

**ERIE COUNTY LEGISLATURE
MEETING NO. 18
OCTOBER 1, 2015**

The Legislature was called to order by Chair Mills.

All members present.

An Invocation was held, led by Mr. Loughran, who requested a moment of silence.

The Pledge of Allegiance was led by Mr. Rath.

Item 1 – No tabled items.

Item 2 – No items for reconsideration from previous meeting.

Item 3 – MR. LORIGO moved for the approval of the minutes for Meeting Number 17. MS. DIXON seconded.

CARRIED UNANIMOUSLY.

Item 4 – No public hearings.

MISCELLANEOUS RESOLUTIONS

Item 5 – MS. DIXON & MR. MILLS presented a resolution Honoring Ilio DiPaolo's Restaurant, Ringside Lounge and Banquet Facility on their 50th Anniversary.

Item 6 – MS. DIXON presented a resolution Proclaiming the Month of October 2015 as "Dysautonomia Awareness Month" in Erie County.

Item 7 – MR. LORIGO presented a resolution Recognize The Aurora Waldorf School on its 25th Year Providing an Outstanding Education to Students Throughout Western New York.

Item 8 – MR. LORIGO presented a resolution Recognize the Month of October 2015 as "National Anti-Bullying Awareness Month" and to Help Stop All Forms of Bullying in our County.

Item 9 – MR. MILLS, MR. LORIGO, MS. GRANT, MS. DIXON, MR. HARDWICK, MR. MORTON, MR. RATH, MR. BURKE, MR. LOUGHRAN, MS. MILLER-WILLIAMS & MR. SAVAGE presented a resolution Proclaiming the Month of October 2015 as "Breast Cancer Awareness Month" in Erie County to Help Create Awareness of the Disease and to Encourage the Residents of Erie County to Take Steps for Early Detection of the Disease.

Item 10 – MR. MILLS, MR. LORIGO, MS. GRANT, MS. DIXON, MR. HARDWICK, MR. MORTON, MR. RATH, MR. BURKE, MR. LOUGHRAN, MS. MILLER-WILLIAMS & MR. SAVAGE presented a resolution Recognize October 4-10, 2015 as "National 4-H Week" in Erie County.

Item 11 – MR. MILLS, MR. LORIGO, MS. GRANT, MS. DIXON, MR. HARDWICK, MR. MORTON, MR. RATH, MR. BURKE, MR. LOUGHRAN, MS. MILLER-WILLIAMS & MR. SAVAGE presented a resolution Proclaiming and Celebrating October 23-November 1, 2015 as "National Opera Week" in Erie County.

Item 12 – MS. MILLER-WILLIAMS presented a resolution Honoring Reverend William A. Bunton Jr on his Retirement After Serving the Congregation at Antioch Baptist Church for 38 Years.

Item 13 – MS. MILLER-WILLIAMS presented a resolution Celebrating the Career and Retirement of the Honorable Rose H. Sconiers.

Item 14 – MS. MILLER-WILLIAMS presented a resolution Honoring W. Yvonne Horton for her Exceptional Service to the Buffalo & Erie County Public Library on the Occasion of her Retirement.

Item 15 – MR. MILLS presented a resolution Honoring Highway Superintendent Dennis Jensen on the Occasion of his Retirement from the Town of Collins.

Item 16 – MR. MORTON presented a resolution Congratulating The Pink Cow on Receiving the 2015 Business of the Year Award from the Alden Chamber of Commerce.

Item 17 – MORTON presented a resolution Congratulating John Raichel for his 60 Years of Service to the Twin District Volunteer Fire Company.

Item 18 – MR. RATH presented a resolution Honoring Erin Behm for her Public Service to the Citizens and Students of Akron in Securing the Necessary Funds for Transportation to and from Darien Lake During the Summer of 2015.

MR. LORIGO moved for consideration of the above fourteen items. MS. DIXON seconded.

CARRIED UNANIMOUSLY.

MR. LORIGO moved to amend the above fourteen items by adding one miscellaneous resolution for MR. MILLS, MR. LORIGO, MS. DIXON, MR. HARDWICK, MR. MORTON & MR. RATH, and to include Et Al sponsorship. MR. RATH seconded.

CARRIED UNANIMOUSLY.

MR. LORIGO moved for approval of the above fifteen items as amended. MS. DIXON seconded.

CARRIED UNANIMOUSLY.

LOCAL LAWS

Item 19 – CHAIR MILLS directed that Local Law No. 8 (Print #1) 2014 remain on the table and in the GOVERNMENT AFFAIRS COMMITTEE.

GRANTED.

Item 20 – CHAIR MILLS directed that Local Law No. 1 (Print #3) 2015 remain on the table and in the GOVERNMENT AFFAIRS COMMITTEE.

GRANTED.

Item 21 – CHAIR MILLS directed that Local Law No. 2 (Print #2) 2015 remain on the table and in the GOVERNMENT AFFAIRS COMMITTEE.

GRANTED.

Item 22 – CHAIR MILLS directed that Local Law No. 3 (Print #1) 2015 remain on the table and in the PUBLIC SAFETY COMMITTEE.

GRANTED.

Item 23 – CHAIR MILLS directed that Local Law No. 4 (Print #1) 2015 remain on the table and in the GOVERNMENT AFFAIRS COMMITTEE.

GRANTED.

Item 24 – CHAIR MILLS directed that Local Law No. 4 (Print #2) 2015 remain on the table and in the GOVERNMENT AFFAIRS COMMITTEE.

GRANTED.

Item 25 – CHAIR MILLS directed that Local Law No. 5 (Print #1) 2015 remain on the table and in the ENERGY & ENVIRONMENT COMMITTEE.

GRANTED.

Item 26 – CHAIR MILLS directed that Local Law No. 6 (Print #1) 2015 remain on the table and in the ECONOMIC DEVELOPMENT COMMITTEE.

