

REGULAR TOWN BOARD MEETING

Lansing Town Hall Board Room Wednesday, April 19, 2023 6:30 PM

AGENDA

SUBJECT TO CHANGE

Meeting is open to the public and streamed live on YouTube.

VIEW THE MEETING LIVE - TOWN OF LANSING YOUTUBE CHANNEL

To find our YouTube Channel - Go to <u>www.lansingtown.com</u>, click on the "YouTube" Icon (red square) located on the bottom left corner of our Home Page.

- 1. Call Meeting to Order
- 2. Pledge of Allegiance
- 3. Roll Call
- 4. Public Hearing
 - <u>a.</u> Public Hearing on Proposed Local Law # ____ of 2023 of the Town of Lansing to Amend Certain Provisions of the Code of The Town of Lansing Chapter 270: Zoning

5. Resolutions

- a. Resolution Making a Negative Determination of Environmental Significance Under the State Environmental Quality Review Act and Adopting Local Law #___ of 2023 of the Town of Lansing to Amend Certain Provisions of the Code of the Town of Lansing Chapter 270: Zoning
- 6. **Privilege of the Floor:** Limited to 20 Minutes with a Maximum of 3 Minutes per Speaker
 - a. Optional Board Member Responses Maximum 2 Minutes per Board Member
- 7. Department Reports
 - a. Lansing Community Library Report Christine Eisenhut
 - b. **Lansing Youth Services Report** Rick Alvord
 - c. **Tompkins County Legislator Report** Mike Sigler
 - <u>d.</u> **Highway Report** Mike Moseley
 - e. **Parks and Recreation Report** Patrick Tyrrell
 - f. **Director of Planning Report** John Zepko
 - g. Engineer's Report Dave Herrick
 - h. Town Clerk Report Debbie Munson

8. Consent Agenda

<u>a.</u> Motion Authorizing Town of Lansing Supervisor to Sign Lansing Youth Services 2023 Agreement

- Motion Authorizing Supervisor to Sign Agreement for the Payment of Municipal Engineering, Consulting, and Legal Expenses with Yellow Barn Solar, LLC
- C. Motion Authorizing Supervisor to Sign Lansing Youth Commission Program Agreement for 2023 with Cornell Cooperative Extension
- d. Motion Authorizing Supervisor to Sign Insero & Co. CPAs, LLP Engagement Letter
- e. Motion Amending Town Employee Handbook § 802 Vacation Leave
- f. Motion Amending Town Employee Handbook § 807 Health Insurance For Retirees
- g. Motion Amending Town Employee Handbook § 702 Overtime Pay and Compensatory Time
- Motion Setting Public Hearing for Local Law Authorizing a Property Tax Exemption to Volunteer Firefighters and Volunteer Ambulance Workers
- i. Resolution Creating Town Position of Code Enforcement Officer-Trainee and Appointing Heather Dries to Such Position
- j. Resolution Affirming Appointment As Information Aide and Transferring Employee to Same Position in New Department
- k. Resolution Appointing Director of Planning and Setting Salary for Such Position
- <u>l.</u> Resolution Appointing Information Aide in Supervisors Office
- m. Resolution Approving Purchase of One 2023 Ford F150 Pick Up Truck for Use in the Code / Planning Department

9. Motions and Resolutions

- <u>a.</u> Motion Authorizing Town of Lansing Supervisor to Sign NYSEG Easement for 10 Town Barn Road
- Resolution Approving the Standard Workday and Reporting for Elected and Appointed Officials
- c. Resolution Supporting State Funding Subsidy for Municipalities who Operate or Contract with Public and Not-For-Profit EMS Agencies
- d. Resolution Approving Audit and Budget Modifications

10. Board Member Reports

- a. Councilperson Andra Benson
- b. Councilperson Ruth Groff
- c. Councilperson Bronwyn Losey
- d. Councilperson Joseph Wetmore
- e. Supervisor Edward LaVigne

11. Work Session

- a. Pathways Discussion
- b. Library Discussion

12. Executive Session if Needed

a. Motion to Enter/Exit

13. Adjourn Meeting

a. Motion to Adjourn Meeting

In accordance with the Americans with Disabilities Act, persons who need accommodation to attend or participate in this meeting should contact the Town Clerk's Office at 607-533-4142. Request should be made 72 hours prior to the meeting.

LOCAL LAW NUMBER #___ OF 2023

A LOCAL LAW OF THE TOWN OF LANSING TO AMEND CERTAIN SECTIONS OF THE CODE OF THE TOWN OF LANSING CHAPTER 270: ZONING

This Local Law hereby amends certain sections of Chapter 270 of the official code of the Town of Lansing and, where indicated, certain sections are also superseded in their entirety. Among the changes to the code are zoning map changes, the redefinition of the Rural Agricultural (RA) Zoning District, the addition of an Agricultural Zone (AG) Zoning District, related amendments to allowed use charts (Schedule I) and definitions, and enhancements and updates to site planning and parking codes, all based generally upon the Town's most recently updated Comprehensive Plan, the work of the Agricultural and Farmland Committee and Codes Review Committee, as well as several other sources, including valuable input from multiple committees and boards of the town.

The Town Board of The Town of Lansing, New York, pursuant to Resolution dated April 19, 2023, does hereby adopt and pass this Local Law Number #____ of 2023, and therefore, be it so enacted as follows:

SECTION 1 - AUTHORITY: This Local Law is adopted pursuant to the powers granted by §§ 261 and 263 of the Town Law of the State of New York, and Municipal Home Rule Law § 10, which authorize the Town of Lansing to adopt zoning provisions and local laws that advance and protect the health, safety and welfare of the community.

<u>SECTION 2 - PURPOSE</u>: The purposes of this Local Law are to facilitate and regulate the development of land to be compatible with farming within agricultural areas, and to generally update administrative provisions (such as site planning), zoning maps, zoning schedules, and definitions, along with other more minor amendments, to implement agricultural goals and other needed updates and administrative amendments. It is in the public interest to allow for and encourage desired land development within the Agriculture (AG) Zoning District and Rural Agricultural (RA) Zoning District areas, including to keep such areas primarily focused upon agricultural and agricultural support uses, in accordance with the Town of Lansing Comprehensive Plan and Agriculture and Farmland Protection Plan.

SECTION 3 - APPLICABILITY: The requirements of this Law apply to all properties within the Town of Lansing, including specifically the Rural Agricultural (RA) Zoning District on the Official Zoning Map of the Town of Lansing dated October 3, 2018.

SECTION 4 - AMENDMENTS TO THE TOWN OF LANSING CODE CHAPTER 270

A. The Town of Lansing Zoning Code § 270-3: entitled "Definitions" is amended by repealing and removing the following definitions:

ADULT RESIDENTIAL CARE FACILITY

AGRICULTURE

BED-AND-BREAKFAST

CHURCH or OTHER PLACE OF PUBLIC WORSHIP

CLUB

CONTRACTOR'S/LANDSCAPING YARD

HOME OCCUPATION OR BUSINESS

KENNEL

OPEN SPACE

PLANT/LANDSCAPE NURSERY, GREENHOUSE AND GARDEN CENTER FOR

COMMERCIAL/RETAIL

RESTAURANT

ROADSIDE STAND

STORAGE CONTAINER, UNIT

USED CAR LOT

- B. The Town of Lansing Zoning Code § 270-4 Districts is amended by the addition of referencing the following Zoning District: AG Agriculture
- C. The Town of Lansing Zoning Code § 270-5(A) Rural Agriculture (RA) District description is expressly repealed and superseded by the following:
 - A. Rural Agriculture (RA) District. The intent of the RA District is to designate areas where farming and farm-related businesses are the prevalent and desired land use activities. Some nonagricultural development, largely low-density housing, has occurred, is anticipated in the future, and is appropriate as determined by access to public water infrastructure. The Rural Agriculture (RA) Zoning District is primarily intended to maintain a rural boundary adjacent to the AG Zoning District and to encourage a proper environment to foster farming operations and rural residential land uses.
- D. The Town of Lansing Zoning Code § 270-5 Description of districts; intent, is amended by the addition of the following zone and zone description:
 - I. Agriculture (AG) Zoning District. The Agriculture Zoning District is primarily intended to maintain farming and agricultural lands in the Town of Lansing in accordance with Chapter 133: Farming. Farming reinforces the bucolic quality of life enjoyed by residents of the Town, provides the visual benefit of open space and scenic views, and generates both direct and indirect economic benefits and social well-being within the community.
- E. The Town of Lansing Zoning Code § 270-7: Schedule of regulations is superseded and replaced with the following:

Regulations and controls relating to land uses or activities in the Town of Lansing are set forth in Schedule I (§ 270-10). Regulations relating to lot size, yards, building height, coverage and so forth are set forth in Schedule II (§ 270-11). Said schedules are hereby adopted with all explanatory

matter thereon and information related thereto being a material part of this chapter. However, the Rural Agriculture (RA) District and Agriculture (AG) Zoning District do not use Schedule I (§ 270-10) and Schedule II (§ 270-11), and instead rely upon the rules and regulations set forth in § 270-12 (for the RA zone) and § 270-13 (for AG zone), respectively.

F. The Town of Lansing Zoning Code § 270-8, Excluded uses or activities; similar use classifications and procedures, is deleted and replaced with the following title and text:

Uses not listed as permitted are not allowed. Any land use not specifically permitted under this Chapter shall be disallowed uses unless a use variance therefor shall be properly obtained, unless such use is a lawful pre-existing, non-conforming use, or unless such use is permitted in any newly created zone, such as (but not limited to) planned development zones. As to pre-existing, non-conforming uses, this Chapter shall be interpreted and applied so as to eliminate the same as soon as legally practicable.

- G. The Town of Lansing Zoning Code § 270-10, Schedule I: Schedule of Land Uses or Activities, is amended by expressly repealing and eliminating therefrom the Rural Agriculture (RA) column. Schedule I shall not apply to the Rural Agriculture (RA) or Agricultural (AG) Zones.
- H. The Town of Lansing Zoning Code § 270-11, Schedule II: Area, Frontage, Yard, Height and Coverage Requirements, is amended by repealing and eliminanting therefrom the Rural Agriculture (RA) row. Schedule II shall not apply to the Rural Agriculture (RA) or Agricultural (AG) Zones.
- I. Town of Lansing Zoning Code § 270-12: Schedule III: Parking Requirements is expressly repealed. All references thereto in the Town Code shall be excised and remaining language in such chapter or section (or notes) shall be conformed to this change.
- J. A new § 270-12 is hereby added, titled and consisting of the language and regulations set forth in the document appended hereto entitled "270-12 RA Zoning District."
- K. A new § 270-13 is hereby added, titled and consisting of the language and regulations set forth in the document appended hereto entitled "270-13 AG Zoning District."
- L. Town of Lansing Code Chapter V: Supplementary regulations, at § 270-27, Site plan review, is expressly repealed and replaced with new site plan regulations (also to be numbered as § 270-27) appended hereto and named "270-27 Site Plan Review."
- M. The Town of Lansing Zoning Code Article VII: Parking and Loading, §§ 270-37 through 270-41, is expressly repealed and superseded by the new Article VII entitled

- "Article VII Zoning Uses Principal, Accessory, and Temporary Uses," as appended to this local law.
- N. The Town of Lansing Zoning Code Article VIII: Nonconforming Uses is expressly renumbered to Article IX.
- O. A new Chapter VIII is added entitled Article VIII; Site Development Standards," the rules and text for which are contained in the document appended hereto entitled "Article VIII Site Development Standards."
- P. The Town of Lansing Zoning Code Article IX: Administration and Enforcement, is expressly renumbered to Article X: Administration and Enforcement.
- Q. Town Code § 270-61, Penalties for offenses is renumbered as § 270-55 and added to renumbered Chapter X: Administration and Enforcement.
- R. The Town of Lansing Zoning Code Article X: Appeals, is expressly renumbered to Article XI: Appeals.
- S. The Town of Lansing Zoning Code Article XI: Amendments, is expressly renumbered to Article XII: Amendments.
- T. The Town of Lansing Zoning Code Article XII: is expressly repealed, the sole former section therein having been renumbered and added to renumbered Article 10: Administration and Enforcement, as set forth in subparagraph Q, above.
- U. The Official Zoning Map of the Town of Lansing, last updated October 3, 2018, is hereby expressly repealed and superseded by the Official Town of Zoning Map dated April 2023, as appended to this local law.
- <u>SECTION 4 CODIFICATION</u>: These amendments and regulations shall be incorporated into the Town Code, and the incorporator may designate such new section and numerical headings, or other indexed references, as make for a coherent Town Code, sequentially numbered or marked. Nothing in this local law is intended to disrupt or affect the existing Town Code, except to the extent any existing code provision is herein expressly superseded or repealed. All other provisions of the Town Code are hereby reaffirmed and continued in force and effect, and the codificiation of these amendments shall follow the proceed for amending the code as set forth in the code or the Town's local laws, including but not limited to Local Law #2 of 2020.
- <u>SECTION 5 ENFORCEMENT</u>: Any violation of this Local Law shall be enforced in accordance with this Chapter, the Town Code, or applicable law.

SECTION 6—SEVERABILITY: The invalidity or unenforceability of any section, subsection, paragraph, sentence, clause, provision, or phrase of the aforementioned sections as declared by the valid judgment of any court of competent jurisdiction to be unconstitutional must not affect the validity or enforceability of any other section, subsection, paragraph, sentence, clause, provision, or phrase, which must remain in full force and effect.

SECTION 7 – EFFECTIVE DATE: This Local Law shall take effect immediately.

270-xx.x - RURAL AGRICULTURE (RA) ZONING DISTRICT

270-x.x: Purpose

The intent of the RA District is to designate areas where farming and farm-related businesses are the prevalent and desired land use activities. Some nonagricultural development, largely low-density housing, has occurred, is anticipated in the future, and is appropriate as determined by access to public water infrastructure. The Rural Agriculture (RA) Zoning District is primarily intended to maintain a rural boundary adjacent to the AG Zoning District and to encourage a proper environment to foster farming operations and rural residential land uses. The purpose of the RA Zoning District is to provide an area of limited housing density and a meaningful transition between the rural/agricultural character of the community and the more intensely developed areas south of Peruville Road.

270-x.x: General

All development in the Rural Agriculture (RA) Zoning District must comply with the area, bulk, and form standards of this section, as well as any applicable standards in other sections, including the following:

108: Building Codes

112: Buildings, Unsafe

119: Communication Towers

133: Farming

142: Flood Damage Prevention

158: Junkyards and Outdoor Storage

174: Public Assembly

210: Signs

225: Stormwater

230: Streets and Sidewalks 235: Subdivision of Land

253: Water

270-37: Principal Uses 270-38: Accessory Uses 270-39: Temporary Uses

270-40: Site Development Standards

270-x.x: Principal Uses

Any of the following Principal Uses are permitted by right, separately or in combination with other Principal Uses permitted by right, if in compliance with any applicable use standards, in the Rural Agriculture (RA) Zoning District:

- A. Bed & Breakfast
- B. Dwelling, One-Unit
- C. Dwelling, Two-Unit
- D. Day-Care Facility
- E. Farm Operation
- F. Alternative Energy System, subject to § 270-25.1.
- G. Open Space

270-x.x: Principal Uses subject to Site Plan Review for Certain Farm Operations

Any of the following Principal Uses are permitted by Site Plan Review for Certain Farm Operations (Section 270-27(G), separately or in combination with other Principal Uses permitted by right, if in compliance with any applicable use standards, in the Rural Agriculture (RA) Zoning District:

- A. Agricultural Education and Recreation Facility
- B. Agriculture-Related Commerce

- C. Farm Creamery
 - 1. The combined square footage of all structures or buildings associated with the Farm Creamery as well as any Roadside Stand or Farm Market on the premises used to sell the dairy products may not exceed a total of 15,000 square feet. The milking operation is not included in this limitation.
- D. Farm Brewery; Farm Cidery; Farm Distillery; Farm Winery
- E. Farm Market

270-x.x Principal Uses subject to Site Plan Review

- A. Amusement Facility, Indoor
- B. Amusement Facility, Outdoor
- C. Animal Care Facility
- D. Assembly
- E. Business Offices
- F. Cemetery
- G. Communication Towers
- H. Contractor's/Landscaping Yard
- I. Large-Scale Battery Energy Storage System
- J. Lodge or Private Club
- K. Medical Clinic
- L. Nursery School
- M. Place of Worship
- N. Primary/Secondary School
- O. Public Safety Facility
- P. Residential Care Facility
- Q. Retail Garden Center
- R. Restaurant
 - 1. Drive-through service is prohibited.
- S. Retail and Service, General
- T. Retail & Service, Heavy

- U. Rural Enterprise
- V. Solar Energy Facility
- W. Tavern
- X. Utilities and Services, Major
- Y. Veterinary Clinic
- Z. Wind energy conversion system

270-x.x Accessory Uses

- A. Accessory Building
- B. District Energy System
- C. Dwelling, Accessory
- D. Farm Operation Accessory Commerce
- E. Home Business, subject to Section 270-38.1.
- F. Home Occupation, subject to Section 270-38.1.
- G. Non-tower-based wind energy conversion system
- H. Outdoor Display
- I. Roadside Stand
- J. Small-scale battery energy storage system
- K. Small-scale solar energy system
- L. Utilities and Services, Minor

270-x.x Temporary Uses

- A. Agricultural Events, subject to Chapter 174: Public Assembly.
- B. Contractor Trailer, subject to Section 270-39.1.
- C. Storage Container, subject to Section 270-39.1.
- D. Temporary Occupancy of Permanent Dwelling, subject to Section 270-39.1.

xxx Attachment x

Town of Lansing Area, Frontage, Bulk, Height, and Setback Requirements

Zoning			Minimum Lot Size (square feet)	Maximum Percentage of Lot Coverage (includes	Minimum Frontage (feet)	Maximum Building Height (feet)	Minimum Yard Dimensions			Minimum Floor Area (square	Maximum Floor Area (square
		Streamlined Site Plan Required					Front Yard (feet)	Side Yard	Rear Yard	feet)	footage of all structures or
District	Permitted Principal Use	For		parking)				(feet)	(feet)		buildings)
	Dwelling, One - Unit		40,000	25	150	35	60	15	25		
	Dwelling, Two- Unit		40,000	25	150	35	60	15	25		
	Bed and breakfast,		40,000	25	150	35	60	15	25		
	Day-Care Facility		40,000	50	200	35	60	30	40		
	Farm Operation		40,000	50	200	35	60	30	50		
	Alternative Energy System		400,000	50	200	35	100	50	50		
	Open Space			10		35					
		Agricultural Education/Recreation Fac.	200,000			35					14,000
		Agriculture Related Commerce	200,000			35					14,000
		Farm Creamery	40,000	50	200	35	60	30	50		15,000
		Farm Brewery, Cidery, Distillery, Winery	40,000	50	200	35	60	30	50		
		Farm Market	40,000	50	200	35	60	30	50		
		Site Plan Required For									
RA - Rural											
Agricultural		A	40,000	50	200	25	60	20	40		
		Amusement Facility, Indoor	-,	50		35	60	30			
		Amusement facility, outdoor	200,000	50	200	35	60	30	40		
		Animal Care Facility	80,000	50	200	35	60	20	40		12 000
		Assembly	80,000	50	200	35	60	20	40		12,000
		Business office	80,000	50	200	35	60	20	40		12,000
		Cemetery	200,000	50	200	35	60	30	40		
		Communication Towers	40,000	50	200	200	60	20	40		
		Contractor's/Landscaping yard	120,000	25	300	35	75 30 50	•	•		
		Nursery School	80,000	50	200	35	60	20	40		
		Large Scale Battery Energy Storage System	160,000	25	300	35	60	30	40		
		Lodge or Private Club	40,000	50	200	35	60	20	40		
		Medical Clinic	80,000	50	200	35	60	20	40		
		Place of Worship	160,000	25	300	35	60	20	40		
		Primary/Secondary School	160,000	50	200	35	60	20	40		
		Public Safety Facility	80,000	50	200	35	60	20	40		
		Residential Care Facility	80,000	50	200	35	60	20	40		
		Retail Garden Center	217,000			35					19,000
		Restaurant	120,000	25	300	35	75	30	50		
		Retail and Service, General	80,000	50	200	40	60	20	40		12,000
		Retail & Service, Heavy	217,000	25	300	35	60	30	50		19,000
		Rural Enterprise	80,000	50	200	35	60	20	40		12,000
		Solar Energy Facility	400,000	50	500	35	100	50	50		
		Tavern	120,000	25	300	35	75	30	50		8,000
		Utilities and Services, major	400,000	50	500	35	100	50	50		
		Veterinary Clinic	80,000	50	200	35	60	20	40	1	
		Wind Energy Conversion System	400,000	50	500	35	100	50	50		

270-xx.x - AGRICULTURE (AG) ZONING DISTRICT



270-x.x: Purpose

The Agriculture (AG) Zoning District is primarily intended to maintain farming and agricultural lands in the Town of Lansing in accordance with Chapter 133: Farming. Farming reinforces the bucolic quality of life enjoyed by residents of the Town, provides the visual benefit of open space and scenic views, and generates both direct and indirect economic benefits and social well-being within the community.

