're
- 4 putting into the system are accurate.
- 5 Otherwise the values that come out of the
- 6 system are never going to be accurate.
- 7 LEGISLATOR NICOLELLO: I think
- 8 we're good. Is there any other discussion or
- 9 questions among the legislators? Is there any
- 10 public comment?
- MS. MEREDAY: Meta Mereday,
- 12 Baldwin resident. I'm just concerned again
- with regard to how these decisions are going
- 14 to be documented moving forward. Where is the
- overall reporting process as it pertains to
- 16 the success so that residents, those of us who
- are still living here and trying to address
- 18 the increasing number of zombie homes in our
- 19 neighborhoods and communities, where is the
- 20 overall benchmarking or oversight that's going
- 21 to give us some level of protection?
- 22 Because there has been some of us
- that have been before this body to address the
- 24 rising issue with regard to the property
- 25 assessment. So whether we talk about inside

4		
$\perp$	Rules -	3-5-18

- 2 workers or outside contractors this is still a
- 3 very big hole that you're still looking at the
- 4 same and diminishing number of people to try
- 5 to address.
- 6 Unfortunately, Nassau County is
- becoming such the butt of unnecessary, I
- 8 wouldn't say unnecessary but sad commentary.
- 9 Just looking at a recent Newsday editorial in
- 10 the cartoon section where they have the
- 11 cartoon about the pothole season is here again
- 12 and they're actually doing cannonballs. So if
- we look at the situation with our roads and
- 14 infrastructure and marry that to what is
- 15 happening in this whole property assessment,
- 16 there is some serious concerns as we once
- again are looking at someone outside that we
- 18 are paying and committing tax dollars to to
- 19 address this issue.
- I think I would have to agree with
- the previous speaker as to the employees that
- we are bringing in for these various positions
- 23 having the credibility and the experience and
- the expertise to help for the long term.
- 25 Because we're not putting our best foot

- 1 Rules 3-5-18
- 2 forward because a lot of our residents are
- 3 fleeing. And that particularly is impactful
- 4 for me working in the veteran space because
- 5 now I have to introduce myself to the new
- 6 sheriff in Suffolk County to make sure I can
- 7 postpone the eviction processes that will be
- 8 impacting a new set of veterans and seniors in
- 9 the community.
- 10 I'm hoping that there is true
- oversight as we look at this down the road to
- 12 make sure that the money that then money that
- is being expended for this work is actually
- 14 going to be done and that there is going to be
- some true reporting to the taxpayers and the
- 16 residents as to what has been accomplished.
- 17 Because we're just churning in the same boat.
- 18 And to have to see something like this in
- 19 Newsday along with having to duck and dodge
- the bad roads that are all over Nassau County
- 21 it really is starting to get very telling and
- 22 it's sad. Thank you.
- 23 LEGISLATOR NICOLELLO: Thank
- 24 you. Legislator Bynoe.
- 25 LEGISLATOR BYNOE: Just one

1	Rules - 3-5-18
2	moment. I just wanted to echo the sentiments
3	of Legislator Rhoads and request that if
4	there's any information to be provided to the
5	legislative body regarding the stale data that
6	is presumably going to be used to move forward
7	and have a plan to adjust for that we want to
8	make sure we have that information as well.
9	My fear is that we're building a house on a
10	faulty foundation and it's going to crumble
11	and we have to start out on good footing.
12	Thank you.
13	LEGISLATOR NICOLELLO: Legislator
14	Rhoads makes a motion to table. Seconded by
15	Minority Leader Abrahams. All in favor of
16	tabling signify by saying aye. Those
17	opposed? Carries unanimously. The item is
18	tabled. I'm going to put this committee in
19	recess once again. Thank you.
20	(TIME NOTED: 1:49 P.M.)
21	
22	
23	
24	
25	

1	
2	
3	
4	CERTIFICATION
5	
б	
7	
8	I, FRANK GRAY, a Notary
9	Public in and for the State of New
10	York, do hereby certify:
11	THAT the foregoing is a true and
12	accurate transcript of my stenographic
13	notes.
14	IN WITNESS WHEREOF, I have
15	hereunto set my hand this seventh day of
16	March 2018
17	
18	
19	
20	FRANK GRAY
21	
22	
23	
24	
25	