GRANTED.

Item 27 – CHAIR MILLS directed that Local Law No. 7 (Print #1) 2015 remain on the table and in the GOVERNMENT AFFAIRS COMMITTEE.

GRANTED.

COMMITTEE REPORTS

Item 28 – MS. DIXON presented the following report and moved for immediate consideration and approval. MR. RATH seconded.

CARRIED UNANIMOUSLY.

RESOLUTION NO. 226

September 24, 2015	HEALTH & HUMAN SERVICES COMMITTEE REPORT NO. 13
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ALL MEMBERS PRESENT.
CHAIR MILLS PRESENT AS EX-OFFICIO MEMBER.

1. RESOLVED, the following item is hereby received and filed:
 - a. COMM. 13E-18 (2015)
MILLER-WILLIAMS: “Petitions Regarding EC Social Services Daycare Unit”
(6-0)

2. COMM. 17E-17 (2015)
COUNTY EXECUTIVE
WHEREAS, counties across the county/state routinely provide treatment services to the estimated 2 million people with serious mental illnesses booked into jail each year; and

WHEREAS, prevalence rates of serious mental illnesses in jails are three to six times higher than for the general public; and

WHEREAS, almost three-quarters of adults with serious mental illnesses in jails have co-occurring substance use disorders; and

WHEREAS, adults with mental illnesses tend to stay longer in jail and upon release are at a higher risk of recidivism than people without these disorders; and

WHEREAS, the average cost per inmate in the Erie County jail system is \$165.00 per day and county jails spend two to three times more on adults with mental illnesses that require interventions compared to those without these treatment needs; and

WHEREAS, without the appropriate treatment and services, people with mental illnesses continue to cycle through the criminal justice system, often resulting in tragic outcomes for these individuals and their families; and

WHEREAS, the County of Erie, New York and all counties take pride in their responsibility to protect and enhance the health, welfare and safety of their residents in efficient and cost-effective ways; and

WHEREAS, the County of Erie, New York has prioritized improvement in the coordination and delivery of care for mentally ill individuals in contact with the criminal justice system in section 4.11 within the county plan: Initiatives for a Stronger Community; and

WHEREAS, the Erie County Department of Mental Health and the Erie County Department of Probation have partnered and are collaborating to identify gaps in the criminal justice service systems and streamline procedures to reduce unnecessary and costly incarcerations; and

WHEREAS, through the longstanding efforts of the Police Mental Health Collaboration Project of Erie County, vast improvements have been made to first responders efforts in dealing with the mentally ill in crisis situations and has led to a decrease in the number of arrests and decrease number of injuries using an evidenced based Crisis Intervention Team Training Model; and

WHEREAS, through the Stepping Up Initiative, the National Association of Counties, the Council of State Governments Justice Center and the American Psychiatric Foundation are encouraging public, private and nonprofit partners to reduce the number of people with mental illnesses in jails; and

WHEREAS, in order to begin reducing the number of mentally ill people in jail, the County's agencies should:

- a) Convene and draw on a diverse team of leaders and decision makers from multiple agencies committed to safely reducing the number of people with mental illnesses in jails
- b) Collect and review prevalence numbers and assess individuals' needs to better identify adults entering jails with mental illnesses and their recidivism risk, and use that baseline information to guide decision making at the system, program and case levels
- c) Examine treatment and service capacity to determine which programs and services are available in the county for people with mental illnesses and co-occurring substance use disorders and identify state and local policy and funding barriers to minimizing contact with the justice system and providing treatment and supports in the community
- d) Develop a plan with measurable outcomes that draws on the jail assessment and prevalence data and the examination of available treatment and service capacity, while considering identified barriers
- e) Implement research-based approaches that advance the plan
- f) Create a process to track progress using data and information systems and to report on successes
- g) Create a process to track progress using data and information systems and to report on successes.

NOW, THEREFORE, BE IT

RESOLVED, that the County Executive is authorized to select a representative from the Department of Mental Health to participate in the Stepping Up Initiative and sign on to the Call to Action to reduce the number of people with mental illnesses in our county jail, commit to sharing

lessons learned with other counties in New York State and across the country to support this national initiative and encourage all county officials, employees and residents to participate in the “Stepping Up” initiative; and be it further

RESOLVED, that certified copies of this resolution be sent to the County Executive’s Office, the Division of Budget and Management, the County Attorney, the Department of Mental Health and the Department of Probation.
(6-0)

LYNNE M. DIXON
CHAIR

Item 29 – MR. HARDWICK presented the following report and moved for immediate consideration and approval. MS. DIXON seconded.

CARRIED UNANIMOUSLY.

RESOLUTION NO. 227

September 24, 2015	COMMUNITY ENRICHMENT COMMITTEE REPORT NO. 9
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ALL MEMBERS PRESENT.
CHAIR MILLS PRESENT AS EX-OFFICIO MEMBER.

1. RESOLVED, the following items are hereby received and filed:
 - a. COMM. 14E-9 (2015)
COUNTY EXECUTIVE: “Appointment of Trustee - Erie Community College”
(6-0)
 - b. COMM. 16M-4 (2015)
ERIE COMMUNITY COLLEGE: “August 27, 2015 Board of Trustees Agenda”
(6-0)
 - c. COMM. 17E-4 (2015)
COUNTY EXECUTIVE: “ECC- 2015 - North Campus Heating & Cooling Evaluation and Implementation Project”
(6-0)
 - d. COMM. 17M-2 (2015)
BUFFALO & EC PUBLIC LIBRARY: “September 17, 2015 Board of Trustees Agenda”
(6-0)
 - e. COMM. 17M-3 (2015)
MUSEUM OF DISABILITY HISTORY: “Summer-Fall 2015 Newsletter”
(6-0)

KEVIN R. HARDWICK
CHAIR

Item 30 – MR. HARDWICK presented the following report and moved for immediate consideration and approval. MS. DIXON seconded.