The AG Zoning District prioritizes and preserves viable agriculture in the Town by providing an area where farm operations are the predominant active land use. The AG Zoning District illustrates the Town's commitment to farming uses as preferred uses in this zoning district and intends to protect existing agricultural areas by limiting residential development; encouraging the continuation of farming as a viable economic activity and way of life; reducing land use conflicts; protecting ecological and natural resources; and conserving open space.

Town of Lansing, NY – Agriculture (AG) Zoning District Code Revision Committee Final Draft – 24 March 2023 Persons and entities not engaged in farming in the Agriculture (AG) Zoning District should be aware that the primary intention of this Zoning District is to permit lawful farming and farming practices which may generate dust, odor, smoke, noise, and vibration; during growing seasons machinery may be operated at other than daylight hours; certain generally acceptable farming operations may involve the proper use and spraying of herbicides or pesticides, or the spread of nutrients; and acceptable practices in keeping animals may involve odors or noises. To the extent buffer areas may be required, the intention of such buffers is to reduce the potential for disruption to lawful farming uses and to minimize perceived density.

The AG Zoning District has been intentionally mapped to limit expansion of public water or sewer to reduce the economic pressures for development. Accordingly, persons acquiring property in the AG Zoning District should not expect such public services to be extended or provided.

270-x.x: General

All development in the AG Zoning District must comply with the area, bulk, and form standards of this section, as well as any applicable standards in other sections, including the following:

108: Building Codes

112: Buildings, Unsafe

119: Communication Towers

133: Farming

142: Flood Damage Prevention

158: Junkyards and Outdoor Storage

174: Public Assembly

210: Signs

225: Stormwater

230: Streets and Sidewalks

235: Subdivision of Land

253: Water

270-37 Principal Uses

270-38 Accessory Uses

270-39 Temporary Uses

270-40 Site Development Standards

270-x.x: Principal Uses

Any of the following Principal Uses are permitted by right, separately or in combination with other Principal Uses permitted by right, if in compliance with any applicable use standards, in the Agriculture (AG) Zoning District:

- A. Bed & Breakfast
- B. Dwelling, One-Unit
- C. Dwelling, Two-Unit
- D. Day-Care Facility
- E. Farm Operation
- F. Alternative Energy System, subject to § 270-25.1.
- G. Open Space

270-x.x: Principal Uses subject to Site Plan Review for Certain Farm Operations

Any of the following Principal Uses are permitted by Site Plan Review for Certain Farm Operations (Section 270-27), separately or in combination with other Principal Uses permitted by right, if in compliance with any applicable use standards, in the Agriculture (AG) Zoning District:

A. Agricultural Education and Recreation Facility

B. Agriculture-Related Commerce

C. Farm Creamery

- 1. The combined square footage of all structures or buildings associated with the Farm Creamery as well as any Roadside Stand or Farm Market on the premises used to sell the dairy products may not exceed a total of 15,000 square feet. The milking operation is not included in this limitation.
- D. Farm Brewery; Farm Cidery; Farm Distillery; Farm Winery
- E. Farm Market

270-x.x Principal Uses subject to Site Plan Review

- A. Animal Care Facility
- B. Cemetery
- C. Communication Towers
- D. Contractor's/Landscaping Yard
- E. Large-Scale Battery Energy Storage System
- F. Nursery School
- G. Place of Worship
- H. Retail Garden Center
- I. Rural Enterprise
- J. Solar Energy Facility
- K. Utilities and Services, Major
- L. Veterinary Clinic
- M. Wind energy conversion system

270-x.x Accessory Uses

- A. Accessory Building
- B. District Energy System
- C. Dwelling, Accessory
- D. Farm Operation Accessory Commerce
- E. Home Business, subject to Section 270-38.1.

- F. Home Occupation, subject to Section 270-38.1
- G. Non-tower-based wind energy conversion system
- H. Outdoor Display
- I. Roadside Stand
- J. Small-scale battery energy storage system
- K. Small-scale solar energy system
- L. Utilities and Services, Minor

- A. Agricultural Events, subject to Chapter 174: Motorcades, Parades and Assemblies.
- B. Contractor Trailer, subject to Section 270-39.1.
- C. Shipping Container, subject to Section 270-39.1.
- D. Temporary Occupancy of Permanent Dwelling, subject to Section 270-39.2.

270-x.x Temporary Uses

+++	Permitted Principal Use	Streamlined Site Plan Required For	Minimum Lot Size (square feet)	Maximum Percentage of Lot Coverage (includes parking)	Minimum Frontage (feet)	Max	Minimum Yard Dimensions			Minimum Floor	
Zoning District						Building Height	Front Yard (feet)	Side Yard (feet)	Rear Yard (feet)	Area (square feet)	Maximum Floor Area (square feet)
-	Dwelling, One -		40,000	25	150	35	60	15	25		
	Unit Dwelling, Two-		40,000	25	150	35	60	15	25	1	
	Unit		40,000	23	150	33	80	13	23		
	Bed & Breakfast		40,000	25	150	35	60	15	25		
	Day-Care Facility		40,000	50	200	35	60	30	40		
	Farm Operation		40,000		200		60	30	50		
	Alternative Energy System, subject to § 270-25.1 and § 270-28			50	200	35	100	50	50		10,000 if not building- integrated
	Open Space			10		35					
		Agricultural Education/Recreation Facility	200,000	50	200	35	60	20	40		14,000
		Agriculture-Related	200,000	50	200	35	60	20	40		14,000
		Commerce									
		Farm Creamery	40,000	50	200	35	60	30	50		
AG - Agricultural		Farm Brewery, Cidery, Distillery, Winery	40,000	50	200	35	60	30	50		
		Farm Market	40,000	50	200	35	60	30	50		
		Site Plan Required For				35					
		Animal Care Facility	80,000	50	200	35	60	20	40		
		Cemetery	200,000	50	200	35	60	30	40		
		, , , , , , , , , , , , , , , , , , , ,	40,000	50	200	200	60	20	40		
		Communication Towers									
		Contractor's/Landscapin g yard	120,000	25	300	35	75	30	50		
		Nursery School	80,000	50	200	35	60	20	40		
		Large-Scale Battery	160,000	25	300	35	60	30	40		
		Energy Storage System				35					
		Place of Worship	160,000	25	300	35	60	20	40		
		Date I Control	200,000	50	200	35	60	20	40		19,000
		Retail Garden Center Rural Enterprise	80,000	50	200	35	60	20	40	+	
		Kurai Einerpfise	400,000	50	500	35	100	50	50	+	
		Solar Energy Facility	400,000	30	300		100	30	50		
		Utilities and Services, Major	400,000	50	500	35	100	50	50		
		Veterinary Clinic	80,000	50	200	35	60	20	40		
		Wind energy conversion	400,000	50	500	35	100	50	50		

Chapter 270. Zoning Article V. Supplementary Regulations

Current regulations: https://ecode360.com/33034169

§ 270-27. Site plan review.

A. Authority. The Planning Board is hereby empowered to grant site plan approval in accordance with the provisions of § 274-a of the New York State Town Law. The Town Board hereby further empowers the Planning Board to, when reasonable, waive any requirement for the approval, approval with modifications or disapproval of site plans submitted for approval. Those identified applications requiring site plan approval as a prerequisite and all special use permits (which require site plan approval) shall be regulated as set forth in this article.

B. Definitions.

Definitions of specific terms or words as used in this chapter shall conform to the definitions of the same terms in the Zoning Ordinance, Chapter 270. In addition to the definitions in Chapter 270, the following terms shall be used in this chapter as they are defined in this section:

BOARD

The Planning Board, unless otherwise specified.

DEVELOPMENT

Any land use activity or project which requires a permit from the Planning & Code Enforcement Department or will result in changes to the physical condition, appearance or type of use, or intensity of use, of property.

- (1) Development projects include but are not limited to:
- (a) New construction, reconstruction, modification or expansion of existing structures or site improvements.
- (b) Landfilling, excavation, grading, parking lot construction or any other disturbances to the natural or existing topography or vegetation of the site.
- (c) Demolition of structures or site improvements.
- (2) A project shall not be considered a development if it is one or a combination of the following:
- (a) Replacement in kind only;
- (b) Interior construction only; or
- (c) Infrastructure maintenance only.

DIRECTOR

The Director of Planning for the Town of Lansing, New York, or his/her designee.

MODIFICATION

Rearrangement of site layout or an exterior alteration to an existing structure (including any changes to a building facade, except replacement in kind).

PERFORMANCE GUARANTEE

A form of security approved by the Town that has the effect of providing assurance or a guarantee that all improvements will be made and constructed in accord with the requirements of this chapter, applicable codes and requirements, the requirements of the Town, and the terms and requirements of any approved site plan. A performance guarantee may include performance bonds, escrow agreements, letters of credit, cash, and other or similar collateral or surety agreements. No such performance guarantee shall be deemed acceptable or in compliance with the requirements of this chapter if the person posting the bond or other undertaking is a guarantor or surety to any underwriter of such bond or undertaking, or if such person provides for indemnity to any underwriter or issuer with respect to such bond or undertaking. Bonds shall comply with the requirements of Town Law § 274-a and shall be acceptable to the Town Board and Town Attorney as to form, sufficiency, manner of execution, and surety. A period of one year (or such other periods as the Director of Planning may determine appropriate, not to exceed three years) shall be set forth in the bond within which required improvements must be completed.

RECONSTRUCTION

Construction of buildings or site plan improvements following total demolition of a previous development.

REPLACEMENT IN KIND

Replacement of materials (for maintenance purposes) which does not have an effect on the appearance of the existing building and site.

SITE IMPROVEMENT

Features including but not limited to planting, paving, retaining walls, drainage culverts and swales, fences and gates, lighting, site furniture, fountains, pools, bridges, dams, decks, boardwalks, pergolas, signs and any other accessory structures, devices, or landscape materials on the site.

STORMWATER POLLLUTION PREVENTION PLAN (SWPPP)

A plan to identify and mitigate stormwater impacts as defined in Chapter 225.

C. Applicability.

- 1. The provisions of this § 270-27 shall apply to any land use activity that is indicated in Schedule I of this chapter as requiring site plan review and approval, to any similar use, and whenever otherwise requires by this chapter or by any local law or other ordinance of the Town of Lansing.
- 2. In addition, and supplementing such provisions, the requirements of this article shall also apply to the following actions except as to those actions specifically exempted, or for which alternative specific site plan review and approval requirements are established, elsewhere in this chapter:
 - a. All new commercial, industrial, or institutional development.
 - b. All new Multiple-Unit Dwellings.

- c. Any modification of existing commercial, industrial, institutional, or multiple-unit dwelling buildings, for which no previous site plan exists.
- d. Any conversion of an existing residential structure to a nonresidential use (except as may have occurred in connection with a Home Occupation established in conformity with the provisions of this chapter).
- e. Any conversion of an existing nonresidential structure into a residential structure containing three or more dwelling units.
- f. Any modification to an existing residential structure which increases the number of dwelling units in the building to three or more dwelling units.
- g. Any other modification to any facility or structure not set forth in the preceding subsections, for which final site plan approval was or is presently required by the terms of this chapter or any modification to any previously approved site plan, except as otherwise authorized below.
- D. Land use activities exempt from site plan review. Land uses allowed by zoning permit and the following land uses and activities are exempt from site plan review provisions of this § 270-27 unless such review is specifically required in Schedule I of this chapter:
- (1) New construction of a one- or two-unit dwelling, and related accessory structures, as these terms are defined in § 270-3 of this chapter.
- (3) Normal maintenance or repair and routine landscaping.
- (4) Uses and structures that are lawfully in existence as of the date this chapter becomes effective. Nonconforming uses may not be expanded (see Article VIII).

E. Site Plan Review Procedures

- 1. Process initiation.
 - a. The Zoning Officer shall determine whether Site Plan Review is required when an application for Site Plan Review, Building Permit, or a Demolition Permit is filed.
- 2. The following procedures are required for both Site Plan Review and Site Plan Review for Certain Farm Operations:
 - a. Sketch plan conference with planning staff, or when appropriate, with the Board as a whole.

F. Site Plan Review submittals.

- 1. Submission of Application Materials.
 - a. Applicants must submit a complete site plan review application, including all applicable materials as described in the Site Plan Review Checklist, which may be obtained from the Department of Planning and Code Enforcement, as well as the following:
 - i. Evidence of site control or owner's authorization.
 - ii. Statement of intent that describes the project. If the development is to be staged, a general indication of how the staging is to proceed;

- any project that requires more than 36 months to construct shall be staged. Whether or not the development is to be staged, the preliminary plan shall show the intended total project.
- iii. A statement as to proposed sources of water supply and method of sewage disposal to include a statement as to who will own the water and sewer systems, a conceptual layout of each system, whether necessary districts are formed or are in process, the receiving sewage treatment plant, the lines, dimensions, and purpose of all utility easements, including properly placed fire hydrants and preliminary design of bridges and culverts.
- iv. A site plan, drawn to a scale no smaller than one inch equals 30 feet, on one or more sheets, stamped by a New York State licensed architect, landscape architect, engineer, or surveyor.
- b. An environmental assessment form as required by SEQRA.
- c. Additional application materials may be required by the Board.

 Depending on the scope and complexity of the project, the Board has the discretion to require applicants to engage the services of licensed design professionals and other experts such as architects, landscape architects, engineers, ecologists, or surveyors.
- G. Application Procedure for Site Plan Review for Certain Farm Operations. The applicant for site plan review and approval shall submit the following:
 - 1. Application form and fee.
 - 2. Name and address of the applicant and any professional advisors.
 - 3. Evidence of site control or owner's authorization.
 - 4. Sketch of the parcel on a location map (e.g., tax map) showing boundaries and dimensions of the parcel of land involved and identifying contiguous properties and any known easements or rights-of-way and roadways depicting:
 - a. Existing features of the site including land and water areas, water or sewer systems and the approximate location of all existing structures on or immediately adjacent to the site.
 - b. The proposed location and arrangement of buildings and uses on the site, including means of ingress and egress, parking and circulation of traffic.
 - c. The proposed location and arrangement of specific land uses, such as pasture, crop fields, woodland, livestock containment areas, or manure storage/manure composting sites.
 - d. Any proposed building, structure, or sign, including exterior dimensions and elevations of front, side and rear views. Include copies of any available blueprints, plans or drawings.
 - 5. Provide a description of the farm operation (existing and/or proposed) and a narrative of the intended use and/or location of proposed buildings, structures, and/or signs, including any anticipated changes in the existing topography and natural features of the parcel to accommodate the changes.

- 6. If any new structures are going to be located within 100 feet of a stream or wetland provide a copy of the floodplain map and wetland map that corresponds with the boundaries of the property.
- H. Project Review Criteria. In reviewing an application for approval of a site plan, the Planning Board will be guided by the existing characteristics and conditions of the site and its surroundings, by particular design objectives of the applicant, by the quality and distinctiveness of the proposal, by avoidance or mitigation of any negative impacts, in accordance with Article VII: Site Development Standards. Unless waived or otherwise modified by Planning Board resolution as specified below, each site plan for a proposed land use activity shall conform to the general standards listed in this Subsection H, as applicable, and to any other requirements specifically related to a particular site as may be identified and described in writing by the Planning Board.
 - Stormwater drainage. Adequacy of stormwater and drainage facilities, and a stormwater drainage plan shall be provided. Natural drainageways shall be used to the fullest practicable extent. The amount of stormwater draining onto or across adjacent properties shall not be increased. Any activity disturbing more than one acre of land shall be required to obtain an SPDES Stormwater Phase II Construction Permit from the New York State Department of Environmental Conservation.
 - 2. Erosion control. Developments on soils which may erode, or on slopes greater than 10%, shall include a sediment and erosion control plan designed to minimize erosion during construction and after construction has been completed and consideration, where feasible, of:
 - a. Avoiding construction upon or disturbances of hydric soils;
 - b. Avoiding impervious surfaces in favor of pervious surfaces;
 - c. Using bioengineering techniques rather than traditional construction methods to manage water and stormwater on site;
 - d. Avoiding the crossing of streams and ditches with roads and driveways;
 and
 - e. Establishing buffers along streams and other watercourses.
 - 3. Off-street parking. Location (reverse frontage preferred), arrangement, appearance and sufficiency of off-street parking and loading. Parking areas, if any, shall be adequate in terms of area, safe access thereto and surface water drainage.
 - 4. Water and sewer facilities. Adequacy of water supply and sewage and waste disposal facilities, and the type and design of any water supply and sewage disposal system, shall be approved by appropriate jurisdictions. Calculations of the existing and estimated increased loads on the system may be required. When the proposed source of water is groundwater, consideration of well and pump tests, the amount of any water proposed to be used, the proposed sequestration of any amount of water, and water or hydro-geological studies to determine the impact of the proposed withdrawal of groundwater on surface waters, surface

- water flows, aquifers, aquifer capacity and recharge rates, and existing users of the same supply of water, are appropriate matters for review in the discretion of the Planning Board where issues concerning groundwater quality and quantity have been documented.
- 5. Driveways, pedestrians, and traffic. Safe and convenient pedestrian and bicycle access and circulation, including provision for bicycle parking facilities and sidewalks along public thoroughfares, unless applicant demonstrates that a sidewalk is not feasible due to site constraints. Adequacy and arrangement with vehicular and nonvehicular traffic access and circulation, walkway structures, control of intersections with vehicular traffic, and overall pedestrian safety and convenience, including the adequacy and arrangement of vehicular traffic access and circulation, including intersections, road widths, pavement surfaces, dividers and traffic controls, as well as adequacy of fire lanes and other emergency zones. Access and egress driveways shall be clearly defined and no more than 35 feet wide unless otherwise permitted by the NYSDOT, Tompkins County, or the Town of Lansing. Analysis of the project's impact on parking and traffic may be required, including sight lines at curb cuts.
- 6. Site lighting. All lighting to be used on a building or site shall be installed in accord with any Town lighting requirements and in a manner as will prevent glare on adjacent properties and roads. Wherever practical, luminaires shall provide for glare-free, downward directed, and shielded lighting as promotes the dark-sky standards of the International Dark-Sky Association ("IDA"), Tucson, Arizona, including, for example, meeting the goals and standards expressed in the "Outdoor Lighting Ordinance and Community Standards" Information Sheet No. 172 and the IDA "Outdoor Lighting Code Handbook." Excessive lighting for promotional or commercial visibility purposes shall be discouraged.
- 7. Off-site impacts. Potential off-site impacts such as noise, odor, excess or heavy vehicle traffic, and vibration shall be identified and proposed measures to mitigate adverse impacts on adjacent property and the surrounding neighborhood shall be submitted.
- 8. General improvement plan. Location, arrangement, size, design and general site compatibility of buildings, lighting, and signs. Sign size and location shall comply with Chapter 210, Signs, of the Code of the Town of Lansing.
- 9. Trees and shrubs. Adequacy, type and arrangement of trees, shrubs and other landscaping, including, where practical, a focus upon the maximum retention of existing vegetation and considerations of visual and noise-deterring buffers between the proposed use and adjoining uses or properties.
- 10. Roads and walks. Roads, pedestrian walks, and open space for play areas and informal recreation shall be designed as integral parts of an overall site design, be properly related to existing and proposed buildings, roads and pedestrian ways, and be appropriately landscaped.
- 11. Other regulations. All other applicable state, county and local laws, ordinances and regulations shall be complied with. These include, but are not limited to,

- Zoning, Signs, Subdivision Regulations, Stormwater Management, Code Enforcement Local Law, and the State Environmental Quality Review Act.
- 12. Impacts on unique or critical resources. Impacts upon agricultural resources, unique natural areas, critical environmental areas, wetlands, flood hazard zones, other unique topological, cultural, historical, and archeological areas, including scenic resources identified in the Lansing Natural Resources Inventory and Scenic Resources Inventory, and general consistency with the Town's Comprehensive Plan.
- 13. Public services. Consideration of any needed or desirable public services and public service impacts, including upon the availability of fire hydrants, and emergency medical services, streetlighting, schools and educational services, and public transportation services and plans.
- 14. Handicap accessibility of buildings, pathways, and parking in accordance with ADA standards.
- 15. For new construction of multiple-unit dwellings, commercial, industrial, and retail & service uses, adequate and appropriately located facilities for the storage and collection of solid waste and recyclable materials shall be required. Developers of new commercial and mixed-occupancy buildings must design a waste management system that can support the needs of any allowable use in the building, including those uses that could result in maximum garbage generation. Screening of these facilities, as well as other actions relating to the appearance of the facilities, may be required in accordance with Article VII: Site Development Standards.
- 16. Shielding or reduction of noise from mechanical equipment and other sources to the extent reasonably practicable.
- 17. Screening or architectural integration of a building's or structure's exterior mechanical equipment.
- 18. Additional information. The Planning Board may consult with any other Town board, commission, department, agency and/or official it deems advisable. It may also engage the services of engineers, planners, or other professionals to aid in the review process. All costs incurred by the Board for such professional services shall be reimbursed to the Town by the Applicant.

I. Approval procedure.

The following procedures are required for Site Plan Review and not required for Site Plan Review for Certain Farm Operations:

1. Public notice by posting. At least 20 days before the first meeting at which the Planning Board considers site plan approval, the Planning Board may require the applicant to post a sign at the center of each property line of the project site which fronts on a public or private roadway or public right-of-way. Such signs shall be continuously maintained and displayed facing the roadway until final action has been taken by the Board to approve or deny the site plan. At the time such signs are emplaced, the applicant or the applicant's representative shall

- indicate, in writing, the date on which the signs are to be erected. Signs shall be removed within 15 days of the final action or withdrawal of the application.
- 2. Planning Board meeting. Following timely receipt of a complete application for site plan approval, the Board shall schedule consideration of the application at its earliest possible scheduled meeting. The Board may establish its procedures and requirements, within the framework provided by this chapter, for conducting site plan review.
- 3. Public hearing. Prior to rendering any decision on a Site Plan Review application, the Board may hold a public hearing on the proposed development. The hearing on the site plan shall be advertised in the Town newspaper of record at least five days before the hearing. This may begin concurrently with any required public hearing for the purpose of environmental review of the same project and may continue after any such environmental review public hearing is closed. Public hearings are not required for Site Plan Review for Certain Farm Operations.
- 4. Action on application for site plan approval.
 - a. Within 62 days after determination of environmental significance on a complete Site Plan Review application, the Board shall render one of the following decisions:
 - [1] Approval.
 - [2] Approval with conditions.
 - [3] Disapproval of the site plan.
 - b. Such sixty-two-day period will be extended if the environmental review process has not been completed and/or may also be extended by mutual consent of the applicant and the Planning Board.
 - c. If the site plan is disapproved, the Planning Boards' statement shall contain the reasons for such findings. In such a case, the Planning Board may recommend further study of the site plan and resubmission.
- 5. Changes. Any current or future change to an approved site plan must be reviewed and approved by the Planning Board. Failure to comply will result in loss of permitted use.
- J. Modifications of site plans. A site plan that has received final site plan approval may be modified upon the application of the owner for such modification. Such application shall be in accordance with the provisions of this article and the procedures applicable to such application shall be the same as are applicable to an initial application for site plan approval. Notwithstanding the foregoing, Planning Board approval of a modification shall not be required if the modification does not involve:
 - 1. Construction of an addition of more than 1,000 square feet of enclosed space whether on one or more stories. The numerical criteria for the exception from the requirement of obtaining Planning Board approval are an aggregate maximum (i.e., if a 700 square foot addition is constructed without obtaining Planning Board approval and construction of a second addition larger than 300 square feet would require Planning Board approval of a modified site plan).

- 2. Construction or relocation of more than five parking spaces nor construction or relocation of any parking spaces to an area that is not adjacent to the original planned parking area; nor
- 3. Enlargement of an existing or previously approved building that involves an increase of square footage of more than 15% of the existing square footage of the existing or previously approved building; nor
- 4. Alteration of traffic flows and access nor a significant increase in the volume of traffic; nor
- 5. A significant (in the judgment of the Zoning Officer) change in the aesthetic appearance of any structure or site plan element, including landscape and lighting details, from that presented at the time of the last approved site plan; nor
- 6. A change in the impacts of the project on surrounding properties, such as an increase in noise, water runoff, light illumination, or obstructions to views; nor
- 7. Violations of any express conditions (including, without limitation, buffer zones, setbacks, and similar restrictions) imposed by the Planning Board in granting prior site plan approval; or
- 8. If the modification does not involve a movement or shift of a location of one or more buildings laterally or vertically from the location or elevation shown on the final site plan;
- 9. A determination by the Zoning Officer that such shift does not materially affect the overall site layout or specific elements of the site, including roads, traffic movements, sidewalks, parking areas, viewshed, drainage, and buffer areas; and
- 10. Such shift does not directly violate any express conditions (including, without limitation on, buffer zones, setbacks, etc.) imposed by the Planning Board in granting prior site plan approval.
- 11. A demolition or proposed demolition of an existing building, or of a previously approved building on a previously approved site plan, is a modification of a site plan subject to the terms of this section.
- 12. Notwithstanding the other sections of this article, Planning Board approval of a modification of a site plan shall not be required if the modification only involves the construction, alteration, or renovation of the interior of a building, regardless of whether a change of occupancy or use is involved, and none of the limitations of this § 270-27 are exceeded.

M. Building permit. Before a building permit or certificate of occupancy or certificate of compliance can be issued for any of the activities for which site plan approval is required, a site plan must be approved by the Planning Board in accordance with these and other applicable provisions.

N. Other Permits. An approved site plan shall be binding on all further permits and approvals needed for the project. Compliance with other applicable state, county and local agencies is required.

1. All required modifications or conditions established as a result of the site plan review process shall be and be deemed conditions of the building permit (regardless of whether expressly so stated upon any such building permit). For projects subject to Site Plan Review, a Building Permit shall be issued only after approval has been granted. In a case where a conditional Site Plan Review approval has been granted, no Certificate of Occupancy or Completion shall be issued until final Site Plan Review approval has been granted and all conditions of such final approval have been met. See also § 279-27(L).

2. Variances.

- a. Any required variance must be obtained from the Zoning Board of Appeals before the Planning Board will issue site plan approval.
- b. Storm Water Pollution Prevention Plans (SWPPP). All Storm Water Pollution Prevention Plans must be approved by the Stormwater Management Officer (SMO) in accordance with § 225 before final site plan approval is granted.

O. Expiration of site plan approvals. Once any site plan approval is issued, whether with or without conditions, the applicant or other person or entity claiming the benefit of such approval shall commence and substantially complete the construction or other activities for which the site plan is applicable within three years of the date of the resolution of the Planning Board so issuing such approval or such site plan approval shall expire, lapse, and be of no further validity, force or effect, unless an extension has been granted by the Board following a written request by the applicant. If no extension is granted, the landowner or other applicant may then reapply for site plan review, the same shall be and be deemed a new application, and nothing in any prior site plan review process or approval shall be binding or of precedential value with respect to such new application or review, or as to any terms or conditions applied in relation to the review or potential approval of such application or site plan. The Planning Board may list such three-year commencement and substantial completion requirement upon the face of any site plan drawing or related plat or map, and the Planning Board may list such three-year requirements within its approval(s) as a condition or otherwise.

- 1. For the purposes of this section, work is not "substantially complete" unless, at a minimum:
 - (a) A building permit, if required, has been obtained;
 - (b) Construction equipment and tools consistent with the size of the proposed work have been brought to and been used on the site; and
 - (c) Substantial excavation (where excavation is required) or significant framing, erection, or construction (where excavation is not required) has been started and is being diligently pursued.

P. Performance Guarantee.

 No certificate of occupancy or certificate of completion shall be issued until all improvements required by site plan approval are installed, and including any

- conditions placed on such approval are fulfilled, or until a sufficient guarantee, in the form of a performance bond, letter of credit or other security, is in place.
- b. Upon satisfactory completion of all required improvements shown on the approved site plan, an as-built plan shall be submitted for the review and approval of the Code Enforcement Officer at least one week prior to the occupancy of the building. Such plan shall include the record of all progress and final inspections for the installation of all on-site and off-site improvements as approved by the Code Enforcement Officer or certified by a licensed engineer. The completion of as-built plans and the successful inspection reports shall be the basis for release of any performance guarantee or portion thereof.
- Q. Development projects may be periodically inspected for conformance to the approved site plan, including the maintenance of the viability of the planting required as part of the site plan approval. If there is nonconformance, or if any conditions of SPR approval are not fulfilled, no certificate of occupancy or certificate of completion shall be issued. Where a development reverts to nonconformance after the issuance of a certificate of occupancy or certificate of completion, current owners of the development shall be notified, in writing, and given the opportunity to correct the situation. If the Director determines that the corrective measures are inadequate, the Town shall implement any necessary changes to the site to bring it into conformance, the cost of which shall be charged to the property owner. All construction and site operations shall be in compliance with the site plan.

ARTICLE VII - PRINCIPAL, ACCESSORY, AND TEMPORARY USES

270-37: PRINCIPAL USES

- A. All principal uses must comply with the standards of this section.
- B. Multiple Principal Uses. A site may contain more than one principal use, so long as each principal use is allowed in the Zoning District.
- C. All uses must meet any applicable federal, state, and local requirements, including, but not limited to, licensing, health, safety, and building and fire code requirements.

270-37.1 Agricultural Uses.

- A. Agricultural Education and Recreation Facility. Recreation, education, and entertainment operated in conjunction with and as part of an overall direct farm marketing strategy for an active Farm Operation or Farm Market that contributes to the production, preparation, and marketing of crops; livestock and livestock products; and other such agricultural events and educational demonstrations, and the onsite preparation, processing and sale of foods prepared from local farm products for consumption on site and off site. An agricultural education and recreation facility may include a community kitchen, and / or ancillary assembly or retail use.
- B. Agriculture-Related Commerce. A retail or wholesale enterprise not part of an active Farm Operation providing services or products principally utilized in agricultural production, including structures, agricultural equipment and agricultural equipment parts, batteries and tires, livestock and livestock processing, feed, seed, fertilizer, and equipment repairs, or providing for wholesale or retail sale of grain, fruit, produce, trees, shrubs, flowers or other products of agricultural operations.
- C. **Farm Brewery.** An enterprise engaged in the production for sale of beer, licensed and regulated as such by the State of New York, and including as subsidiary activities the sale of gifts, clothing, beverage tastings, prepared foods and other items that promote the sale of agricultural products.
- D. **Farm Cidery.** An enterprise engaged in the production for sale of cider, licensed and regulated as such by the State of New York, and including as subsidiary activities the sale of gifts, clothing, beverage tastings, prepared foods and other items that promote the sale of agricultural products.
- E. **Farm Creamery.** An establishment that is part of a Farm Operation where dairy products such as milk, butter, cheese, ice cream, and yogurt are made, processed, or prepared.
- F. **Farm Distillery**. An enterprise engaged in the production for sale of liquor is manufactured primarily from farm and food products, licensed and regulated as such by the State of New York, and including as subsidiary activities the sale of gifts, clothing, beverage tastings, prepared foods and other items that promote the sale of agricultural products.

- G. **Farm Winery.** An enterprise engaged in the production for sale of wine, brandies distilled as the by-product of wine or other fruits, or fruit juice, licensed and regulated as such by the State of New York, and including as subsidiary activities the sale of gifts, clothing, beverage tastings, prepared foods and other items that promote the sale of agricultural products.
- H. **Farm Market.** Generally permanent year-round retail operations that sell agricultural products, baked goods, and other foodstuffs. Handicrafts and other agriculture-related products could also be sold.
- I. **Farm Operation.** The use of land, buildings, structures (including on-farm housing) and equipment, and the practices which support the production, preparation, processing, marketing and transportation of grains, vegetables, fruit, and other crops, horticultural and floricultural products, animal husbandry (including the raising, breeding, boarding and sale of horses, llamas and alpacas) and including commercial horse boarding operation, livestock and livestock products, aquaculture, apiary products, forest farming, and farm energy production from sun, wind, manure or biomass crops.
- J. Retail Garden Center. The growing, producing, storage and sale of nursery and greenhouse stock, garden and house plants, trees and shrubs, not part of a Farm Operation. The accessory storage and sale of seeds, bulbs, packaged insecticides, fertilizer and other soil nutrients, mulches, topsoil, stone, and similar materials used in the care and maintenance of lawns, gardens and plants, in bulk or in bags shall be permitted. The accessory sale and display of lawn chairs, tables, benches and other similar outdoor furniture and other lawn and garden-related products such as garden ornaments, pots and pottery products shall be permitted.

270-37.2 Civic Uses.

- A. **Assembly.** A facility that has organized services, meetings, events, or programs to benefit, educate, entertain, or promote discourse in a public or private setting. Examples include community centers, meeting or lecture halls, exhibition rooms, or auditoria. If an assembly use is ancillary to another principal use and has a gross floor area of less than 5,000 square feet, it is considered part of that use and is not considered a separate principal use.
- B. **Cemetery.** A tract of land for the disposal or burial of deceased human beings or remains in a grave, mausoleum, vault, columbarium, or other receptacle. The provisions of this chapter shall apply to all cemeteries and burial grounds including those owned by a religious corporation, Municipal Corporation, or a cemetery corporation owning a cemetery operated, supervised, or controlled by or in connection with a religious corporation.
- C. **Lodge or Private Club.** A facility for the use of a membership organization or association with elected officers and directors, pursuant to a charter or bylaws, that excludes the general public from its premises and holds property for the common benefit of its members.

- D. **Open Space.** A noncommercial site reserved for active or passive recreation or natural resources conservation including parks, dedicated Open Space, landscaped areas (plantings, lawns, parking lot islands), and including sidewalks or trails used to access these areas, including Accessory Structures accessible to the public and intended to enhance the Open Space.
- E. **Place of Worship.** A building or space for worship and used by an organization that is recognized or registered as a religious institution by the State of New York or by law. In the event of any ambiguity or doubt, the rights and privileges afforded religious institutions and persons as codified in federal law, and related regulations and state laws, by The Religious Land Use and Institutionalized Persons Act (and, if applicable, the Religious Freedom Restoration Act of 1993) shall be applied to any such proposed land use.
- F. **Primary/Secondary School.** A public, private, or parochial institution offering instruction at the elementary through high school levels with a full range of curricular and extracurricular programs and accessory uses normally provided in support of the larger educational mission of the institution.
- G. **Public Safety Facility.** A facility operated by a public safety agency, including fire stations and firefighting facilities, police and sheriff substations and headquarters, and emergency medical services substations.

270-37.3 Employment Uses.

- A. **Business Offices.** A facility for the processing, manipulation, or application of business information or professional expertise, and which may or may not offer services to the public. A business office is not materially involved in fabricating, assembling, or warehousing of physical products for the retail or wholesale market, or engaged in the repair of products or retail services.
- B. **Rural Enterprise.** A manufacturing, construction, or service enterprise. Types of businesses that are envisioned under the above definition include small contractors, woodworking, metalworking and other craft manufacturing, small auto repair and body shops, small craft bakeries and food processors, small sawmills. Does not include retail operations.
 - 1. Subject to Chapter 158: Outdoor Storage limitation.

270-37.4 Infrastructure Uses.

- A. **Alternative Energy System**. Solar Energy Systems, Wind Energy Conversion systems, and Battery Energy Storage Systems.
- B. Communication Towers, subject to Chapter 119.
- C. District Energy System. A community-based energy system shared by property owners for common use, or managed by a homeowners' association, institution, or similar organization.
 - 1. All right-of-way construction and repair must be in accordance with standards and specifications set forth by the Highway Superintendent.

- 2. Any right-of-way work requires a Permit per Chapter 230: Streets and Sidewalks.
- D. Large-scale battery energy storage system. Battery energy storage systems with an aggregate energy nameplate capacity greater than or equal to 280 kWh.
 - 1. Subject to § 270-35T.
 - 2. Subject to abandonment and decommissioning requirements of § 270-35U.
- E. **Solar energy facility.** Ground-mounted or freestanding (racking or ballasts) solar collection devices, solar energy system related equipment, and other associated infrastructure whose components cover a land area greater than 10,000 square feet. The primary intention of a solar energy facility is the generation of electricity or other conversion of solar energy to a different form of energy for commercial or off-site sale to a public utility, off-site users, or for placement on or delivery to the local or regional electrical grid.
 - 1. Subject to § 270-35R.
 - 2. Subject to abandonment and decommissioning requirements of § 270-35U.
- F. **Utilities and Services, Major.** Large-scale facilities that primarily serve a regional need, which because of their scale or method of operation are more likely to produce external impacts that are detectable beyond the property lines of the subject property. Such facilities include, but are not limited to, wastewater treatment plants, electric or gas generation plants, electrical transforming substations, water pumping stations, and water towers and tanks.
 - 1. All structures are subject to the same bulk, area, and form requirements as apply to Dwellings in the Zoning District where emplaced.
 - 2. A Type A Buffer Yard, designed per Section 270-14, is required along interior, side, and rear lot lines that abut any lot in an AG, L1, R1, R2, R3, or RA Zoning District.
- G. Utilities and Services, Minor. Facilities and services that primarily serve local distribution needs, including, but not limited to, water and sewer pump stations, water conveyance stations, gas regulating stations, telephone exchange / switching centers, and emergency communication warning / broadcast facilities.
- H. Wind energy conversion system. A wind energy conversion system that sells its generated power, whether by wires, grid-connections, metering, or a battery energy storage system, to a third party, and such term includes the support tower, foundations and support cables, the nacelle and electric generator, gearing, and braking, the rotor, blades, tail and other associated components, the associated electric and electronic connections, panels, boxes, controls, inverters, switches, transformers, gates, vehicular paths, fencing, the fall zone around each tower, etc., whose power output is intended to be used on-site to offset on-site consumption of utility power and off-site, including through grid connections and the transmission or sale of energy to third parties.
 - 1. Subject to § 270-35S.
 - 2. Subject to abandonment and decommissioning requirements of § 270-35U.