CARRIED UNANIMOUSLY.

RESOLUTION NO. 228

September 24, 2015	GOVERNMENT AFFAIRS COMMITTEE REPORT NO. 10
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ALL MEMBERS PRESENT.
CHAIR MILLS PRESENT AS EX-OFFICIO MEMBER.

1. RESOLVED, the following items are hereby received and filed:
 - a. COMM. 17E-14 (2015)
COUNTY EXECUTIVE: “Appointment of Members to the Erie County Welfare Advisory Board”
(6-0)
 - b. COMM. 17M-4 (2015)
EC BAR ASSOCIATION: “Assigned Counsel Program - Financial Report, Attorneys on Panel, Board of Directors Meeting Minutes”
(6-0)
2. COMM. 17E-15 (2015)
COUNTY EXECUTIVE
WHEREAS, the Department of Personnel allocated funds in their 2015 budget to facilitate the professional education and training of employees; and

WHEREAS, the Department of Personal wishes to engage vendors to provide professional services including various supervisory and management training and DiSC assessment workshops to improve productivity, teamwork and communication and enhance supervisory/leadership practices; and

WHEREAS, the Department need not issue a request for proposals for such services pursuant to 19.08 of the Administrative Code, as the professional services sought will have a value of less than \$10,000 per instance.

NOW, THEREFORE, BE IT

RESOLVED, that the Erie County Legislature does hereby authorize the County Executive to enter into a contracts with vendors including but not limited to Developing Professionals, Illuminare Group, and The Center for Family Systems Theory of WNY, Inc., for the provision of management and supervisory training and/or DiSC personal assessment workshops; and be it further

RESOLVED, that the contracts shall have a value of less than \$10,000 per instance and not exceed an aggregate amount of \$9,125.00 in funding provided for in the 2015 budget; and be it further

RESOLVED, that the funding in the amount of \$7,925.00 already exists within the Department of Personnel 2015 Budget Fund Center 161, Account 510200 for Education and Training; and be it further

RESOLVED, that \$1,200 be transferred from Out of Area Travel Budget Fund Center 161, Account 510100 to the Education and Training account, Budget Fund Center 161, Account 510200; and be it further

RESOLVED, that two certified copies of this resolution be sent to the Department of Personnel, Office of the Commissioner, and one copy each to the Office of the County Executive, the Division of Budget, Management and Finance, the Office of the Comptroller, and the Department of Purchase.

(6-0)

KEVIN R. HARDWICK
CHAIR

Item 31 – MR. LORIGO presented the following report and moved for immediate consideration and approval. MR. RATH seconded.

CARRIED UNANIMOUSLY.

RESOLUTION NO. 229

September 24, 2015	FINANCE & MANAGEMENT COMMITTEE REPORT NO. 12
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ALL MEMBERS PRESENT.

CHAIR MILLS PRESENT AS EX-OFFICIO MEMBER.

1. RESOLVED, the following items are hereby received and filed:
 - a. COMM. 15E-11 (2015)
COMPTROLLER: “EC 2014 Comprehensive Annual Financial Report”
(6-0)
 - b. COMM. 15E-12 (2015)
COMPTROLLER: “Supplement to 2014 Comprehensive Annual Financial Report”
(6-0)
 - c. COMM. 16E-13 (2015)
COMPTROLLER: “Interim Financial Report for Six-Month Period Ended June 30, 2015”
(6-0)

- d. COMM. 16E-14 (2015)
COMPTROLLER: "Mid-Year Sales Tax Revenue Update"
(6-0)
- e. COMM. 17E-12 (2015)
COMPTROLLER: "July 2015 Sales Tax Update"
(6-0)
- f. COMM. 17E-13 (2015)
COMPTROLLER: "2015 Bond Borrowing"
(6-0)
- g. COMM. 17D-3 (2015)
COMPTROLLER'S OFFICE: "Notice of Review of the Agreement Between Department of Social Services and Trinity Services"
(6-0)

2. COMM. 1D-9 (2015)
EC REAL PROPERTY TAX SERVICES AS AMENDED
WHEREAS, the Erie County Director of Real Property Tax Services has received applications for corrected tax billings and / or refunds for taxes previously paid in accordance with New York State Real Property Tax Law sections 554 and 556; and

WHEREAS, the Director has investigated the validity of such applications (see attached listing).

NOW, THEREFORE, BE IT

RESOLVED, that petitions numbered 215113 through 215136, inclusive be hereby approved or denied based upon the recommendation of the Director of Real Property Tax Services and be charged back to the applicable towns and/or cities.

FISCAL YEAR	2014	Petition No.	215,113.00
	ASSESSOR	Refund	\$115.61
S-B-L	42.19-10-16	71 Crown Point Pl 142289 AMHERST	
	Acct. No. 112	\$31.20	County
	Acct. No. 132	\$84.41	Town/SpecialDist/School
<u>Charge To :</u>	142289 AMHERST		\$84.41

RPTL550(2): Failed to apply vet exemption
Refund to be issued to Nancy Battaglia

FISCAL YEAR	2015	Petition No.	215,114.00
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ASSESSOR Refund \$113.04
S-B-L 42.19-10-16 71Crown Point Pl 142289 AMHERST

Acct. No. 112 \$30.97 County
Acct. No. 132 \$82.07 Town/SpecialDist/School
Charge To : 142289 AMHERST \$82.07

RPTL550(2): Failed to apply vet exemption
Refund to be issued to Nancy Battaglia

FISCAL YEAR 2015 Petition No. 215,115.00

ASSESSOR Cancel \$114.83
S-B-L 42.19-10-16 71 Crown Point Pl 142289 AMHERST

Acct. No. 112 \$0.00 County
Acct. No. 132 \$114.83 Town/SpecialDist/School
Charge To : 142289 AMHERST \$114.83
Relevy School \$114.83 142203 WILLIAMSVILLE