270-37.5 Lodging Uses.

- A. **Bed & Breakfast.** A dwelling that provides temporary lodging for compensation in guest rooms with no in-room cooking facilities. A bed and breakfast may include dining facilities and meeting rooms.
 - a. No more than ten (10) guest rooms are permitted.
 - b. Hourly rate lodging is not permitted.
 - c. Subject to annual fire & safety inspection.

270-37.6 Residential Uses.

- A. **Dwelling**, **Accessory**. A dwelling unit associated with, subordinate in size, and incidental to a principal dwelling on the same lot, located in either the principal dwelling or a separate structure, intended, designed to be used, or used, rented, leased, let, or hired to be occupied for living purposes.
 - 1. One accessory dwelling unit per lot.
- B. **Dwelling, One-Unit**. Any building or structure or portion thereof that contains one dwelling unit intended, designed to be used, or used, rented, leased, let, or hired to be occupied for living purposes.
- C. **Dwelling, Two-Unit**. A detached building containing no more than two (2) dwelling units intended, designed to be used, or used, rented, leased, let, or hired to be occupied for living purposes.
- D. Residential Care Facility. A licensed care facility that provides 24-hour medical or non-medical care to persons in need of personal services, supervision, protection, or assistance essential for sustaining the activities of daily living. Residential care facilities include nursing homes, independent living, assisted living, continuum of care, and hospice facilities.

270-37.7 Retail & Service

- A. **Amusement Facility, Indoor.** A facility for spectator and participatory uses conducted within an enclosed building, such as movie theaters, sports arenas, bowling alleys, tumbling centers, skating centers, roller rinks, and pool halls.
 - 1. Building Area may not exceed 100,000 square feet gross floor area.
- B. **Amusement Facility, Outdoor**. A facility for spectator and participatory uses conducted outdoors or within partially enclosed structures, such as fairgrounds, batting cages, campgrounds, drive-in movie theaters, petting zoos, golf courses, miniature golf courses, and amusement parks. Does not include <u>recreational</u> vehicle parks.
 - 1. A campground may have two but no more than fifteen camping unit sites and may be accessible by vehicular traffic where sites are substantially developed. Tables, refuse containers, flush toilets, bathing facilities, and water are provided.

- C. **Animal Care Facility.** A business providing for the care, day or overnight boarding, grooming and/or training of dogs, cats and other customary household pets, including veterinary offices for the immunization, diagnosis, or treatment of customary household pets.
 - 1. The facility and all associated runs or fenced areas must be setback a minimum of one hundred fifty (150) feet from all Lot lines.
 - 2. All associated runs or fenced areas shall be adequately screened by fence, plantings, or landscaping from streets and adjacent properties.
 - 3. All animal wastes shall be disposed of properly to avoid odor, diseases, and contamination of drinking water supplies.
 - 4. Any exterior boarding quarters and exercise areas located outside must be designed to provide shelter against weather.
- D. Contractor's/Landscaping Yard. Any space, whether inside or outside a building, used for the storage or keeping of construction supplies, building materials, landscaping supplies (rock, stone, bricks, fencing, mulch, etc.), construction equipment, machinery of vehicles or parts thereof which are in operable condition and active in use by a construction contractor.
 - 1. Subject to Chapter 158: Outdoor Storage limitation.
- E. **Medical Clinic.** A facility for physicians, dentists, chiropractors, physical therapists, alternative medical practitioners, or other licensed healthcare practitioners to examine and treat persons on an outpatient basis.
- F. **Restaurant**. A business where food and beverages are prepared for and served to patrons for consumption either on-premises or off-premises.
 - 1. The sale of alcohol for on-premises consumption requires separate approval as a Tavern. The sale of alcohol for off-premises consumption requires separate approval for an Alcohol Sales Establishment.
 - 2. A Restaurant may include ancillary live entertainment without a separate approval, so long as all of the following conditions are met: no permanent space is dedicated for live entertainment; no admission is charged for live entertainment; and when live entertainment is offered, it is clearly incidental and subordinate to the restaurant use.
- G. **Retail and Service, General.** A commercial use characterized by the sale of goods and services directly to the consumer, including but not limited to printing, copying/mail service, department, clothing, drug, food, hardware and similar stores and establishments and barber/beauty, dry-cleaning and similar personal service establishments, not including restaurants, taverns, vehicle service facilities, or vehicle sales.
- H. **Retail and Service, Heavy**. A retail and service business with permanent outdoor display, service, and storage areas, such as vendors of lumber and building supplies, landscaping supplies and equipment, industrial equipment, and outdoor structures such as prefabricated sheds, decks and patios, swimming pools, and play equipment. This does not include a Retail Garden Center, which

is addressed by Section 270-37.1(J). This does not include sales or service of watercraft or commercial or recreational vehicles.

- 1. A Type C buffer yard, designed per Article VII Section TBD, is required along interior side and rear lot lines that abut any lot in an L1, R1, R2, or R3 Zoning District.
- 2. Any materials stored that exceed the height of the screening must be located a minimum of 25 feet from any lot line.
- I. **Tavern**. A business that serves alcoholic beverages for on-premises consumption, and may or may not serve food.
 - 1. A Tavern may include ancillary live entertainment without a separate approval, so long as all of the following conditions are met: no permanent space is dedicated for live entertainment; no admission is charged for live entertainment; and when live entertainment is offered, it is clearly incidental and subordinate to the restaurant use.
- J. **Veterinary Clinic**. The premises or buildings used for the diagnosis, treatment or other care of the ailments of customary household pets or livestock animals, which may include related facilities, such as laboratories, offices and temporary quarters for such animals.

270-38: ACCESSORY USES

- A. All accessory uses must comply with the standards of this section.
- B. Accessory uses and structures are permitted as of right in conjunction with allowed principal uses.
- C. Accessory uses and structures must be:
 - 1. Customarily found in association with the principal use.
 - 2. Clearly incidental and subordinate to the principal use in terms of area and function.
 - 3. Located on the same site as the principal use.
- D. Accessory structures:
 - 1. Must comply with the maximum building coverage and impervious coverage requirements of the zone.
 - 2. Structures under 144 s.f. may encroach upon required side and rear yards, so long as they are not expressly restricted in the standards in Section 270-38.1.
 - 3. Structures under 144 s.f. may not encroach upon required front yards or forwards of the front building wall of a principal building, unless expressly allowed in the standards in Section 270-38.1.
 - 4. Must be located at least 5 feet from lot lines, except where there is no required yard or where lot lines share a right-of-way line with an alley. The standards in Section 270-38.1 may require larger minimum setbacks for some accessory uses and structures.

270-38.1: ACCESSORY STRUCTURES AND USES

- A. **Home Business.** Any business or personal service carried on by a resident of a dwelling unit, where the occupation is secondary to the use of the dwelling unit for residential purposes.
 - 1. A Home Business must be located within a fully enclosed building owned or occupied by a resident of the site. A home business may not be established prior to residential occupancy of the site by the operator of the home business.
 - 2. The home occupation may not exceed 35% of the gross floor area of the principal dwelling unit.
 - 3. There may be no change in the outside appearance of the building or premises, or other visible evidence of the conduct of a Home Business, except for one sign of up to two square feet in sign area, mounted flush with and on the front facade of the building.
 - 4. No display of products may be visible from the adjacent public right-of-way. Direct sales and rentals of products off display shelves or racks are not allowed, although a person may pick up an order previously made by telephone, by internet, or at a sales meeting.
 - 5. No outdoor storage or warehousing of material, supplies, or equipment is allowed on the site.
 - 6. Vehicle repairs or veterinary hospitals or kennels are not allowed as part of a home occupation.
- B. **Home Occupation**. Any occupation, trade, profession, or craft carried on by a resident of a dwelling unit, where the occupation is secondary to the use of the dwelling unit for residential purposes.
 - 1. Only involves persons working on the premises or routinely operating from the premises who are permanent residents of the dwelling.
 - 2. Does not involve more persons regularly visiting the premises for business purposes.
 - 3. Is limited to only the following types of activities:
 - i. Office-type and telework (such as writing, editing, drafting, tax preparation, computer programming and computer data entry);
 - ii. Clerical work (such as typing, stenography, addressing and sending mail), custom sewing and fabric crafts;
 - iii. Creation of visual arts (such as painting, sculpture, or wood carving).
 - 4. The home occupation must be located within a fully enclosed building owned or occupied by a resident of the site. A home occupation may not be established prior to residential occupancy of the site by the operator of the home occupation.
 - 5. The home occupation may not exceed 25% of the gross floor area of the principal dwelling unit.
 - 6. No business storage or warehousing of material, supplies, or equipment is allowed outdoors on the site.

7. No processes or equipment may be used that creates heat, glare, dust, smoke, fumes, odors, or vibration detectable off the property. No related sound above ambient noise level is permitted that is detectable off the property.

C. Farm Operation - Accessory Commerce

A retail or wholesale enterprise operated as an accessory use to an active Farm Operation on the same premises selling products principally utilized in agricultural production, limited to 1,000 square feet of Outdoor Display or storage of products. Examples of such products include agricultural equipment and agricultural equipment parts; batteries and tires; products allowed to be sold by the New York State Department of Agriculture and Markets such as farm machinery; Providing agricultural equipment repairs; processing and packaging of food where the predominant ingredient is not grown on-farm.

- **D. Non-tower-based wind energy conversion system.** A wind energy conversion system that is not based upon or located upon a tower, such as rooftop horizontal turbines, vertical flute or "candy cane" poles under 30 feet tall, or wind trees.
- **E. Outdoor Display.** The outdoor display of products actively available for sale. Outdoor display does not include vehicle sales, which is considered a principal use.
- **F. Roadside Stand.** A stall or booth used for commercial purposes, where farm or other products are offered for sale on a seasonal basis.
 - 1. Building Permit required over 144 g.s.f. per § 108-4B(1)
 - 2. Not exceeding 300 square feet of enclosed space; majority of products must promote the sale of local farm products. (§ 270-28H)
- **G. Small-scale battery energy storage system.** Battery energy storage systems with an aggregate energy nameplate capacity less than 280 kWh.
- **H. Small-scale solar energy system.** A building-mounted solar energy system whose photovoltaic components occupy an area greater than 150 square feet on any code-compliant structure, or a ground-mounted solar energy system whose components cover a land area less than 10,000 square feet and whose energy output is primarily for on-site consumption. Small-scale solar energy systems may generate energy in excess of the energy requirements of a property if it is to be sold back to a public utility or placed on or delivered to the local or regional electrical grid.

270-39: TEMPORARY USES

Intent: Uses that are established for a fixed period because they are generally not appropriate on a long-term or continuous basis.

- A. All temporary uses and buildings must comply with the standards of this section.
- B. No temporary use may be established on a public right-of-way or public park without the authorization of the Town Board.

- C. Temporary uses that require a temporary use permit are subject to the following general requirements, as applicable:
 - 1. If the operator of the temporary use is not the owner of the site where the temporary use will be located, written permission from the property owner is required.
 - 2. The operator of the temporary use must ensure adequate traffic control, emergency vehicle ingress and egress, provision for trash/recycling and sanitary facilities, and measures for security and crowd control, as necessary.
 - 3. All temporary buildings must be cleared from the site within 72 hours after the use is terminated, unless an exception is granted by the Code Enforcement Officer.
 - 4. A Site Plan may be required, where applicable, to demonstrate compliance with this Land Use Code and all other requirements.
 - 5. 180 day limit per Building Code for other than Farm Operation.
- D. No temporary use may result in adverse effects upon the public health, safety, and welfare, as determined by the Code Enforcement Officer.

270-39.1: TEMPORARY USES, PERMIT REQUIRED

The following temporary uses are allowed subject to approval of a temporary use permit issued in accordance with Section **TBD**: Administration and Approvals.

- **A. Storage Container:** A standardized, re-sealable article of transportation equipment, including one on a chassis, that is designed for repeated use to facilitate unitized freight handling by one or more means of transportation. Includes but is not limited to intermodal shipping containers.
 - 1. The placement or use of storage containers, for permanent use as an accessory storage building shall be prohibited in all Zoning Districts. Storage containers are allowed by right only for the storage of hay, other agricultural commodities, or farm equipment in an amount and scope directly related to the production function of a Farm Operation.
 - 2. The placement or use of storage containers, as temporary storage, shall be permitted under the following circumstances:
 - a. A structure is undergoing construction, repair, alteration, or reconstruction, for which a building permit has been issued. Permitted in conjunction with Temporary Dwelling. The storage container shall be removed from the premises upon issuance of a Certificate of Occupancy or a Certificate of Compliance, or such time as the Code Enforcement Officer deems the project complete.
 - b. The storage container is being used to store household belongings in connection with a disaster, i.e., fire, flood, etc. The storage container shall be removed from the premises upon issuance of a Certificate of Compliance, demolition of the structure, or such time as the Code Enforcement Officer deems the project complete.
 - 3. At the discretion of the Code Enforcement Officer, for extenuating circumstances, and/or limited time periods.

- 4. Storage containers shall not be placed in an area of special flood hazard.
- 5. Storage containers shall not be stacked above the height of a single container.
- 6. Storage containers shall not be used for the placement of signage or advertising.
- 7. Temporary permit approval criteria:
 - a. A narrative statement detailing the anticipated dates for emplacement and removal of the storage containers.
 - b. A detailed list of all material and amounts of materials to be stored in the containers and the material data sheets applicable to any materials to be stored.
 - c. A site plan, drawn to scale, of the entire parcel showing all existing structures and the location of the proposed temporary uses giving the distances to all property lines and existing structures. Storage containers shall meet the setback requirements for accessory structures, for the zoning district in which they are being placed.
 - d. A maximum of four (4) storage containers shall be permitted under a temporary use permit.
 - e. Storage containers may be placed for not more than four (4) months in any twelve (12) month period.
 - f. A portable fire extinguisher is required to be mounted in each storage container on site. The minimum size extinguisher shall be a two and one-half (21/2) pound, handheld extinguisher, compatible with the materials or products being stored.
 - g. Storage containers shall not be placed so as to pose a fire hazard to a permanent structure, restrict exit discharge or access to the public way, or restrict fire department access to the perimeter of the structure where storage containers are located.
- **B.** Contractor Trailer. A mobile home, travel trailer, truck trailer, or other structure used as an on-site management or marketing office in conjunction with a construction project.
 - Contractor trailers are allowed only in connection with active construction activities and must be removed once the building permit expires or terminates.
 - 2. Sleeping or cooking facilities within the trailer are prohibited.
 - 3. No trailer may be used as the main office or headquarters of any firm.
- **C.** Temporary Occupancy of Permanent Building. The temporary need to establish and occupy a temporary dwelling unit or premises, including special consideration where a natural disaster or Emergency (defined in Chapter 112) situation has the existing dwelling house unsuitable for habitation.

1. Also includes a dwelling unit within a development project as a sales or rental office or as a representative unit for units located on-site.

270-39.2: TEMPORARY USES, TEMPORARY USE PERMIT NOT REQUIRED

- A. Agricultural Events. On-farm events, including, but not limited to, farm tours, hayrides, corn mazes, seasonal petting farms, educational demonstrations, harvest festivals, and classes related to agricultural products or skills offered in conjunction with the above. Events must be directly related to the sale and promotion of the crops, livestock and livestock products produced at the farm; incidental and subordinate to the retail or wholesale sale of the farm's crops, livestock and livestock products; hosted by the farm operation; and prominently feature the farm's crops, livestock and livestock products at all locations in which the event is conducted on the farm.
 - **a.** Agricultural Events are subject to Chapter 174: Public Assembly.
- B. **Garage Sale**. A temporary estate, garage, or yard event for the sale of miscellaneous household goods or personal articles.
 - a. Limited to a maximum duration of three consecutive days, three times per calendar year.
- E. **Temporary Signs**, per Chapter 210.

Chapter 270. Zoning Article VIII. Site Development Standards

§ 270-40. General Provisions.

- A. Intent. The intent of this Article VII is to protect the existing character and visual appeal of the built environment in the Town of Lansing, to promote the orderly development of attractive public spaces as business expansions and new development occurs and to screen incompatible views and uses from view of the public and secure a quality public realm for the enjoyment of residents and visitors effectively and appropriately.
- B. Authorization: Landscaping and buffering are permitted in any Zoning District. When required by this section in conjunction with a particular use, said landscaping and buffering shall be deemed to be a mandatory element of any permit granted for said use. All required landscaping must be maintained by the property owner and any damaged or dead plant materials, fence or structure shall be replaced by the property owner. The Code Enforcement Officer may send a notice to the property owner if the required landscaping or screening is found to be deficient.
- C. Definitions: When used in this section, the following words and terms shall have the meanings herein assigned:

Arterial Streets and Highways: Those ways used primarily for fast or heavy traffic generally having a right-of-way width of 80 to 120 feet. An example is NYS Route 34 or 34-B.

Berm: An earthen mound designed to provide visual interest, screen undesirable views and/or decrease noise.

Buffer: A combination of physical space and vertical elements, such as plants, berms, fences, or walls, the purpose of which is to physically separate and visually screen incompatible land uses from each other.

Deciduous: A plant with foliage that is shed annually (e.g., Maple).

Evergreen: A plant with foliage that persists and remains green year-round (e.g., Pine).

Ornamental Tree: A deciduous tree planted primarily for its ornamental value or for screening purposes which tends to be smaller at maturity than a shade tree (e.g., Crab Apple).

Screen: A method of reducing the impact of noise and unsightly visual intrusions with less offensive or more harmonious elements, such as plants, berms, fences, walls, or any appropriate combination thereof.

Shade Tree: Usually a deciduous tree, rarely an evergreen, planted primarily for its high crown of foliage or overhead canopy (e.g., Norway Maple).

Shrub: A woody plant, smaller than a tree, consisting of several small stems from the ground or small branches near the ground. It may be deciduous or evergreen. Specimen Tree: A particularly impressive or unusual example of a species due to its size, shape, age, or any other trait that epitomizes the character of the species.

Tree: A large, woody plant having one or several self-supporting stems or trunks and numerous branches. It may be classified as deciduous or evergreen. Woodlands, Existing: Existing trees and shrubs of number, size and species that accomplish the same general function as new plantings.

§ 270-40.1 Landscape Plan.

- A. All developments subject to Site Plan review (270-27) must submit a landscape plan. Where developments involve either 10,000 square feet or more of development area or construction or reconstruction of a parking lot containing 20 or more spaces, the landscape plan must be stamped by a New York State licensed landscape architect. Single-unit dwellings, two-unit dwellings, and multi-unit dwellings of three units or less, are exempt from this requirement.
- B. A landscaping plan shall include the following:
 - 1. Description of the site, including location, general type and quality of existing vegetation, including specimen trees.
 - 2. Existing vegetation to be saved.
 - 3. Methods and details for protecting existing vegetation during construction and the approved sediment control plan if one is required by state DEC regulations.
 - 4. Location and labels for all proposed plants.
 - 5. Plant lists or schedules with the botanical and common names, quantity, spacing and size of all proposed landscape material at the time of planting.
 - 6. Location and description of other landscape improvements, such as earth berms, walls, fences, screens, sculptures, fountains, street furniture, lights and courts or paved areas.
 - 7. Planting and installation details as necessary to ensure conformance with all required standards.

§ 270-40.2 Landscape Installation.

- A. Plant materials must be installed in accordance with the latest edition of the American Standard for Nursery Stock published by the American Nursery and Landscape Association (ANLA).
- B. Plant materials must be installed in soil of sufficient volume, composition, and nutrient balance to sustain healthy growth.
- C. Prior to a certificate of occupancy being granted, all landscape required by this section must be installed. However, where required landscape cannot be installed because of seasonal weather conditions, a certificate of occupancy may be issued by the Code Enforcement Officer provided that the applicant produces a contract for the landscape work to be completed within nine months of the issuance of the certificate of occupancy.

§ 270-40.3 Landscape Maintenance.

1. All plant materials must be maintained in a healthy, growing condition.

2. Any landscape that is considered hazardous or unsafe, interferes with public utilities, conflicts with required corner visibility, obstructs pedestrian or vehicular access, constitutes a traffic hazard, or is listed as an invasive species by the New York Invasive Species Council, must be abated by the property owner as soon as practicable or within 30 days of notice by the Code Enforcement Officer.

§ 270-40.4 Buffer Yards.

A. Buffer Yard Parameters

- 1. A buffer yard is determined exclusive of any required front, corner side, interior side, rear, or waterfront yard. However, the buffer yard may be located wholly or partially within required yards.
- 2. A buffer yard must be located within the outer perimeter of the lot, parallel to and extending to the applicable lot line. A buffer yard may not be located within the adjacent public right-of-way.
- 3. Where a fence and landscaping are required within the buffer yard in accordance with Table: Buffer Yards, the fence must be positioned interior to the landscaping, except for buffer yards along an interior side or rear lot line, where fences must be positioned exterior to the landscaping. However, the Planning Board may adjust the positioning of a fence within a buffer yard to better mitigate potential impacts between the proposed project and adjacent properties.
- 4. No building, accessory structure, or vehicle parking, may encroach upon a buffer yard, with the following exceptions:
 - a. Pedestrian and vehicle access points, plus related signs, may encroach upon a buffer yard.
 - b. Where a proposed project is subject to Site Plan review, per Section 270-37, the Planning Board may allow a building or other structure to be located within a required buffer yard, where it finds the building or other structure would better mitigate potential impacts between the proposed project and adjacent properties. This exception does not allow for the waiver by the Planning Board of any other required yard, per the applicable Zoning District regulations.
- 5. A natural, pre-existing grade separation may be conserved, or a man-made berm retained or installed, in lieu of a fence or wall to the extent that the height of the berm or preexisting grade separation meets the minimum required height of the fence or wall.

B. Buffer Yard Landscape

- 1. Required buffer yard landscape must be of the following dimensions at installation:
 - a. Shade trees must be of a minimum caliper of two inches.
 - b. Ornamental trees must be of a minimum caliper of one and one-half inches.
 - c. Shrubs must be of a five-gallon container minimum.

- 2. Pre-existing, equivalent vegetation that is conserved within the buffer yard may substitute for any required landscape installation, so long as the pre-existing vegetation is healthy and growing.
- 3. Any required trees or shrubs may be installed at varying distances to create a naturalistic landscape design, so long as the per linear foot requirement is applied as an average, and the landscape is arranged so as to provide sufficient screening.
- 4. Buffer yards must be integral, where possible, with on-site stormwater management facilities.
- 5. All required plant materials within the buffer yard must be maintained in a healthy, growing condition over their lifetime, or replaced where necessary.
- 6. Except as it relates to the required height of fences and walls for buffer yards, fences and walls must be installed and maintained in accordance with Section 270-40.5(L).

§ 270-40.5 Fences and walls.

- A. Except as otherwise specified in other provisions of this chapter, fences and walls up to six feet high are permitted as of right in all zones and in all locations, including yards, setbacks, and buffer areas.
- B. A fence or wall may be built up to a common lot line but may not encroach on the adjoining property nor interfere with adequate sight distance for vehicles exiting from driveways on the parcels sharing common lot lines.
- C. Fences and walls are not allowed within public road right-of without the written permission from the public entity that holds the right-of way and, when required, applicable roadway use or construction permits, licenses, and the like
- D. Fences and walls must be constructed of permanent, durable materials, such as brick, stone, concrete, textile block, wood, iron, or steel. Vinyl or chain link fence materials are not allowed in the L1, R1, R2, or R3 Zoning Districts.
- E. No fence or wall may be constructed of barbed wire, concertina wire, razor wire, electrically charged wire, railroad ties; standard, fluted, or split face concrete masonry units (CMU); scrap metal, tarps, or any other material determined by the Code Enforcement Officer to be detrimental to the public health, safety, and welfare. This restriction does not apply to lawful Farm Operations. Security fencing for commercial applications may be topped with barbed wire or equivalent if the Code Enforcement Officer determines it is not detrimental to the public health, safety, or welfare.
- F. The height of all fences and walls is measured from the average ground level within two feet of the base of the fence or wall. An additional one foot of height is allowed, above the maximum permitted height, for posts, columns, light fixtures, or other decorative details.
- G. Deer fences up to ten feet in height are permitted as of right in all zones and in all locations, including yards, setbacks and buffer areas. (See definition for deer fencing.)
- H. Fences and walls up to eight feet in height are permitted as of right in all locations, including yards, setbacks and buffer areas, for lawful Farm Operations.

- I. An open fence enclosing a tennis, basketball, pickleball, or other recreational court may be erected to a maximum of 12 feet in height, irrespective of the above standards.
- J. Fences shall be erected with the finished side (if any) facing the road and abutting properties, and with backers, supports, and posts on the inside of the fence, unless they constitute an integral part of the finished side, or unless the fence is of the type that requires posts to be placed in an alternating pattern inside and outside the fence to maintain stability.
- K. Fence and wall heights shall be measured vertically from the natural grade to the top of the fence or wall at each point along the fence or wall.
- L. Maintenance. Fences and walls, including supports, must be maintained in a proper state of repair. Any damage to or deterioration of a fence or wall, whether due to vandalism, weather, age, loss of mortar, or peeling paint, must be repaired as soon as practicable or within 30 days of receipt of notice from the Code Enforcement Officer.

§ 270-40.6 Retaining walls.

- A. Except as otherwise specified in other provisions of this chapter, retaining walls are permitted as of right in all zones and in all locations, including yards, setbacks, and buffer areas (subject to the above rules in § 270-40.5).
- B. A retaining wall may be built up to a common lot line but may not encroach on the adjoining property nor interfere with the adequate sight distance for vehicles exiting from driveways on the parcels sharing the common lot line.

§ 270-40.7 Lighting Plan.

- A. All developments subject to Site Plan review per Section 270-27 must submit a lighting plan, stamped by a New York State licensed engineer or other qualified professional, demonstrating compliance with this section. Single-unit dwellings, two-unit dwellings, and multi-unit dwellings of three units or less, are exempt from this requirement.
- B. The submission shall contain but shall not necessarily be limited to the following:
 - 1. Plans indicating the location on the premises, and the type of illuminating devices, fixtures, lamps, supports, reflectors, and other devices;
 - Description of the illuminating devices, fixtures, lamps, supports, reflectors and other devices, and their lumen output. The description may include, but is not limited to, catalog cuts by manufacturers and drawings (including sections where required);
 - 3. Photometric data, such as that furnished by manufacturers, or similar data showing the angle of cut off or light emissions, and the lumen output.
- C. Additional submission. The above-required plans, descriptions and data shall be sufficiently complete to enable the Code Enforcement Officer or board to readily determine whether compliance with the requirements of this chapter will be secured. If such plans, descriptions and data cannot enable this determination, by reason of the nature or configuration of the devices, fixtures, or lamps proposed,

- the applicant shall submit additional evidence of compliance to enable such determination, such as certified test reports by a recognized testing laboratory.
- D. Lamp or fixture substitution or addition. Should any outdoor light fixture, or the type of light source therein, be changed or added after the permit or approval has been issued, a change request must be submitted to the Enforcement Official for approval, together with adequate information to assure compliance with this chapter. Approval must be received prior to substitution or addition.

§ 270-40.8 Parking

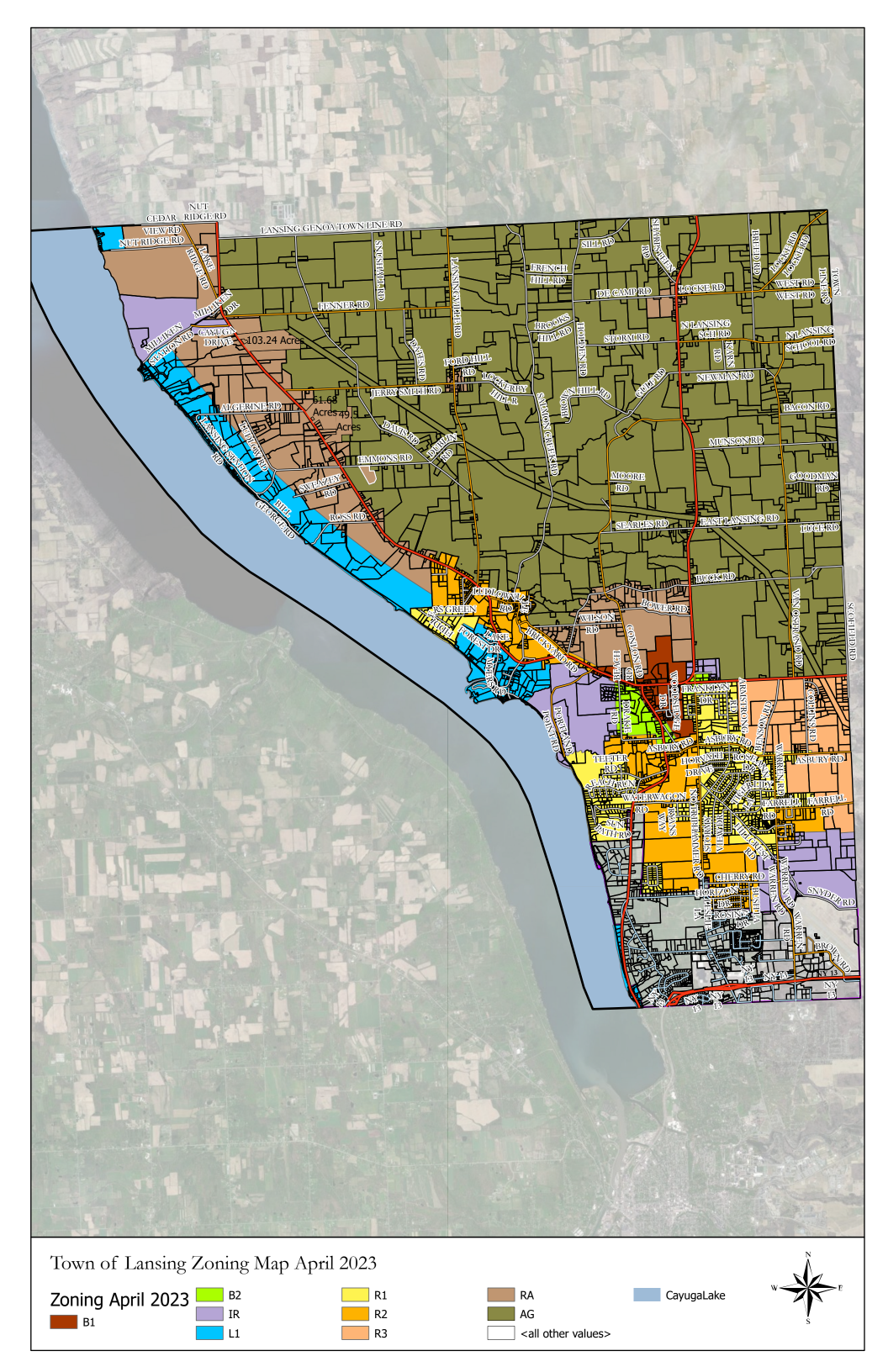
- A. The intent of this Article VII is to ensure that all nonfarm land use activities in the Town of Lansing be provided with sufficient and safe off-street motor vehicle parking and loading space to adequately serve, and meet the needs of, persons associated with such land use activities. The requirements of this article do not apply to agricultural land uses.
- B. Off-street parking requirements.
 - 1. Required spaces. There are no provisions that establish a minimum number of off-street parking spaces for development. However, development proposals subject to Site Plan review (270-27) are required to provide off-street parking as determined by the Planning Board. Where provided, off-street vehicle parking must comply with the standards of this section.
 - 2. Size and access. Each required off-street parking space shall have a dimension of at least nine feet by 18 feet exclusive of passageways and driveways thereto. Each such space shall have direct and usable access to a road, designed and located so as not to require the backing of any vehicle into a road right-of-way, except that this provision shall not apply to one- and two-unit dwellings.
- C. Parking in yards. Off-street parking space, open to the sky, may be located in any yard area required by Schedule III[2] of this chapter, except that:
 - 1. No more than 50% of the area of any required front yard may be used for parking.
 - 2. No parking space may be located less than 10 feet from any property line of an adjacent residential lot.
 - 3. For nonresidential land use activities, all front yard area not used for parking or access shall be improved by grass, trees, shrubs or other forms of landscaping.
- D. Screening and landscaping. For nonresidential land uses in lake shore and residential districts (L1, R1, R2 and R3 Districts), off-street parking areas adjacent to an existing residence shall provide for a buffer yard designed to screen the parking area from such adjacent residence.
- E. Parking area lighting. If an off-street parking area is to be lighted, such illumination shall be designed using cutoff fixtures, or equivalent, installed so that light does not create glare onto adjacent residential properties or onto any adjacent roadway. Wherever practical, luminaires shall provide for glare-free, downward directed, and shielded lighting as promotes the dark-sky standards of

the International Dark-Sky Association ("IDA"), Tucson, Arizona, including, for example, meeting the goals and standards expressed in the "Outdoor Lighting Ordinance and Community Standards" Information Sheet No. 172 and the IDA "Outdoor Lighting Code Handbook." Excessive lighting for promotional or commercial visibility purposes shall be discouraged.

- F. Off-street loading requirements.
 - 1. Location and size. All required off-street loading berths shall be located on the same lot as the land use activity to be served, shall not be located in any front yard area or located on a front facade and shall be at least 12 feet in width and 35 feet in length.
 - 2. Space requirements. Areas for off-street loading shall only be required in commercial and industrial districts and only when necessary to provide adequate service. Unless modified by the Zoning Board of Appeals, one loading space shall be provided for each 15,000 square feet of floor area or major fraction thereof.

§ 270-41. Variance.

In case of practical difficulty or unusual conditions arising out of the requirements of this article, such requirements may be modified or waived through an application to the Zoning Board of Appeals for an area variance in accordance with the provisions of § 270-55 of this chapter.



RESOLUTION MAKING A NEGATIVE DETERMINATION OF ENVIRONMENTAL SIGNIFICANCE UNDER THE STATE ENVIRONMENTAL QUALITY REVIEW ACT AND ADOPTING LOCAL LAW # OF 2023 OF THE TOWN OF LANSING TO AMEND CERTAIN PROVISIONS OF THE CODE OF THE TOWN OF LANSING CHAPTER 270: ZONING

RESOLUTION 23-

RESOLUTION MAKING A NEGATIVE DETERMINATION OF ENVIRONMENTAL SIGNIFICANCE UNDER THE STATE ENVIRONMENTAL QUALITY REVIEW ACT AND ADOPTING LOCAL LAW #____ OF 2023 OF THE TOWN OF LANSING TO AMEND CERTAIN PROVISIONS OF THE CODE OF THE TOWN OF LANSING CHAPTER 270: ZONING

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

WHEREAS, the Town Board of the Town of Lansing is authorized to adopt zoning provisions and local laws that advance and protect the health, safety, and welfare of the community; and

WHEREAS, the Town Board of the Town of Lansing Authorized and Directed the Code Revision Committee to Prepare Preliminary Draft Rural Agricultural (RA) Zoning District Text and Map Amendments via Motion 22-07 on February 16, 2022; and

WHEREAS, the Director of Planning, on behalf of the Code Revision Committee, circulated preliminary draft Zoning text and map amendments to the Agricultural and Farmland Protection Committee on June 3, 2022; Conservation Advisory Council on June 4, 2022; and Planning Board on June 6, 2022, respectively, for review and feedback; and

WHEREAS, the Preliminary Draft (Final Draft as Working Product of the Code Revision Committee) Rural Agriculture (RA) and Agriculture (AG) Zoning Districts (as well as Site plan review and Site Development Standards) was unanimously recommended by the Code Revision Committee on October 6, 2022; and

WHEREAS, the Preliminary Draft (Final Draft as Working Product of the Code Revision Committee) Rural Agriculture (RA) and Agriculture (AG) Zoning Districts and all comments prepared by the Agricultural and Farmland Protection Committee, Conservation Advisory Council, Planning Board, and project consultant George R. Frantz, AICP, ASLA, were circulated to the Lansing Town Board on October 7, 2022; and

WHEREAS, a duly noticed Open House was held at the Lansing Town Hall, 29 Auburn Road, Lansing, New York, on December 7, 2022 to consider public input and comments upon such Preliminary Draft Rural Agriculture (RA) and Agriculture (AG) Zoning Districts, and to hear all persons interested in the subject thereof; and

WHEREAS, said proposed Local Law proposes to facilitate and regulate the development of land in accordance with the Town of Lansing 2018 Comprehensive Plan and 2015 Agriculture and Farmland Protection Plan; and

WHEREAS, Chapter 270-57(A) requires referral to the Town Planning Board "for review and recommendation thereon before the public hearing hereinafter provided for"; and

WHEREAS, the Town Planning Board has been given the opportunity to comment on the proposed local law at their meeting on January 9, 2023; and

WHEREAS, Chapter 270-57(B) requires referral to the Tompkins County Department of Planning & Sustainability; and

WHEREAS, the draft documents and related information were duly delivered to the Tompkins County Department of Planning & Sustainability on October 24, 2022 per General Municipal Law §239; et seq, and such Department responded in a January 09, 2023 letter from Katherine Borgella, Tompkins County Commissioner of Planning, pursuant to §239 -l, -m, and -n of the New York State General Municipal Law determined the local law will have no significant county-wide or inter-community impact. The Tompkins County Department of Planning & Sustainability made the following comment:

"There are several recommendations from the Town's Comprehensive Plan that could be incorporated into Section H of Site Plan Review (Project Review Criteria). Examples include:

- "Provide incentives for the redevelopment or retrofitting of aging or abandoned industrial or commercial sites to avoid abandoned buildings" from Recommendation LU-1D
- "encouraging the adherence to practices leading to LEED certification, and the installation of alternative energy services" from Recommendation LU-1F
- "foster infill development and redevelopment opportunities that take full advantage of existing infrastructure" from Recommendation LU-3B
- "encourage infill and redevelopment of underutilized properties" from Recommendation ED-5A"

WHEREAS, the comments were carefully considered by the Town Board;

WHEREAS, adoption of a Local Law of the Town of Lansing to Amend the Code of the Town of Lansing Chapter 270: Zoning (Rural Agricultural Zoning District; Site Plan Review; and General Provisions) is a Type I Action under the State Environmental Quality Review Act §617.4(b)(2); and

WHEREAS, 6 NYCRR Part 617 of the State Environmental Quality Review Act (SEQRA) require that a Lead Agency be established for conducting environmental review of projects in accordance with local and state environmental law; and

WHEREAS, State Law specifies that for actions governed by local environmental review, the Lead Agency shall be that local agency which has primary responsibility for approving and carrying out the action; and

WHEREAS, the Town Board, being the local agency which has primary responsibility for approving and carrying out the action, did on February 16, 2022 declare intent to establish itself as the Lead Agency for environmental review via Resolution 22-44; and