CENT

RPTL550(2): Failed to apply vet exemption
New tax bill to be issued

FISCAL YEAR 2015 Petition No. 215,116.00

ASSESSOR Cancel \$516.75
S-B-L 16.00-5-28.13 80 Dann Rd 142289 AMHERST

Acct. No. 112 \$0.00 County
Acct. No. 132 \$516.75 Town/SpecialDist/School
Charge To : 142289 AMHERST \$516.75
Relevy School \$516.75 142203 WILLIAMSVILLE

CENT

RPTL550(2): Town owned
New tax bill to be issued

FISCAL YEAR 2015 Petition No. 215,117.00

ASSESSOR Cancel \$248.81
S-B-L 16.00-4-9.11 36 Dann Rd 142289 AMHERST

	Acct. No. 112	\$0.00	County
	Acct. No. 132	\$248.81	Town/SpecialDist/School
<u>Charge To :</u>	142289 AMHERST		\$248.81
	Relevy School	\$248.81	142203 WILLIAMSVILLE

CENT

RPTL550(2): Town owned
New tax bill to be issued

FISCAL YEAR 2015 Petition No. 215,118.00

 ASSESSOR Cancel \$765.56
S-B-L 16.00.5-36.1 60 Dann Rd 142289 AMHERST

	Acct. No. 112	\$0.00	County
	Acct. No. 132	\$765.56	Town/SpecialDist/School
<u>Charge To :</u>	142289 AMHERST		\$765.56
	Relevy School	\$765.56	142203 WILLIAMSVILLE

CENT

RPTL550(2): Town owned
New tax bill to be issued

FISCAL YEAR 2015 Petition No. 215,119.00

 ASSESSOR Cancel \$577.07
S-B-L 113.12-1-32 24 Marie Ave 143089 CHEEKTOWAGA

	Acct. No. 112	\$0.00	County
	Acct. No. 132	\$577.07	Town/SpecialDist/School
<u>Charge To :</u>	143089 CHEEKTOWAGA		\$577.07
	Relevy School	\$577.07	143001 CHEEKTO.

CENTRAL

RPTL550(2): Failed to apply enhanced STAR exemption
New tax bill to be issued

FISCAL YEAR 2015 Petition No. 215,120.00

 ASSESSOR Cancel \$685.93
S-B-L 115.05-8-6 1576 Como Park B1143089 CHEEKTOWAGA

	Acct. No. 112	\$0.00	County
	Acct. No. 132	\$685.93	Town/SpecialDist/School
<u>Charge To :</u>	143089 CHEEKTOWAGA		\$685.93

New tax bill to be issued

FISCAL YEAR	2014	Petition No.	215,124.00
	ASSESSOR	Cancel	\$160.75
S-B-L	341.00-1-28.3	Aldrich St Ext 143689	COLLINS
	Acct. No. 112		\$87.82 County
	Acct. No. 132		\$72.93 Town/SpecialDist/School
	36021	ROSENBERG FIRE PROTECTION	\$18.14
	36023	HELMOUTH FIRE DISTRICT	\$3.40
<u>Charge To :</u>		143689 COLLINS	\$51.39

Taxes had been paid.
New tax bill to be issued.

FISCAL YEAR	2015	Petition No.	215,125.00
	ASSESSOR	Cancel	\$539.00
S-B-L	125.10-1-12	79 Audet Dr 143089	CHEEKTOWAGA
	Acct. No. 112		\$0.00 County
	Acct. No. 132		\$539.00 Town/SpecialDist/School
<u>Charge To :</u>		143089 CHEEKTOWAGA	\$539.00
		Relevy School	\$539.00 146801 WEST SENECA

CENT

RPTL550(2): Failed to apply enhanced STAR exemption
New tax bill to be issued

FISCAL YEAR	2015	Petition No.	215,126.00
	ASSESSOR	Cancel	\$1,164.00
S-B-L	68.19-3-22	17 Scamridge Curv 142289	AMHERST
	Acct. No. 112		\$0.00 County
	Acct. No. 132		\$1,164.00 Town/SpecialDist/School
<u>Charge To :</u>		142289 AMHERST	\$1,164.00
		Relevy School	\$1,164.00 142203 WILLIAMSVILLE

CENT

RPTL550(2): Failed to apply enhanced STAR exemption
New tax bill to be issued

S-B-L 56.18-3-25./87C 1687 Maple Rd Uni 142289 AMHERST

	Acct. No. 112	\$0.00	County
	Acct. No. 132	\$1,164.00	Town/SpecialDist/School
<u>Charge To :</u>	142289 AMHERST		\$1,164.00
	Relevy School	\$1,164.00	142203 WILLIAMSVILLE

CENT

RPTL550(2): Failed to apply enhanced STAR exemption
New tax bill to be issued

FISCAL YEAR 2015 Petition No. 215,131.00

ASSESSOR Cancel \$114.84
S-B-L 56.13-6-45 77 Mahogany Dr 142289 AMHERST

	Acct. No. 112	\$0.00	County
	Acct. No. 132	\$114.84	Town/SpecialDist/School
<u>Charge To :</u>	142289 AMHERST		\$114.84
	Relevy School	\$114.84	142203 WILLIAMSVILLE

CENT

RPTL550(2): Failed to apply vet exemption
New tax bill to be issued

FISCAL YEAR 2015 Petition No. 215,132.00

ASSESSOR Cancel \$919.00
S-B-L 31.00-1-12.12 10705 Miland Rd 143200 CLARENCE

	Acct. No. 112	\$0.00	County
	Acct. No. 132	\$919.00	Town/SpecialDist/School
<u>Charge To :</u>	143200 CLARENCE		\$919.00
	Relevy School	\$919.00	143201 CLARENCE

CENTRAL

RPTL550(2): Failed to apply enhanced STAR exemption
New tax bill to be issued

FISCAL YEAR 2015 Petition No. 215,133.00

ASSESSOR Cancel \$453.00
S-B-L 44.19-4-30 9555 Clarence Cent 143200 CLARENCE

	Acct. No. 112	\$0.00	County
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<u>Charge To :</u>	Acct. No. 132	\$453.00	Town/SpecialDist/School
	143200 CLARENCE		\$453.00
	Relevy School	\$453.00	143201 CLARENCE

CENTRAL

RPTL550(2): Failed to apply basic STAR exemption
New tax bill to be issued

FISCAL YEAR 2015 Petition No. 215,134.00

 ASSESSOR Cancel \$1,291.01
S-B-L 58.06-3-52 5765 Thompson Rd 143200 CLARENCE

<u>Charge To :</u>	Acct. No. 112	\$0.00	County
	Acct. No. 132	\$1,291.01	Town/SpecialDist/School
	143200 CLARENCE		\$1,291.01
	Relevy School	\$1,291.01	143201 CLARENCE

CENTRAL

RPTL550(2): Incorrect assessed value
New tax bill to be issued

FISCAL YEAR 2015 Petition No. 215,135.00

 ASSESSOR Cancel \$1,240.60
S-B-L 72.11-4-13 4925 Schurr Rd 143200 CLARENCE

<u>Charge To :</u>	Acct. No. 112	\$0.00	County
	Acct. No. 132	\$1,240.60	Town/SpecialDist/School
	143200 CLARENCE		\$1,240.60
	Relevy School	\$1,240.60	143201 CLARENCE

CENTRAL

RPTL550(2): Failed to apply aged and enhanced STAR exemption
New tax bill to be issued

FISCAL YEAR 2015 Petition No. 215,136.00

 ASSESSOR Cancel \$1,550.43
S-B-L 322.00-2-40 12608 Sharp St 143889 CONCORD

<u>Charge To :</u>	Acct. No. 112	\$0.00	County
	Acct. No. 132	\$1,550.43	Town/SpecialDist/School
	143889 CONCORD		\$1,550.43
	Relevy School	\$1,550.43	143801 SPRING-GRIFFITH

RPTL 550(2): Duplicate entry
New tax bill to be issued

; and be it further

RESOLVED, that certified copies of this resolution be forwarded to the Director of Real Property Tax Services.
(6-0)

3. COMM. 17D-4 (2015)
EC REAL PROPERTY TAX SERVICES

STATE OF NEW YORK
COUNTY OF ERIE SS.:
OFFICE OF THE ERIE COUNTY LEGISLATURE

THE PEOPLE OF THE STATE OF NEW YORK

To: ALDEN TOWN CLERK
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF ALDEN

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX ALDEN CENTRAL SCHOOL DISTRICT #1
AC-1
\$8,359,597.61

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the ALDEN CENTRAL SCHOOL DISTRICT #1 AC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$8,359,597.61.

Pursuant to RPTL § 1318, please take notice that \$3,000,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: JOHANNA M. COLEMAN
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF LANCASTER

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX ALDEN CENTRAL SCHOOL DISTRICT #1
AC-1
\$737,417.50

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the ALDEN CENTRAL SCHOOL DISTRICT #1 AC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$737,417.50.

Pursuant to RPTL § 1318, please take notice that \$3,000,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: SANDRA M. CONRAD
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF MARILLA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX ALDEN CENTRAL SCHOOL DISTRICT #1
AC-1
\$1,777,568.46

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the ALDEN CENTRAL SCHOOL DISTRICT #1 AC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$1,777,568.46.

Pursuant to RPTL § 1318, please take notice that \$3,000,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: SANDRA M. CONRAD
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF NEWSTEAD

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX ALDEN CENTRAL SCHOOL DISTRICT #1
AC-1
\$96,166.00

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the ALDEN CENTRAL SCHOOL DISTRICT #1 AC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$96,166.00.

Pursuant to RPTL § 1318, please take notice that \$3,000,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: ALDEN TOWN CLERK
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF ALDEN

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX AKRON CENTRAL SCHOOL DISTRICT
AKC1
\$126,674.21

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the AKRON CENTRAL SCHOOL DISTRICT AKC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$126,674.21.

Pursuant to RPTL § 1318, please take notice that \$1,800,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK

COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: NANCY C. METZGER
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF CLARENCE

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX AKRON CENTRAL SCHOOL DISTRICT
AKC1
\$67,285.82

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the AKRON CENTRAL SCHOOL DISTRICT AKC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$67,285.82.

Pursuant to RPTL § 1318, please take notice that \$1,800,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: DAWN D. IZYDORCZAK
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF NEWSTEAD

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX AKRON CENTRAL SCHOOL DISTRICT
AKC1
\$6,260,867.11

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the AKRON CENTRAL SCHOOL DISTRICT AKC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$6,260,867.11.

Pursuant to RPTL § 1318, please take notice that \$1,800,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARJORY JAEGER
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF AMHERST

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX AMHERST CENTRAL SCHOOL DISTRICT
AM-1
\$28,903,515.97

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the AMHERST CENTRAL SCHOOL DISTRICT AM-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$28,903,515.97.

Pursuant to RPTL § 1318, please take notice that \$1,026,513.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARJORY JAEGER
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF AMHERST

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX
AM-7
\$34,114,861.15

SWEET HOME CENTRAL SCHOOL DISTRICT

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the SWEET HOME CENTRAL SCHOOL DISTRICT AM-7, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$34,114,861.15.

Pursuant to RPTL § 1318, please take notice that \$2,420,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARGUERITE GRECO
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF TONAWANDA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX

SWEET HOME CENTRAL SCHOOL DISTRICT

AM-7
\$4,678,531.56

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the SWEET HOME CENTRAL SCHOOL DISTRICT AM-7, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$4,678,531.56.