WHEREAS, this is a Type I Action under the State Environmental Quality Review Act Section 617.4(b)(2), which requires environmental review; and

WHEREAS, this Board, acting as Lead Agency in environmental review, has on January 18, 2023, reviewed the criteria and determined the significance of the project including the proposed action, its location, its purpose, and its potential impacts on the environment, and reviewed and accepted as adequate a Full Environmental Assessment Form, Parts 1, 2, and 3, prepared by Lead Agency and Town Planning staff; and

WHEREAS, a duly noticed Public Hearing was held at the Lansing Town Hall, 29 Auburn Road, Lansing, New York, being in the Town of Lansing, on the 18th day of January 2023, at 6:32 pm, to consider public input and comments upon such proposed Local Law, and to hear all persons interested in the subject thereof, and to take such action thereon as is required or permitted by law; and

WHEREAS, as a result of such hearing, the Town Planning Board and Agriculture Committee, and individual public officers and members thereof, objected that their wishes, maps, and recommendations were not followed verbatim, and further objected that they did not know or understand the previously referred matters and review and adoption schedules, such that the Town Board again sent such matters back to such committees for re-review; and

WHEREAS, the Town Board set another public hearing for April 19, 2023 and re-referred this matter also to the Town Codes Committee; and

WHEREAS, prior recommendations were adhered to, and new ones made, and such matters again having been referred to the Town Codes Committee, which once again finalized the versions of this local law as will update Code Chapter 270; and

WHEREAS, as set forth more fully in the FEAF and SEQRA review documents and findings statement, there were no moderate or significant actual or potential environmental impacts identified in relation to this local law, a review of the FEAF on the record by the Town Board did not reveal any conclusions inconsistent with the prior analyses in FEAF Parts 2 and 3, and all potential or probably future environmental impacts were analyzed and duly considered by the Town Board, as Lead Agency, in relation to the question of whether such impacts were so probable of occurring or so significant as to require a positive declaration of environmental impacts, and after weighing the above, the zoning code changes, and all other potential impacts arising from or in connection with the adoption of this local law, and after also considering: (i) the probability of each potential impact occurring; (ii) the duration of each potential impact; (iii) the irreversibility of each potential impact, including permanently lost resources of value; (iv) whether each potential impact can or will be controlled or mitigated by permitting or other processes; (v) the regional consequence of the potential impacts; (vi) the potential for each impact to be or become

inconsistent with the Town's master plan and/or Comprehensive Plan and local needs and goals; and (vii) whether any known objections to the Project relate to any of the identified potential impacts, the Town Board found that these factors did not cause any potential impact to be or be likely to become moderate, large, or significant; and

WHEREAS, a duly noticed Public Hearing was held at the Lansing Town Hall, 29 Auburn Road, Lansing, New York, being in the Town of Lansing, on the 19th day of April 2023, to once again consider public input and comments upon such proposed Local Law, and to hear all persons interested in the subject thereof, and to take such action thereon as is required or permitted by law; and

WHEREAS, and upon more and further deliberation upon the same, the Town Board of the Town of Lansing has hereby

RESOLVED, that the Town Board of the Town of Lansing be and hereby is again declared to be the Lead Agency, and after consideration of the FEAF and actual or probable environmental impacts, as well as all other impacts and criteria requiring review or consideration under 6 NYCRR 617.7(c), the Town Board, as Lead Agency finds, declares, and hereby determines that the proposed action — adopting Local Law #__ of 2023 - will have no significant negative environmental impacts or consequences; and it is further

RESOLVED AND DETERMINED, that this declaration is made in accord with Article 8 of the Environmental Conservation Law and the Regulations promulgated thereunder, and accordingly, the Town Board of the Town of Lansing, based upon (i) its thorough review of the FEAF, and any and all other documents prepared and submitted with respect to this proposed action and its environmental review, (ii) its thorough review of the potential relevant areas of environmental concern to determine if the proposed action may have a significant adverse impact on the environment, including, but not limited to, the criteria identified in 6 NYCRR § 617.7(c), and (iii) its completion of the FEAF, including the findings noted therein (which findings are incorporated herein as if set forth at length), hereby makes a negative determination of environmental significance in accordance with SEQRA for the above referenced proposed action ("Negative Declaration"), and determines that an Environmental Impact Statement is therefore not required; and it is further

RESOLVED, that a Responsible Officer of the Town Board of the Town of Lansing is hereby authorized and directed to complete and sign the determination of significance confirming the foregoing Negative Declaration, which fully completed and signed FEAF and determination of significance shall be incorporated by reference in this Resolution; and it is further

RESOLVED, that Local Law Number of 2023, being a local law entitled as a "Local Law of the Town of Lansing to Amend Certain Sections of the Code of the Town of Lansing Chapter 270: Zoning," be and hereby is approved and adopted in the form as presented to this meeting, including each and all of the exhibits and appendices thereof keyed to each section of the town Code and, in such form "be it so enacted"; and it is further

RESOLVED, that the amended and final Zoning Map as presented to this meeting be and hereby is adopted as the official zoning map of the Town of Lansing; and it is further

RESOLVED AND DIRECTED, in accord with the Municipal Home Rule Law, the final adopted version of this local law shall be filed with the Town Clerk, and the said Town Clerk shall file the same within 20 days hereof, electronically or otherwise, with the New York State Secretary of State, State Records and Law Bureau, Department of State, 41 State Street, Albany, New York 12231, as required by Municipal Home Rule Law; and it is further

RESOLVED AND DIRECTED, in accord with General Municipal Law § 239-m(6), the Town Clerk is directed to cause a copy of this resolution to be delivered to the Tompkins County Planning Department to serve as the required response and report upon the final action of the Town Board, including responses to county recommendations, if any, that are contained herein.

RESOLVED, that the proposal will result in no significant impact on the environment and that a Negative Declaration for purposes of Article 8 of the Environmental Conservation Law be filed in accordance with the provisions of Part 617 of the State Environmental Quality Review Act; and it is further

RESOLVED, this Local Law shall take effect immediately upon adoption by the Town Board of the Town of Lansing; and it is further

RESOLVED, that this local law and its map shall be forwarded to the municipal code service the Town has contracted with for immediate inclusion in the Town Code.

The question of the adoption of such proposed Resolution was duly motioned by Councilperson		
, duly seconded by C	ouncilperson, and put to a roll call vo	
with the following results:		
Carracita and a Andra Danasa	Commeller on Death Conff	

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

Accordingly, the foregoing Resolution was approved, carried, and duly adopted on April 19, 2023.



LANSING COMMUNITY LIBRARY UPDATE TO THE LANSING TOWN BOARD April, 2023

Submitted by Christine Eisenhut

- The LCL Annual Meeting of the Board of Trustees will take place on Monday, April 24th at 7pm.
 The Annual Budget Vote will take place on Tuesday, April 25th from 10:00am 7:00pm.

 Absentee ballots are available at the Circulation Desk.
- 2. The winner of the Summer Reading Logo Contest will be announced at the Annual Meeting.
- 3. The After School Expeditions for 5/6th graders will be on April 25th from 3:00-4:30pm. Registration is required.
- 4. For the Love of Birds: A Presentation by Tracy McLellan will take place on Thursday, April 27th at 7:00pm. Registration is required.
- 5. During April, the library will be displaying the photography of Bruce Barber.
- 6. The library now has a mobile wireless hotspot available for check out.
- 7. Storytime is on Thursdays at 10:30am with Ms. Shelley.
- 8. Instructor John Burger hosts T'ai Chi classes at the Community Center on Fridays from 10:30-11:30am.
- 9. Learn to play American Mah Jongg every Tuesday at 10:15am.
- 10. Play American Mah Jongg every Wednesday from 1:00-3:00pm.
- 11. The library continues to provide free delivery to Woodsedge.
- 12. The library has an Empire Pass and passes to the Museum of the Earth and the Cayuga Nature Center available for check out. Board games, puzzles, story time kits, and STEAM kits are also available.
- 13. The library continues to distribute free self-test COVID-19 kits, antibacterial wipes and N95 masks to Lansing households.
- 14. The LCL's Wi-Fi is not password protected. The community is welcome to park in the lot to access the Internet.

Lansing Youth Services Town Board Report April 2023

Outdoor Adventure: Outdoor Adventure has finally returned to Salmon Creek and the home base students have been working since last fall. The landscape is new and exciting with many downed trees from a storm and the group has been loving the new shelter environment. The group has made fire with matches and a ferro rod, and cooked tasty treats over the fire. Spring animals have been observed and tracked along Salmon Creek's shore, examples include; raccoon, mink, and some canine tracks. The group also gave a tour of the area to our new Rural Youth Services staff members, and provided lots of laughs along the way! 13 youth served.

"Wing-it" Wednesday's: "Wing-it" Wednesdays is a new rendition of our student led program. The group gets to plan for the following week and enjoy the fruits of their labor from the week before. So far, students have planned and executed an Ice Cream Sundae day, Board Game day, and an Open Gym day. Future plans from the brainstorming sessions include, but are not guaranteed, or limited to: trip to Florida, meet the cast of Stranger Things, go to The Rink, go to Hawaii (among many other tropical destinations), and collect food donations for people in need. 16 youth served.

Dungeons and Dragons: Dungeons and Dragons now has two Dungeon Masters as the group was too large for one campaign! Participants have been loving their fast character creations this round and have gotten into the journey early. The groups are split based on experience, allowing for beginners to gain experience and the seasoned players to dive deep into their quest. Both Dungeon Masters have catered their campaign well to their respective groups, all while maintaining some cohesiveness between the storylines to allow for occasional combined battles. 15 youth served.

Iron Chef- Italy: Iron Chef - Italy is all about making Italian food for the greater good of the group. The program is focused on preparing for this year's Lansing Youth Services Family Dinner. Participants are making ziti prior to the event to place in freezers, prepping the salad materials, planning for the evening's logistics, and creating decorations for the Lansing Community Center, where the dinner will be held. 16 youth served.

Youth Employment: Youth Employees are wrapping up their Ice-Skating season with the Lansing Recreation Department and setting their sights on the summer. Three assistants have been busy with all Lansing Youth Services programs where Dungeon Masters are in their element, and the teen assistant has been doing great with assisting activities and heading up snack distribution. Two teens are assisting teachers at Lansing High School and the Lansing Public Library group has stayed consistent, with a little variation in schedules due to school sponsored events. 18 youth served.

HIGHWAY REPORT April 2023

Winter Maintenance

- Crew worked on maintaining trucks and plows for snow and ice removal
- Although this winter has granted us with a small amount of snow, the Highway crew has needed to spend multiple hours and days to treat roadways due to the numerous (and lengthy in duration) sleet and ice events
- Maintained roads during snow and ice events

Road Maintenance

- Began road right of way restoration from plow damage
- Started prepping roads for paving projects

Water

Consolidated Water District maintenance

Tree & Brush Maintenance

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

Miscellaneous

- No new updates from Stopen Engineering regarding Ludlowville Rd. (Crooked Hill)
- Working with Town Counsel and Town Engineer regarding NYSEG monopole
- Attended 7 committee meetings
- Worked with engineering on capital improvements to Consolidated Water District
- Superintendent attending continuous education classes with TC3
- Highway and Park and Recreation Departments completed required PERMA training, along with 6 hour driver safety course

Parks & Recreation April 2023 Town Board Meeting

RECREATION

- LBP and LSP started on Monday, we have a great turnout with more participants than we have had in two years.
- Our Summer Program booklet is now available, we have an outstanding list of programs.
- Spring BBQ season has begun, watch our sign for dates.
- Field prep has started for the season, we have mowed twice already.
- Our competitive swim program is going very well, we hosted another meet April 1st.
- Cornell Design Connect gave a presentation on the trail work they have been doing for us and have done an outstanding job. We look forward to working with them in the future.
- We have applied for the County Parks & Trails Grant for a piece of playground equipment and wildflower seed for the ditch along the ballfields and in front of the Baker BBQ Pavilion.
- We ordered lights for the Town Hall parking lot and plan to get them installed soon.

PARKS

- Boats are beginning to come into the marina for the season.
- We have begun Spring clean-up at Myers Park. Restrooms will be open the last week of April.
- The wall around Town Hall has been completed, Katrina Binkewicz will be planting flowers soon.
- The music in the park schedule has been finalized. The schedule is available online or in our office.
- I heard from NYS Parks about our grant and had to send them more documents, so things are still moving along.
- We spent several days last week cleaning up brush and overgrown trees in Ludlowville.
 The park looks great.

MINTHE PARK





July 6 | The Ampersand Project | 6:30PM
July 13 | Tailor Made | 6:30 PM
July 20 | City Limits | 6:30 PM
July 27 | Chasing Neon | 6:30PM
August 3 | The Destination | 6:30PM
August 10 | Bad Alibi | 6:30 PM
August 17 | 5th Gear Overdrive | 6:30PM

Planning & Code Enforcement

John Zepko, Acting Director, CPESC, CFM Reporting Period March 2023

CORE PLANNING FUNCTIONS

• General Admin

- Resolutions appointing Heather Dries as a Code Enforcement Officer Trainee and appointing Chelsie Radcliffe-Denman as Information Aide to Planning & Code Enforcement are in front of the Town Board for consideration this month.
- o Conducted multiple staff meetings to discuss procedures, policy changes, and long term department strategy as well as opportunities for improvement of same.
- Planner conducting classification and review of development applications
- Planning Board staff support
- Zoning Board of Appeals staff support
- Hazard Mitigation Planning
 - 29 March Attended quarterly Hazard Mitigation meeting hosted by TC Planning

Floodplain Management

- On 18 Jan 2023, FEMA released preliminary Flood Insurance Rate Maps (FIRMs) for Tompkins County. FEMA, NY DEC, and Tompkins County Officials are conducting two Flood Risk and Insurance Open houses on:
 - Wednesday, 26 April 2023
 4:30 to 8:30 p.m. at the:
 Ithaca High School Cafeteria
 1401 North Cayuga Street; Ithaca, NY 14850
 - Thursday, 27 April 2023
 4:30 to 8:30 p.m. at the:
 Tompkins County Whole Health Building
 55 Brown Road, Ithaca, NY 14850
- o 29 March, Attended training "Floodway Surcharge Mitigating the Impacts"

Stormwater Management

- Attended Stormwater Coalition Meeting 29 March
 - Progress continues on creating an ArcGIS Online Dashboard for stormwater treatment practices and online forms for tracking of maintenance
 - A new MS4 General Permit is expected to be issued by DEC this summer.
 The new permit will very likely increase the workload on stormwater managers and associated staff.

O The reporting period for 2022 will end on 9 March and preparation of the MS4 Annual Report will begin. The Annual Report is due no later than 1 June.

LAND USE WORK PROGRAM

• Code Revision Committee – CRC has incorporated the comments of the Ag & Farmland Protection Committee and Planning Board into a Final Draft of the AG/RA zoning, for consideration by the Town Board this month.

COMMITTEE MANAGEMENT

Agricultural and Farmland Protection Committee staff support

 Attended Committee meeting 9 March Reviewed AG/RA Zoning Amendments and forwarded comments. Comments and draft zoning map were incorporated into the Final Draft.

PLANNING BOARD

- 27 March meeting the Planning Board heard the following:
 - o Minor Subdivision; 204 Lansing Station Rd approved 27 March.
 - o Minor Subdivision; 125 Cedar View Rd (FLLT) approved 27 March.
 - o Minor Subdivision; Ridge Rd (FLLT) approved 27 March.
 - Site Plan; Barksville Inn, 89 Goodman Rd 27 March public hearing cancelled due to medical emergency, new hearing set for 24 April.
 - o Major Subdivision;— East Shore Circle Phase I (6 lots). Preliminary Subdivision Approval granted. 2nd Public Hearing and decision scheduled 24 April.
 - O Dandy Mini Mart; Site Plan Review of Parts II & III of SEQR for the Dandy Mini Mart Site Plan Review application conditionally approved 27 March.

ZONING BOARD OF APPEALS

- 22 March meeting
 - o ZBA approved the Dandy Mini Mart request for area variances to exceed the maximum permitted square feet of signage on the proposed site plan currently with the Planning Board

CODE ENFORCEMENT

- March Permit Information
 - o 21 New Building Permits issues
 - o 12 Existing Permits renewed

TOWN CLERK APRIL 2023

Tax Season

Total warrant is \$15,638,702.13. To date we have collected \$14,812,908.13. The last day to pay taxes in our office was March 31, 2023. We have reconciled and all monies have been paid to Town of Lansing Supervisor and Tompkins County Finance.

Cayuga Lake National Bank

Cayuga Lake National Bank has a municipal savings account rate of over 4%. We deposited tax payments in the savings account to earn additional interest until it was time to pay Tompkins County. The savings account earned \$20,647.82 in interest on deposits made in February and March. This interest has been paid to the Town of Lansing Supervisor. Our total interest earned in 2022 was \$254.81.

One Day Marriage Officiant License

New York State passed an act to amend the Domestic Relations Law which requires some marriage officiants to buy a one-day marriage officiant license from the Town Clerk that sold the marriage license. The officiant license is specific to the marriage license that the couple purchased. The Town keeps all of the \$25 fee that is charged for this. We will learn more about this at our New York State Town Clerks Conference later this month.

Tax Exemption for Qualifying Volunteer Firefighters and Volunteer Ambulance Members

Our office worked together with Town Counsel to draft a local law granting a property tax exemption to Volunteer Firefighters and Volunteer Ambulance Members who qualify. A public hearing is being set for the May meeting, after which a local law will be voted on.

Water & Sewer Bills

The next quarterly water and sewer bills will be sent out on April 28th. Payments are due by May 25th. Residents may apply for assistance with their water and sewer bills through the NYS Low-Income Household Water Assistance Program. https://otda.ny.gov/programs/water-assistance/

Rabies Clinics (Tompkins County Health Department)

Tompkins County Health Department is hosting two upcoming Rabies Clinics. April 22 at the TCAT Bus Garage and May 3 at the Danby Fire Station. Visit their website for more information - https://tompkinscountyny.gov/health/rabies#clinics

$\frac{\text{MOTION AUTHORIZING SUPERVISOR TO SIGN LANSING YOUTH SERVICES}}{2023 \ \text{AGREEMENT}}$

MOTION M23-

MOTION AUTHORIZING TOWN OF LANSING SUPERVISOR TO SIGN LANSING YOUTH SERVICES 2023 AGREEMENT

Motion authorizing Town of Lansing Supervisor to sign Lansing Youth Services 2023 Agreement between Tompkins County and Town of Lansing, Term of Agreement January 1 through December 31, 2023.

MOTION AUTHORIZING SUPERVISOR TO SIGN AGREEMENT FOR THE PAYMENT OF MUNICIPAL ENGINEERING, CONSULTING, AND LEGAL EXPENSES WITH YELLOW BARN SOLAR, LLC

MOTION M23-

MOTION AUTHORIZING SUPERVISOR TO SIGN AGREEMENT FOR THE PAYMENT OF MUNICIPAL ENGINEERING, CONSULTING, AND LEGAL EXPENSES WITH YELLOW BARN SOLAR, LLC

Motion to approve and authorize the Yellow Barn Solar escrow agreement to fund initial reviews and matters outside of NYS Office of Renewable Energy Siting reimbursement, and to authorize the Town Supervisor to sign the same by and for the Town of Lansing.

$\frac{\text{MOTION AUTHORIZING TOWN OF LANSING SUPERVISOR TO SIGN LANSING}}{\text{YOUTH COMMISSION PROGRAM AGREEMENT}}$

MOTION M23-

MOTION AUTHORIZING TOWN OF LANSING SUPERVISOR TO SIGN LANSING YOUTH COMMISSION PROGRAM AGREEMENT

Motion Authorizing Town of Lansing Supervisor to Sign Lansing Youth Commission Program Agreement for 2023 between Cornell Cooperative Extension and Town of Lansing.