Pursuant to RPTL § 1318, please take notice that \$2,420,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: TAMMY BURRY
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF WALES

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX
ATT1
\$25,526.72

ATTICA CENTRAL SCHOOL DISTRICT

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law ["RPTL"], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; "ECTA"], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the ATTICA CENTRAL SCHOOL DISTRICT ATT1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$25,526.72.

Pursuant to RPTL § 1318, please take notice that \$827,606.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARTHA L. LIBROCK
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF AURORA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX EAST AURORA UNION FREE DISTRICT #1
AU-1
\$16,236,252.21

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law ["RPTL"], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; "ECTA"], as amended, to receive and collect, prior to the second day of December next

ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the EAST AURORA UNION FREE DISTRICT #1 AU-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$16,236,252.21.

Pursuant to RPTL § 1318, please take notice that \$336,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARTHA L. LIBROCK
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF COLDEN

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX EAST AURORA UNION FREE DISTRICT #1
AU-1
\$55,823.71

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the EAST AURORA UNION FREE DISTRICT #1 AU-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last

column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$55,823.71.

Pursuant to RPTL § 1318, please take notice that \$336,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: PATRICIA A. KING
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF ELMA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX EAST AURORA UNION FREE DISTRICT #1
AU-1
\$508,224.99

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the EAST AURORA UNION FREE DISTRICT #1 AU-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such

manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$508,224.99.

Pursuant to RPTL § 1318, please take notice that \$336,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: ALICE MAGIERSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF CHEEKTOWAGA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX CHEEKTOWAGA CENTRAL SCHOOL DIST. #1
CH-1
\$19,493,359.23

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the CHEEKTOWAGA CENTRAL SCHOOL DIST. #1 CH-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$19,493,359.23.

Pursuant to RPTL § 1318, please take notice that \$1,290,095.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: ALICE MAGIERSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF CHEEKTOWAGA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX UNION FREE SCHOOL DIST. #2 (MARYVALE)
CH-2
\$15,900,526.73

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the UNION FREE SCHOOL DIST. #2 (MARYVALE) CH-2, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$15,900,526.73.

Pursuant to RPTL § 1318, please take notice that \$2,196,333.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: ALICE MAGIERSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF CHEEKTOWAGA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX UNION FREE SCHOOL DIST. #3 (CLEV-HILL)
CH-3
\$8,728,054.91

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the UNION FREE SCHOOL DIST. #3 (CLEV-HILL) CH-3, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$8,728,054.91.

Pursuant to RPTL § 1318, please take notice that \$3,238,087.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes,

an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: ALICE MAGIERSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF CHEEKTOWAGA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX UNION FREE SCHOOL DIST. #9 (SLOAN)
CH-9
\$9,969,695.77

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the UNION FREE SCHOOL DIST. #9 (SLOAN) CH-9, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$9,969,695.77.

Pursuant to RPTL § 1318, please take notice that \$1,900,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on

November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: JACQUELINE A. FELSER
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF WEST SENECA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX UNION FREE SCHOOL DIST. #9 (SLOAN)
CH-9
\$769,178.93

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the UNION FREE SCHOOL DIST. #9 (SLOAN) CH-9, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$769,178.93.

Pursuant to RPTL § 1318, please take notice that \$1,900,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARJORY JAEGER
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF AMHERST

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX CLARENCE CENTRAL SCHOOL DISTRICT
CLC1
\$1,267,128.37

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the CLARENCE CENTRAL SCHOOL DISTRICT CLC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$1,267,128.37.

Pursuant to RPTL § 1318, please take notice that \$1,850,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: NANCY C. METZGER
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF CLARENCE

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX CLARENCE CENTRAL SCHOOL DISTRICT
CLC1
\$36,454,491.23

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the CLARENCE CENTRAL SCHOOL DISTRICT CLC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$36,454,491.23.

Pursuant to RPTL § 1318, please take notice that \$1,850,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: JOHANNA M. COLEMAN
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF LANCASTER

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX CLARENCE CENTRAL SCHOOL DISTRICT
CLC1
\$694,628.33

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the CLARENCE CENTRAL SCHOOL DISTRICT CLC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$694,628.33.

Pursuant to RPTL § 1318, please take notice that \$1,850,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: DAWN D. IZYDORCZAK
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF NEWSTEAD

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX CLARENCE CENTRAL SCHOOL DISTRICT
CLC1
\$1,468,427.31

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the CLARENCE CENTRAL SCHOOL DISTRICT CLC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$1,468,427.31.

Pursuant to RPTL § 1318, please take notice that \$1,850,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARTHA L. LIBROCK
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF AURORA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX SPRINGVILLE-GRIFFITH INSTITUTE
CNC1
\$25,311.76

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the SPRINGVILLE-GRIFFITH INSTITUTE CNC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$25,311.76.

Pursuant to RPTL § 1318, please take notice that \$500,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: LAURIE PFEFFER
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF BOSTON

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX SPRINGVILLE-GRIFFITH INSTITUTE
CNC1
\$767,196.17

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the SPRINGVILLE-GRIFFITH INSTITUTE CNC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$767,196.17.

Pursuant to RPTL § 1318, please take notice that \$500,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: LAURIE PFEFFER
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF COLDEN

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX SPRINGVILLE-GRIFFITH INSTITUTE
CNC1
\$2,549,178.24

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the SPRINGVILLE-GRIFFITH INSTITUTE CNC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$2,549,178.24.

Pursuant to RPTL § 1318, please take notice that \$500,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: LAURIE PFEFFER
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF COLLINS

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX SPRINGVILLE-GRIFFITH INSTITUTE
CNC1
\$820,529.41

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the SPRINGVILLE-GRIFFITH INSTITUTE CNC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$820,529.41.

Pursuant to RPTL § 1318, please take notice that \$500,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: LAURIE PFEFFER
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF CONCORD

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX
CNC1
\$7,457,255.20

SPRINGVILLE-GRIFFITH INSTITUTE

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the SPRINGVILLE-GRIFFITH INSTITUTE CNC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$7,457,255.20.

Pursuant to RPTL § 1318, please take notice that \$500,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: LAURIE PFEFFER
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF SARDINIA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX
CNC1
\$638,878.84

SPRINGVILLE-GRIFFITH INSTITUTE

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the SPRINGVILLE-GRIFFITH INSTITUTE CNC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$638,878.84.

Pursuant to RPTL § 1318, please take notice that \$500,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: ALICE MAGIERSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF CHEEKTOWAGA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX DEPEW UNION FREE SCHOOL
DUFC
\$9,317,934.40

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next

ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the DEPEW UNION FREE SCHOOL DUFC, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$9,317,934.40.

Pursuant to RPTL § 1318, please take notice that \$2,300,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: JOHANNA M. COLEMAN
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF LANCASTER

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX DEPEW UNION FREE SCHOOL
DUFC
\$4,143,316.78

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the DEPEW UNION FREE SCHOOL DUFC, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set

forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$4,143,316.78.

Pursuant to RPTL § 1318, please take notice that \$2,300,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARY JO HULTQUIST
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF BOSTON

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX EDEN CENTRAL SCHOOL DISTRICT #1
EC-1
\$1,928,831.14

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the EDEN CENTRAL SCHOOL DISTRICT #1 EC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$1,928,831.14.

Pursuant to RPTL § 1318, please take notice that \$413,346.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARY JO HULTQUIST
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF CONCORD

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX EDEN CENTRAL SCHOOL DISTRICT #1
EC-1
\$195,595.84

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the EDEN CENTRAL SCHOOL DISTRICT #1 EC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$195,595.84.

Pursuant to RPTL § 1318, please take notice that \$413,346.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARY JO HULTQUIST
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF EDEN

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX EDEN CENTRAL SCHOOL DISTRICT #1
EC-1
\$8,168,851.45

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the EDEN CENTRAL SCHOOL DISTRICT #1 EC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$8,168,851.45.

Pursuant to RPTL § 1318, please take notice that \$413,346.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes,

an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: LYNN M. KRAJACIC
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF EVANS

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX EDEN CENTRAL SCHOOL DISTRICT #1
EC-1
\$820,869.65

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the EDEN CENTRAL SCHOOL DISTRICT #1 EC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$820,869.65.

Pursuant to RPTL § 1318, please take notice that \$413,346.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on

November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARY JO HULTQUIST
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF NORTH COLLINS

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX EDEN CENTRAL SCHOOL DISTRICT #1
EC-1
\$183,399.72

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the EDEN CENTRAL SCHOOL DISTRICT #1 EC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$183,399.72.

Pursuant to RPTL § 1318, please take notice that \$413,346.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: CATHERINE A. RYBCZYNSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF EDEN

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX FRONTIER CENTRAL SCHOOL DIST. #4
FR-4
\$18,702.48

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the FRONTIER CENTRAL SCHOOL DIST. #4 FR-4, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$18,702.48.

Pursuant to RPTL § 1318, please take notice that \$803,650.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: CATHERINE A. RYBCZYNSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF HAMBURG

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX FRONTIER CENTRAL SCHOOL DIST. #4
FR-4
\$30,989,921.79

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the FRONTIER CENTRAL SCHOOL DIST. #4 FR-4, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$30,989,921.79.

Pursuant to RPTL § 1318, please take notice that \$803,650.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: PATRICIA A. FRENTZEL
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF GRAND ISLAND

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX GRAND ISLAND CENTRAL SCHOOL DIST.
GIC1
\$26,951,467.94

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the GRAND ISLAND CENTRAL SCHOOL DIST. GIC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$26,951,467.94.

Pursuant to RPTL § 1318, please take notice that \$1,950,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: GOWANDA CSD
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF COLLINS

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX GOWANDA CENTRAL SCHOOL DISTRICT
GOC1
\$1,657,659.72

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the GOWANDA CENTRAL SCHOOL DISTRICT GOC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$1,657,659.72.

Pursuant to RPTL § 1318, please take notice that \$1,809,351.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: GOWANDA CSD
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF NORTH COLLINS

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX GOWANDA CENTRAL SCHOOL DISTRICT
GOC1
\$330.25

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the GOWANDA CENTRAL SCHOOL DISTRICT GOC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$330.25.

Pursuant to RPTL § 1318, please take notice that \$1,809,351.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: CATHERINE A. RYBCZYNSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF BOSTON

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX HAMBURG CENTRAL SCHOOL DISTRICT
HC-1
\$5,468,070.03

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the HAMBURG CENTRAL SCHOOL DISTRICT HC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$5,468,070.03.

Pursuant to RPTL § 1318, please take notice that \$2,191,157.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK

COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: CATHERINE A. RYBCZYNSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF EDEN

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX HAMBURG CENTRAL SCHOOL DISTRICT
HC-1
\$157,849.21

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the HAMBURG CENTRAL SCHOOL DISTRICT HC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$157,849.21.

Pursuant to RPTL § 1318, please take notice that \$2,191,157.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: CATHERINE A. RYBCZYNSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF HAMBURG

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX HAMBURG CENTRAL SCHOOL DISTRICT
HC-1
\$23,076,639.29

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the HAMBURG CENTRAL SCHOOL DISTRICT HC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$23,076,639.29.

Pursuant to RPTL § 1318, please take notice that \$2,191,157.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: CATHERINE A. RYBCZYNSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF ORCHARD PARK

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX HAMBURG CENTRAL SCHOOL DISTRICT
HC-1
\$3,053,244.78

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the HAMBURG CENTRAL SCHOOL DISTRICT HC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$3,053,244.78.