MOTION AUTHORIZING TOWN OF LANSING SUPERVISOR TO SIGN INSERO & CO. CPAs, LLP ENGAGEMENT LETTER

MOTION M23-

MOTION AUTHORIZING TOWN OF LANSING SUPERVISOR TO SIGN INSERO & CO. CPAs, LLP ENGAGEMENT LETTER

Motion authorizing Town of Lansing Supervisor to sign Insero & Co. CPAs, LLP engagement letter, dated April 14, 2023, for year ended December 31, 2022.

MOTION AMENDING TOWN EMPLOYEE HANDBOOK § 802 – VACATION LEAVE

MOTION M23

MOTION AMENDING TOWN OF LANSING EMPLOYEE HANDBOOK, TO ADDRESS § 802 VACATION LEAVE RULES FOR TOWN EMPLOYEES

Motion to approve the following amendment to the § 802 of the Town of Lansing Employee Handbook, entitled "Vacation Leave", with the effective date of such amendment to be deemed to be January 1, 2024, with such amended § 802 to now be wholly replaced to read as follows:

802 Vacation Leave

Eligibility – A full-time or intermediate employee is eligible for paid vacation leave in accordance with this policy. A part-time, temporary, or seasonal employee is not eligible for paid vacation leave but may be allowed to take time-off without pay provided the employee has prior approval from the Department Head.

Work Day – For purposes of this vacation leave policy, a "work day" shall be defined as the total number of paid hours an employee is scheduled to work in a workweek, divided by five, rounded up to the nearest quarter hour. For example: A work day for an employee who is paid for a 36.5 hour workweek shall be considered to be 7.5 hours. A work day for an employee who is paid for a 32 hour workweek shall be considered to be 6.5 hours.

Allowance – An eligible employee will be credited with paid vacation leave in accordance with the vacation schedule below. An employee may take vacation leave only after it has been credited. The employee will be credited on January 1 for the vacation leave that will be earned during the current year.

After Completion Of:	Vacation Leave
1 to 8 years of continuous service	15 work days
9 years of continuous service	16 work days
10 years of continuous service	17 work days
11 years of continuous service	18 work days
12 years of continuous service	19 work days
13 years of continuous service	20 work days

Vacation leave shall not exceed 20 workdays per year.

New Employees – Upon the posting of the final payroll of each month, a newly hired full-time or intermediate employee will be credited with pro-rated vacation leave based on their regularly scheduled hours per week, for each month of employment, up to a maximum of fifteen days. An employee with less than one year of continuous service may not use vacation leave without approval from the Department Head.

Continuous Service – Continuous Service shall mean uninterrupted service. An authorized leave of absence without pay, or a resignation followed by reinstatement within one year following such resignation, shall not constitute an interruption of continuous service. However, the duration of the absence from work without pay will be excluded from the computation of length of continuous service. Vacation is earned only for monthly pay periods during which an employee is in full pay status for at least fifteen working days during such monthly pay period.

Scheduling – An employee must receive prior approval from the employee's Department Head to take vacation leave. A vacation leave of longer than one week will require at least one-month advance notice. Vacation leave credits may be used in increments of one-quarter hour. The Department Head will have total discretion in the approval of vacation leave.

Vacation Plan – Department Heads and supervisors are responsible for scheduling vacations in their departments with the objective to meet departmental workload needs and to maintain the expected service standards for Town residents.

Carry-over – Unused vacation leave, up to a maximum of forty hours, may at the option of the employee, either be carried over into a subsequent calendar year, or they may receive cash payment. Employees must declare their option on or before December 1st of each calendar year. The Town Board may provide an exception to this rule in the event of any extraordinary unanticipated circumstances and may refer any matter to any then existing Personnel Committee or Human Resources for recommendation. If any excess vacation leave hours beyond forty hours are allowed, then such hours must be utilized within the first three months of the next following calendar year or be lost.

Holiday During Scheduled Vacation – In the event a designated holiday occurs on an employee's normal workday and the employee is on paid vacation, the employee will receive holiday pay for the day and the employee's vacation leave credits will not be charged for that day.

Separation of Employment - An employee in good standing who resigns, retires or is laid off (a "departure", or a "departing" employee) will receive cash payment for unused vacation leave to which the employee is entitled at the date of departure at the employee's then current rate of pay. Generally, this number of vacation days or hours includes any existing carry-over vacation days that remain unused during the calendar year of departure, plus any vacation credited upon January 1 of the year of departure. To be eligible to receive this payment, the departing employee must give written notice at least two weeks in advance of the date of departure (being generally the last day of employment). "In good standing" generally means that the employee is not experiencing a departure due to, or as a result of, disciplinary reasons. In the event of departure due to the death of the employee, payment will be made per the above policy to the employee's designated beneficiary or estate, as applicable.

MOTION AMENDING TOWN EMPLOYEE HANDBOOK § 807 – HEALTH INSURANCE FOR RETIREES

MOTION M23

MOTION AMENDING TOWN OF LANSING EMPLOYEE HANDBOOK, TO ADDRESS § 807 HEALTH INSURANCE FOR RETIREES RULES FOR TOWN EMPLOYEES

Motion to approve the following amendment to the § 807 of the Town of Lansing Employee Handbook, entitled "Health Insurance for Retirees", with the effective date of such amendment to be deemed to be January 1, 2024, with such amended § 807 to now be wholly replaced to read as follows:

807 Health Insurance for Retirees

Coverage – The Town will make available health insurance coverage to eligible full-time employees and full-time elected officials who retire from the Town. Coverage for dependents of eligible retirees will be provided and made in accordance with the annual summary of premium contributions.

In the event the retiree predeceases the dependents, the dependents may continue health insurance coverage provided they pay the full cost of the premium. Coverage of a dependent at the time of divorce or legal separation is in accordance with plan documents and COBRA requirements.

Eligibility – To be eligible for coverage during retirement, the full-time employee or full-time elected official must be age fifty-five or older at time of retirement, must have at least ten (10) years of continuous full-time service with the Town and must have been enrolled in the Town's Health Insurance Plan for at least three (3) consecutive years immediately prior to retirement. In addition, the employee or elected official must have applied for and been granted a bona-fide retirement benefit from the New York State Employees' Retirement System.

In the event an eligible retiree opts out of the Town's Health Insurance upon retirement, and should a qualifying event take place, the retiree would have a **one-time** opportunity to enroll in the Town Health Insurance.

From the date of retirement until the retired employee or elected official, or eligible spouse or dependent reaches the age of 65, or otherwise attains Medicare eligibility, the retired employee or elected official (and his or her spouse and eligible dependents) remain eligible to participate under the Town's health insurance policy. When the retired employee or elected official, or any eligible spouse or covered dependent, reaches age 65, or otherwise attains Medicare eligibility, the retired employee or elected official, or any eligible spouse or covered dependent, shall only be eligible for the plan offered by the Town of Lansing for Medicare eligible employees and dependents.

Application – The Town will make available the respective health insurance plan for an eligible retired employee, and eligible elected official and their respective spouse and eligible dependents, as follows:

Health insurance coverage is subject to payment of the retired employee's or elected officials and dependent's share of the premium by the stated deadline.

Coverage of a spouse or dependent at the time of divorce or legal separation is in accordance with applicable plan documents and COBRA requirements.

Coverage(s) – The Town will make insurance policies or plans available upon such terms, coverage deductibles, co-payments, etc., as the Town selects upon an annual basis.

Amendments – The Town may, in and at its discretion, change these plans and benefits at any time, including, but not limited to, revocations or curtailment of coverages, changing the type or amounts of coverage, changing retiree contributions, changing eligibility for dependent and spousal participation, and changing the type of carrier. No coverages, rights or benefits issued, described, or granted hereunder are guaranteed. Further details are available from Human Resources.

For as long as the retired employee, elected official, or any eligible spouse or covered dependent, participates in such Town-sponsored plan, the Town will contribute toward the cost of the health premium. The percentage contribution required by the retiree will be set by the Town Board who will consider the change in premium cost along with the change in deductibles and copays. Eligible retired employee contributions are subject to, if the applicable, post-retirement sick leave credit rules (see generally Section 803), however, all sick leave accrual benefits cease at age 65 and may not be converted to cash, converted to attain any other benefit, or credited towards any premium payments or contributions.

MOTION AMENDING TOWN EMPLOYEE HANDBOOK § 702 – OVERTIME PAY AND COMPENSATORY TIME

MOTION M23

MOTION AMENDING TOWN OF LANSING EMPLOYEE HANDBOOK, TO ADDRESS § 702 OVERTIME PAY AND COMPENSATORY TIME RULES FOR TOWN EMPLOYEES

Motion to approve the following amendment to the § 702 of the Town of Lansing Employee Handbook, entitled "Overtime Pay and Compensatory Time", with the effective date of such amendment to be deemed to be April 20, 2023, with such amended § 702 to now be wholly replaced to read as follows:

702 Overtime Pay and Compensatory Time

Compensatory Time — With pre-authorization from the Department Head, a non-exempt employee may elect to accumulate compensatory time for hours worked outside their normal workday instead of being paid for those hours at their overtime rate ("compensatory time"). Compensatory time shall be credited at a rate of 1.5 hours of compensatory leave time for each 1 hour of overtime worked (and holiday and call-in pay shall be credited at their increased rates as well). A maximum of 120 hours of compensatory time may be accumulated during any single calendar year and such bank may not be re-charged (all time booked, and used, counts towards the 120-hour limit). An employee may request and receive cash payment for compensatory time at any point in the calendar year. Compensatory time not used before, or within the last pay period of the calendar year, will be compensated with the last payroll of the year, which usually occurs before December 31st but cannot be taken because of bad weather or other unforeseeable cause, it will be paid in the first payroll of the following year, at the pay rate at which it was earned.

MOTION APPROVING DRAFT LOCAL LAW RESPECTING VOLUNTEER
FIREFIGHTER AND AMBULANCE WORKER EXEMPTIONS UPON TOWN
PROPERTY TAXES PER REAL PROPERTY TAX LAW § 466-a, AND SCHEDULING
PUBLIC HEARING FOR SAME

MOTION M23-

MOTION APPROVING DRAFT LOCAL LAW RESPECTING VOLUNTEER FIREFIGHTER AND AMBULANCE WORKER EXEMPTIONS UPON TOWN PROPERTY TAXES PER REAL PROPERTY TAX LAW § 466-a, AND SCHEDULING PUBLIC HEARING FOR SAME

Motion to approve draft local law amending Town Code Chapter 240 to authorize and grant a partial exemption from taxation to qualifying volunteer firefighters and ambulance workers in the Town of Lansing, as authorized by New York State Real Property Tax Law, and scheduling public hearing thereupon for 6:31 pm on May 17, 2023.

LOCAL LAW NUMBER #_ OF 2023

A LOCAL LAW OF THE TOWN OF LANSING TO AMEND THE CODE OF THE TOWN OF LANSING, CHAPTER 240: TAXATION, TO ADD VOLUNTEER FIREFIGHTER AND AMBULANCE WORKER EXEMPTIONS UPON TOWN PROPERTY TAXES PER REAL PROPERTY TAX LAW § 466-a

This Local Law hereby amends Chapter 240 of the Town Code to authorize and grant a partial exemption from taxation to qualifying volunteer firefighters and ambulance workers in the Town of Lansing, as authorized by § 466-a of the New York State Real Property Tax Law. Accordingly, the Town Board of The Town of Lansing, New York, pursuant to Resolution dated _______, 2023, does hereby adopt and pass this Local Law Number #___ of 2023, and therefore, be it so enacted as follows:

<u>SECTION 1 - AUTHORITY & PURPOSE:</u> This Local Law is adopted pursuant to the powers granted by NYS Real Property Tax Law, including § 466-a therein, as well as Municipal Home Rule Law § 10, which authorize the Town of Lansing to adopt local laws that advance and protect the health, safety, and welfare of the community. The purpose of this Local Law is to amend the Town Code to permit the partial real property tax exemption for qualifying volunteer firefighters and ambulance workers under § 466-a of the New York State Real Property Tax Law

<u>SECTION 2 - AMENDMENTS TO TOWN OF LANSING CODE:</u>

A. A new Article III is added to Chapter 240, as follows:

Article III: Volunteer Firefighter and Ambulance Worker Exemptions.

§ 240-9. Legislative Intent and Effect.

This Article is intended to approve and authorize a partial real property tax exemption for qualifying volunteer firefighters and ambulance workers to the fullest extent as is authorized under New York State Real Property Tax Law § 466-a.

§ 240.10. Extension of Volunteer Firefighter and Ambulance Worker Exemptions.

None of the following exemptions shall be granted until a qualifying volunteer has achieved a minimum of 2 years of service. Upon and after 2 years of service, the exemptions shall apply pursuant to the following rules:

- A. Any enrolled member who has been certified by the Authority Having Jurisdiction (AHJ) for the incorporated volunteer fire company, fire department, or voluntary ambulance service as an enrolled member of such incorporated volunteer fire company, fire department, or voluntary ambulance service will be entitled to a 10% reduction in their taxable value for town tax purposes.
- B. Any member who has achieved over 20 years of accumulated service shall be considered a life member and the exemption will continue for the remainder of their life if the property serves as their primary residence.
- C. Any un-remarried surviving spouse of a volunteer who was killed in the line of duty shall continue to receive the 10% exemption if:
 - a. The AHJ certifies that the un-remarried spouse is eligible for the exemption.
 - b. The volunteer had accumulated 5 (five) years of service.
 - c. The residence continues to be the primary residence of the surviving spouse.
- D. Any un-remarried surviving spouse of a volunteer who passed away shall continue to receive the 10% exemption if:
 - a. The AHJ certifies that the un-remarried spouse is eligible for the exemption.
 - b. The volunteer had accumulated 20 (twenty) years of service.
 - c. The residence continues to be the primary residence of the surviving spouse.

§ 240.11. Severability.

If any portion of this article, or the application thereof to any person, entity, or circumstance, shall be determined by any court or tribunal of competent jurisdiction to be invalid or unenforceable, such determination shall be confined in its operation to the invalid part hereof, or in its application to such person, entity, or circumstance as is directly involved in the controversy in which such determination shall have been rendered, and the remainder of this article shall not be impaired thereby, and such determination shall not be deemed or construed to apply to other persons, entities, or circumstances.

§ 240-8 Effective date.

This article shall take effect immediately and shall apply to all tax assessment rolls arising after June 1, 2023.

<u>SECTION 3 - CODIFICATION</u>: These amendments and regulations shall be incorporated into the Town Code, and the incorporator may designate such new section and numerical headings, or other indexed references, as make for a coherent Town Code, sequentially numbered or marked. Nothing in this local law is intended to disrupt or affect the existing Town Code, except to the extent any existing code provision is herein expressly superseded or repealed. All other provisions of the Town Code are hereby reaffirmed and continued in force and effect, and the codification of these amendments shall follow the proceed for amending the code as set forth in the code or the Town's local laws, including but not limited to Local Law #2 of 2020.

SECTION 4 - SEVERABILITY: The invalidity or unenforceability of any section, subsection, paragraph, sentence, clause, provision, or phrase of the aforementioned sections as declared by the valid judgment of any court of competent jurisdiction to be unconstitutional must not affect the validity or enforceability of any other section, subsection, paragraph, sentence, clause, provision, or phrase, which must remain in full force and effect.

SECTION 5 - EFFECTIVE DATE: This Local Law shall take effect immediately and shall apply to all assessment rolls filed after the date of adoption of this local law.

RESOLUTION CREATING TOWN POSITION OF CODE ENFORCEMENT OFFICER -TRAINEE, AND APPOINTING HEATHER DRIES TO SUCH POSITION

RESOLUTION 23-

RESOLUTION CREATING TOWN POSITION OF CODE ENFORCEMENT OFFICER -TRAINEE, AND APPOINTING HEATHER DRIES TO SUCH POSITION

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

WHEREAS, to address staffing and training needs of the Town, the Town has created a new position in the Town Planning and Code Office, and has selected a candidate to fill such position; so upon due consideration and deliberation by the Town of Lansing Town Board, now therefore be it RESOLVED as follows:

- 1. The position of "Code Enforcement Officer-Trainee" be and hereby is created within the Town Planning and Code Office.
- 2. Heather Dries is hereby appointed as the Town of Lansing Code Enforcement Officer-Trainee, in the Planning & Code Department, with the same Town perquisites and benefits as are available to all employees of the Town and to such position.
- 3. This appointment is a full-time appointment, at 36.5 hours per week.
- 4. The hourly wage is hereby set and approved at Grade 7, \$25.38 per hour.
- 5. The probationary period for such appointment is hereby set at 26 weeks.
- 6. The Town Personnel Officer be and hereby is authorized to make such changes to the Town's employment and civil service rosters and file required civil service forms to place into immediate effect such changes and these resolutions, including by the filing of form MSD 428, if required.

RESOLUTION AFFIRMING APPOINTMENT AS INFORMATION AIDE AND TRANSFERRING EMPLOYEE TO SAME POSITION IN NEW DEPARTMENT

RESOLUTION 23-

RESOLUTION AFFIRMING APPOINTMENT AS INFORMATION AIDE AND TRANSFERRING EMPLOYEE TO SAME POSITION IN NEW DEPARTMENT

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

WHEREAS, to address staffing and training needs of the Town, the Town has need to fill a vacancy in the Town Planning and Code Office, and has selected a candidate to fill such position; so upon due consideration and deliberation by the Town of Lansing Town Board, now therefore be it RESOLVED as follows:

- 1. Chelsie Denman remains appointed as an Information Aide but is transferred internally to become the information aide to the Town of Lansing Planning & Code Department, with the same Town perquisites and benefits as are available to all employees of the Town and to such position.
- 2. This appointment is a full-time appointment, at 36.5 hours per week.
- 3. The hourly wage is hereby set and approved at \$23.76 per hour, Grade 4, Step 7.
- 4. The probationary period for such appointment is hereby set, and remains, at 52 weeks.
- 5. The Town Personnel Officer be and hereby is authorized to make such changes to the Town's employment and civil service rosters and file required civil service forms to place into immediate effect such changes and these resolutions, including by the filing of form MSD 428, if required.

RESOLUTION APPOINTING AND PROMOTING JOHN ZEPKO TO THE PERMANENT, FULL TIME POSITION OF DIRECTOR OF PLANNING AND SETTING SALARY FOR SUCH POSITION

RESOLUTION 23-

RESOLUTION APPOINTING AND PROMOTING JOHN ZEPKO TO THE PERMANENT, FULL TIME POSITION OF DIRECTOR OF PLANNING AND SETTING SALARY FOR SUCH POSITION

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

WHEREAS, the office of Director of Planning is vacant and, by resolution of December 21, 2022, John Zepko was appointed as Director of Planning (Temp under 90 days) pending a review of performance and his willingness to accept that position and its managerial responsibilities; and

WHEREAS, John Zepko remains upon the eligibility list for such position, and has agreed he would accept such position if so appointed, so upon consideration and deliberation by the Town of Lansing Town Board, now therefore be it RESOLVED as follows:

- 1. John Zepko is appointed as the Town of Lansing Director of Planning, in the Planning & Code Department, with the same Town perquisites and benefits as are available to all employees of the Town and to such position.
- 2. The salary and pay for such position is set at \$100,195.
- 3. The probationary period for such appointment is hereby set at 8 weeks.
- 4. The Town Personnel Officer be and hereby is authorized to make such changes to the Town's employment and civil service rosters and file required civil service forms to place into immediate effect such changes and these resolutions, including by the filing of form MSD 428, if required.

RESOLUTION APPOINTING INFORMATION AIDE IN TOWN SUPERVISOR'S OFFICE

RESOLUTION 23-

RESOLUTION APPOINTING INFORMATION AIDE IN TOWN SUPERVISOR'S OFFICE

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

WHEREAS, to address staffing and training needs of the Town, the Town has need to fill a vacancy in the Town Supervisor's Office, and has selected a candidate to fill such position; so upon due consideration and deliberation by the Town of Lansing Town Board, now therefore be it RESOLVED as follows:

- 1. Jennifer Schenck is hereby appointed as an Information Aide Town of Lansing Town Supervisor's Office, with the same Town perquisites and benefits as are available to all employees of the Town and to such position.
- 2. This appointment is a full-time appointment, at 36.5 hours per week.
- 3. The hourly wage is hereby set and approved at Grade 7, \$33.65 per hour.
- 4. The probationary period for such appointment is hereby set at 52 weeks.
- 5. The Town Personnel Officer be and hereby is authorized to make such changes to the Town's employment and civil service rosters and file required civil service forms to place into immediate effect such changes and these resolutions, including by the filing of form MSD 428, if required.

RESOLUTION APPROVING PURCHASE OF ONE 2023 FORD F150 PICK UP TRUCK FOR USE IN THE CODE & PLANNING DEPARTMENT

RESOLUTION 23-

RESOLUTION APPROVING PURCHASE OF ONE 2023 FORD F150 PICK UP TRUCK FOR USE IN THE CODE & PLANNING DEPARTMENT

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

WHEREAS, the Code & Planning Department has now confirmed and identified its need for one new 2023 Ford F150 pickup truck and has utilized the New York State Office of General Service (NYSOGS) contract # 23166 and Vehicle Marketplace Reference # 12749 list for pricing such equipment; and

WHEREAS, the Town Board has fully reviewed such need and the options for the same, and the Highway Superintendent now wishes to use funds from accounts DA5130.200 seeks verification from the Town Board to make such purchase; and

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

RESOLVED, that the Town Board affirms that funds from DA5130.200 for \$43,874.48 are intended to be used for equipment purchases for the Code & Planning Department; and it is further.

RESOLVED, that the Highway Superintendent or his designee be and hereby are authorized to effect the following purchase per NYSOGS: One new 2023 Ford F150 Pickup Truck, not to exceed \$43,874.48 from Maguire Cars.

MOTION TO AUTHORIZE TOWN SUPERVISOR TO SIGN EASEMENT WITH NYSEG FOR PARCEL ID 30.-1-16.12 - 10 TOWN BARN ROAD

MOTION M23

MOTION TO AUTHORIZE TOWN SUPERVISOR TO SIGN EASEMENT WITH NYSEG FOR PARCEL ID 30.-1-16.12 - 10 TOWN BARN ROAD

Councilperson	_, moved to authorize Town Su	pervisor to sign by and on behalf of the
Town of Lansing, Easen	ent with NYSEG for parcel ID	301-16.12, Town Barn Road, upon
concurrence and final ap	proval thereupon from the High	hway Superintendent and Town Attorney
Councilperson	_ seconded the motion.	
All in Favor –	Opposed –	

RESOLUTION APPROVING THE STANDARD WORKDAY AND REPORTING FOR ELECTED AND APPOINTED OFFICIALS

RESOLUTION 23

RESOLUTION APPROVING THE STANDARD WORKDAY AND REPORTING FOR ELECTED AND APPOINTED OFFICIALS

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

WHEREAS, the Town Board of the Town of Lansing needs to establish and report the standard work day for elected and appointed officials; and

WHEREAS, effective August 12, 2009, each elected or appointed official who is enrolled in the NYS Retirement System, must prepare a record of work-related activities for three consecutive months within 150 days of the start of a new term or appointment; and

WHEREAS, the log must contain a daily detail of hours worked and duties performed that are directly related to the elected or appointed position, including official duties performed outside normal business hours; and

WHEREAS, by certifying that a previously submitted three-month log is still representative of time worked, officials elected or appointed to new terms will not have to keep a new log for up to eight years. If an official who believes their initial three-month log is not representative of the average number of hours worked, he or she may submit a new record of activities for an alternative three-month period; and

WHEREAS, the Legislative Clerk must retain each record of activities for a period of at least thirty years and provide full and complete copies to the Office of the State Comptroller upon request; and

WHEREAS, the Resolution must be adopted at the first regular meeting held after the first 180 days of a new term, or whenever a new elected or appointed office is established; and

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

RESOLVED, that the Town Board of the Town of Lansing hereby adopts the New York State Comptroller Form RS 2417-A as the Official Form Approving Standard Workday and Reporting Resolution for Elected and Appointed Officials:

Office of the New York State Comptroller				
3 NYSLRS				
New York State and Local Retirement System				
110 State Street, Albany, New York 12244-0001				
Please type or print clearly in blue or black ink				
Employer Location Code				



Standard Work Day and Reporting Resolution for Elected and Appointed Officials

Please type or print clearly in blue or black ink	7 0001								
Employer Location Code		SEE	E INSTRUCTIONS FOR CO	MPLETING FORM ON	REVERSE SIDE			RS 2	417-A (Rev.11/19)
3E IT RESOLVED, that the To	own of Lansing		1	30224 her	eby established th	e following sta	ndard work day	s for these titles	and will
eport the officials to the New		(Name of Em		(Location Code)	,		,		
Name	Social Security Number	NYSLRS ID	Title	Current Term Begin & End Dates	Standard Work Day	Record of Activities Result	Not Submitted	Pay Frequency	Tier 1
Elected Officials:				_					
Michael Moseley			Highway Superintende	ent 1/1/23-12/31/23	8	24.93		Bi-Weekly	
Maura Kennedy-Smith			Town Justice	1/1/23-12/31/26	6	4.76		Bi-Weekly	
Appointed Officials:				_					
Deborah K. Muns	on.		, secretary/clerk of the gove	To	wn of Lansi	na na			
,	retary or Clerk)		, secretary/clerk of the gove (Circle one)	erning board of the	(Name of	Employer)	, of the	State of New Y	ork,
to hereby certify that I have c	compared the	foregoing with th	ne original resolution passed	by such board at a leg	ally convened me	eting held on t	he da	y of,	20
on file as part of the minutes of					nal.				
N WITNESS WHEREOF, I ha	ave hereunto	set my hand and	the seal of the Town of La	(Name of Employer)		on this	_day of	, 20	,
(Signature of Secr	retary or Clerk)								
Affidavit of Posting: I,	(Nan	me of Secretary or Cle		sworn, deposes and sa	ys that the posting	of the Resolu	tion began on		
an			s. That the Resolution was	available to the public	on the:				
Employer's website at:									
Official sign board at:								(sea	n
Main entrance Secretar	y or Clerk's o	ffice at:		D.	ageof _	(for	additional rows	s, attach a RS 24	
- Wall entrance Secretar	y or clerk's or	ilioe at.			age or _	(101	additional lows	s, attacir a NO 2-	+17-10101111
DE IT ELIDTHE	D DEC	OI VED	that the Town	o Clark nost	the Mary	Vorle C	tota Con	nntrollor	Form
BE IT FURTHE				-				прионег	гопп
RS 2417-A) for	r a mini	mum of	30 days on En	ipioyer's Pu	ibiic web	site; and	1		
BE IT FURTHE	ER RES	OLVED	, that the Town	n Bookkeepe	er file a C	ertified	Copy o	f the Sta	ndard
Work Day and F	Reportii	ng Resol	ution (RS2417	$^{\prime}$ -A) and an $^{\prime}$	Affidavit	of Posti	ng with	the New	y York
State Comptroll	er's Of	fice with	in 15 days afte	r the posting	g period h	as ende	d.		
•			·						
The question of	the ado	ntion of	such proposed	Resolution	was duly	motion	ed by C	ouncilne	rson
-		-	by Councilpers		-		•	-	
Callarrina magnite	duly sc	conucu t	by Councilpers		, and p	ut to a i	on can	voic with	ii tiic
following results	S.								
~			_			0.0			
Councilperson A				Councilperso					
Councilperson E	Bronwy	n Losey	– C	Councilperso	n Joseph	Wetmo	re –		
Supervisor Edward	ard LaV	Vigne –							

Accordingly, the foregoing Resolution was approved, carried, and duly adopted on April 19, 2023.

RESOLUTION URGING SUPPORT FOR NYS ASSEMBLY BILL A010901 AND SENATE BILL S01852 TO CREATE A "CHIPS-STYLE" STATE FUNDING SUBSIDY FOR MUNICIPALITIES WHO OPERATE OR CONTRACT WITH PUBLIC AND NOTFOR-PROFIT EMERGENCY MEDICAL SERVICE AGENCIES

RESOLUTION 23-

RESOLUTION URGING SUPPORT FOR NYS ASSEMBLY BILL A010901 AND SENATE BILL S01852 TO CREATE A "CHIPS-STYLE" STATE FUNDING SUBSIDY FOR MUNICIPALITIES WHO OPERATE OR CONTRACT WITH PUBLIC AND NOTFOR-PROFIT EMERGENCY MEDICAL SERVICE AGENCIES

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

WHEREAS, volunteer Fire and EMS services in rural New York State have been under pressure for many years - ongoing declining volunteerism rates which leads to the closure of departments, which leads to the expansion of coverage areas for nearby agencies, which themselves struggle with staffing – in an environment of ever-increasing costs; and

WHEREAS, efforts to increase volunteerism, particularly in EMS, while noble, are neither sustainable nor effective enough to make a meaningful long-term impact; and

WHEREAS, as a result of these circumstances, many municipalities have been forced to implement paid EMS Departments, contract for services with other paid departments, or do without timely EMS coverage for their residents; and

WHEREAS, the COVID-19 pandemic highlighted the critical nature of EMS services, particularly in rural areas where EMS response is the primary source of frontline emergency healthcare to millions of NY residents; and

WHEREAS, as a subset of the healthcare field, annual EMS cost increases strain the budgets of rural towns and villages who are nevertheless morally and ethically obligated to provide these services to their constituents; and

WHEREAS, Article XVII §3 of the New York State Constitution states that,

"The protection and promotion of the health of the inhabitants of the state are matters of public concern and provision therefor <u>shall be made by the state</u> and by such of its subdivisions and in such manner, and <u>by such means as the legislature shall from time to time determine</u>." (emphasis added);

NOW THEREFORE BE IT RESOLVED, that the Council Members of the Town of Lansing fully support NYS Assembly Bill A01091 and companion Senate Bill S01852, which would create a "CHIPS-style" state funding subsidy for municipalities who operate or contract with public and not-for-profit EMS Agencies; and

BE IT FURTHER RESOLVED, that copies of this resolution shall be forwarded to the Tompkins County Legislature, NYS Assemblymember Anna Kelles, NYS Senator Lea Webb, NYS Assembly Speaker Carl Heastie, NYS Senate Majority Leader Andrea Stewart-Cousins, and NYS Governor Kathy Hochul.

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

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

Accordingly, the foregoing Resolution was approved, carried, and duly adopted on April 19, 2023.

RESOLUTION APPROVING AUDIT AND BUDGET MODIFICATIONS

DATED

RESOLUTION 23-

RESOLUTION APPROVING AUDIT AND BUDGET MODIFICATIONS

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

CONSOLIDATED ABSTRACT # 004

04/19/2023

AUDITED VOUCHER #'s	<u>247 – 364</u>
PREPAY VOUCHER #'s	<u>247 – 256</u>
AUDITED T & A VOUCHER #'s	20 – 26
PREPAY T & A VOUCHER #'s	<u>20 – 22</u>

<u>FUND</u>		TOTAL APPRO	PRIATIONS PRIATIONS
GENERAL FUND	(A&B)	<u>\$</u>	89,198.53
HIGHWAY FUND	(DA&DB)	<u>\$</u>	42,234.28
ARPA (HF)		<u>\$</u>	51,103.59
LANSING LIGHTIN	IG (SL1, 2 &3)	<u>\$</u>	203.89
WARREN SEWER	DISTRICT (SS1)	<u>\$</u>	1,212.63
LANSING WATER	DISTRICTS (SW)	<u>\$</u>	207,457.69
TRUST & AGENCY	Y (TA)	<u>\$</u>	66,362.65

BUDGET MODIFICATIONS
APRIL 19, 2023 MEETING FOR YEAR END
2022

GENERAL FUND A December 31, 2022

		December 31, 2022		
FROM	<u>TO</u>	<u>FOR</u>	<u>/</u>	AMOUNT
A599	A1110.101	From FB to Justice Personal Services	\$	1.00
A599	A1110.102	From FB to Justice Personal Services	\$	1.00
A599	A1110.120	From FB to Court Clerk Personal Services	\$	3,480.00
A599	A1110.130	From FB to Court Clerk Personal Services	\$	265.00
A599	A1220.100	From FB to Supervisor Personal Services	\$	1.00
A599	A1220.110	From FB to Bookkeeper Personal Services	\$	4,480.00
A599	A1320.400	From FB to Independent Auditing - Contractual	\$	500.00
A599	A1380.400	From FB to Fiscal Agent- Bond Counsel	\$	580.00
A599	A1410.110	From FB to Deputy Town Clerk Personal Services	\$ \$ \$	445.00
A599	A1420.400	From FB to Attorney Contractual		615.00
A599	A1440.403	From FB to Engineer Transportation	\$	335.00
A599	A1610.100	From FB to Technology Support Personal Services	\$	126.00
A599	A3310.110	From FB to Traffic Control Crossing Guard Prsnl Srvcs	\$	580.00
A599	A5010.100	From FB to Superintendent of Highways Prsnl Srvcs	\$	1.00
A599	A7020.100	From FB to Parks & Rec Admin Personal Services	\$ \$	21.00
A599	A7020.110	From FB to Parks & Rec Admin Personal Services		3,320.00
A599	A7020.400	From FB to Parks & Rec Admin Contractual		64.00
A599	A7110.110	From FB to Parks Personal Services		5,763.00
A599	A7140.100	From FB to Playground Fields Personal Services		4,180.00
A599	A7310.400	From FB to Youth Program Contractual		985.00
A599	A7510.400	From FB to Historian Contractual	\$	541.00
		Total	\$	26,284.00
		GENERAL FUND B December 31, 2022		
FROM	<u>TO</u>	<u>FOR</u>		AMOUNT
			_	
B599	B3620.110	From FB to Clerk Zoning Personal Services	\$	4,435.00
B599	B8020.100	From FB to Director of Planning Personal Services	\$	1.00
B599	B8020.101	From FB to Planner Personal Services	\$	1.00
B599	B8020.401	From FB to Planning Board Engineering	\$	2,156.00
		Total	\$	6,593.00
		HIGHWAY FUND DA		
		December 31, 2022		
FROM	<u>TO</u>	<u>FOR</u>	<u>/</u>	AMOUNT

HIGHWAY FUND DB

From FB to Brush & Weeds - Personal Services

From FB to Snow Removal Town Contractual

From FB to Machinery Contractual

From FB to Social Security

From FB to Medicare

DA599

DA599

DA599

DA599

DA599

DA5130.400

DA5140.100

DA5142.400

DA9030.800

DA9089.800

\$

\$

\$

\$

\$

\$

Total

560.00

1,865.00

675.00

175.00

3,276.00

1.00

December 31, 2022

FROM	<u>TO</u>	<u>FOR</u>	<u> </u>	AMOUNT
DB599 DB599 DB599 DB599 DB599	DB5110.100 DB5112.100 DB9030.800 DB9060.800 DB9089.800	From FB to Street Maintenance - Personal Services From FB to Improvements - Personal Services From FB to Social Security From FB to Medical Insurance From FB to Medicare Total	\$ \$ \$ \$ \$ \$	1,339.00 9,388.00 1,240.00 8,015.00 274.00 20,256.00
		ARPA FUNDS December 31, 2022		
FROM	<u>TO</u>	<u>FOR</u>	<u>.</u>	AMOUNT
HF-599	HF-7110.200	From FB to Parks & Rec Equipment	\$	28,000.00
		LAKEWATCH LIGHTING December 31, 2022		
<u>FROM</u>	<u>TO</u>	<u>FOR</u>	1	AMOUNT
SL3-599	SL3-5182.400	From FB to Contractual	\$	3,405.00
		WARREN RD SEWER December 31, 2022		
FROM	<u>TO</u>	<u>FOR</u>	<u>.</u>	AMOUNT
SS1- 8120.100 SS1-599	SS1-8120.200 SS1-8130.400	From Sewer Prsnl Services to Sewer Equipment From FB to Treatment & Disposal Contractual	\$ \$	10,150.00 16,488.00
		WATER DISTRICTS December 31, 2022		
FROM	<u>TO</u>	<u>FOR</u>	<u>.</u>	AMOUNT
SW8340.100 SW599	SW8340.200 SW9710.702	From Trans & Dist Persnl Srvs to Trans & Dist Equip From FB to Serial Bond Int Lansing Sta Rd	\$ \$	1,989.00 630.00

The question of the adoption of such proposed Re	solution was duly motioned by Councilperson
, duly seconded by Councilperson	, and put to a roll call vote with the
following results:	
Councilperson Andra Benson –	Councilperson Ruth Groff –
Councilperson Bronwyn Losey – Supervisor Edward LaVigne –	Councilperson Joseph Wetmore –
3	

Accordingly, the foregoing Resolution was approved, carried, and duly adopted on April 19, 2023.

Ruth Groff Town Board Member Report April 2023

• Ithaca Tompkins County Transportation Council (ITCTC) Planning Committee: March 21, 10:00am

- o TIP Action Amendments:
 - Updating Bridge & Pavement Condition and System & Freight Performance Targets
 - New Carbon Reduction Program project City of Ithaca
 - Update FTA Sect. 5307 Table
- o Cayuga Heights is implementing a "walking safe" program
 - Safe routes to school projects
 - Sidewalks on Cayuga Heights Road
- More grants are shifting focus to social and environmental justice
- o TCAT hired an On Demand Program Director
- o NYS Bridge & Culverts is ramping up

• Parks, Recreation, and Trails Committee: multiple meetings

- o March 21, 3:30pm Zoom meeting with Cornell Design Connect to discuss their progress
- March 23, 4:30pm Site review with the Cornell team, walking a portion of the trail between fire station and schools
- March 28, 7:00pm Review with two of the Cornell team to talk about their progress on easements research
- o April 4, 3:30pm Met with Cornell team
 - They have 3 routes mapped, and will compile into one for the presentation
 - They have done a steep slope analysis
 - They are reviewing types of stone dust to be used
 - They have been reviewing case studies
- April 12, 7:00 The Cornell team gave a preliminary (practice) presentation to the full committee at Town Hall

• Conservation Advisory Council (CAC): two meetings

- March 30, 3:00pm I met with the Co-Chairs of the committee so they could review with me the status of the Open Space Index work
- April 6, 6:30pm Bergmann Associates presented preliminary results of criteria ranking, using only parcels of 70 acres or more. Criteria analyzed were:
 - Plant, animal, and bird habitats; unique natural area; scenic views; slopes; access to lake; possibility for recreational usage; possibility for development
 - They then walked through one parcel for the committee to give an overview of their process

• Capital Improvement Committee: April 5, 9:00am

O Projects over \$500k were assigned dates (years) needed, in order to be able to move forward with finalizing the Tier 1 of the Capital Plan. Tier 2 will be projects more than \$200k but less than \$500k. Awaiting input from Town Engineer to assign a value to one of the waterline updates, then I will be able to proceed with allocating costs over the next ten years, identifying affects to tax rates.