Pursuant to RPTL § 1318, please take notice that \$2,191,157.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARTHA L. LIBROCK
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF AURORA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX
HDC1
\$158,717.22

HOLLAND CENTRAL SCHOOL DISTRICT

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the HOLLAND CENTRAL SCHOOL DISTRICT HDC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$158,717.22.

Pursuant to RPTL § 1318, please take notice that \$400,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: JUNE E. McARTHUR
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF COLDEN

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX
HDC1
\$1,293,023.03

HOLLAND CENTRAL SCHOOL DISTRICT

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the HOLLAND CENTRAL SCHOOL DISTRICT HDC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$1,293,023.03.

Pursuant to RPTL § 1318, please take notice that \$400,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: JUNE E. McARTHUR
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF CONCORD

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX
HDC1
\$7,665.42

HOLLAND CENTRAL SCHOOL DISTRICT

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law ["RPTL"], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; "ECTA"], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the HOLLAND CENTRAL SCHOOL DISTRICT HDC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$7,665.42.

Pursuant to RPTL § 1318, please take notice that \$400,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: JUNE E. McARTHUR
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF HOLLAND

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX
HDC1
\$2,797,366.55

HOLLAND CENTRAL SCHOOL DISTRICT

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law ["RPTL"], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of

1942 [the Erie County Tax Act; "ECTA"], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the HOLLAND CENTRAL SCHOOL DISTRICT HDC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$2,797,366.55.

Pursuant to RPTL § 1318, please take notice that \$400,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: JUNE E. McARTHUR
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF SARDINIA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX HOLLAND CENTRAL SCHOOL DISTRICT
HDC1
\$584,317.89

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law ["RPTL"], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; "ECTA"], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the HOLLAND CENTRAL SCHOOL DISTRICT HDC1, to which this

Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$584,317.89.

Pursuant to RPTL § 1318, please take notice that \$400,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: JUNE E. McARTHUR
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF WALES

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX HOLLAND CENTRAL SCHOOL DISTRICT
HDC1
\$809,365.91

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the HOLLAND CENTRAL SCHOOL DISTRICT HDC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such

manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$809,365.91.

Pursuant to RPTL § 1318, please take notice that \$400,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARTHA L. LIBROCK
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF AURORA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX IROQUOIS CENTRAL SCHOOL DISTRICT #1
IRC1
\$708,064.82

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the IROQUOIS CENTRAL SCHOOL DISTRICT #1 IRC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$708,064.82.

Pursuant to RPTL § 1318, please take notice that \$1,773,612.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: PATRICIA A. KING
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF ELMA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX IROQUOIS CENTRAL SCHOOL DISTRICT #1
IRC1
\$16,422,827.56

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the IROQUOIS CENTRAL SCHOOL DISTRICT #1 IRC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$16,422,827.56.

Pursuant to RPTL § 1318, please take notice that \$1,773,612.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: JOHANNA M. COLEMAN
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF LANCASTER

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX IROQUOIS CENTRAL SCHOOL DISTRICT #1
IRC1
\$150,389.53

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the IROQUOIS CENTRAL SCHOOL DISTRICT #1 IRC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$150,389.53.

Pursuant to RPTL § 1318, please take notice that \$1,773,612.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes,

November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MELINDA EATON
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF WALES

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX IROQUOIS CENTRAL SCHOOL DISTRICT #1
IRC1
\$3,040,902.99

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the IROQUOIS CENTRAL SCHOOL DISTRICT #1 IRC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$3,040,902.99.

Pursuant to RPTL § 1318, please take notice that \$1,773,612.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: ALICE MAGIERSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF CHEEKTOWAGA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX LANCASTER CENTRAL SCHOOL DIST. #1
LC-1
\$4,703,471.66

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the LANCASTER CENTRAL SCHOOL DIST. #1 LC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$4,703,471.66.

Pursuant to RPTL § 1318, please take notice that \$2,193,964.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: PATRICIA A. KING
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF ELMA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX LANCASTER CENTRAL SCHOOL DIST. #1
LC-1
\$203,013.06

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the LANCASTER CENTRAL SCHOOL DIST. #1 LC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$203,013.06.

Pursuant to RPTL § 1318, please take notice that \$2,193,964.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: JOHANNA M. COLEMAN
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF LANCASTER

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX LANCASTER CENTRAL SCHOOL DIST. #1
LC-1
\$36,185,237.58

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the LANCASTER CENTRAL SCHOOL DIST. #1 LC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$36,185,237.58.

Pursuant to RPTL § 1318, please take notice that \$2,193,964.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: BARBARA J. DANIEL
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF BRANT

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX LAKE SHORE CENT. EVANS-BRANT SCHOOLS
LSC1
\$1,516,636.56

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the LAKE SHORE CENT. EVANS-BRANT SCHOOLS LSC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$1,516,636.56.

Pursuant to RPTL § 1318, please take notice that \$2,500,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: LYNN M. KRAJACIC
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF EDEN

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX LAKE SHORE CENT. EVANS-BRANT SCHOOLS
LSC1
\$55,169.62

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the LAKE SHORE CENT. EVANS-BRANT SCHOOLS LSC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$55,169.62.

Pursuant to RPTL § 1318, please take notice that \$2,500,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: LYNN M. KRAJACIC
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF EVANS

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX LAKE SHORE CENT. EVANS-BRANT SCHOOLS
LSC1
\$12,182,785.45

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the LAKE SHORE CENT. EVANS-BRANT SCHOOLS LSC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$12,182,785.45.

Pursuant to RPTL § 1318, please take notice that \$2,500,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK

COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: NO COLLINS CENT SCH DIST
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF BRANT

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX NORTH COLLINS CENTRAL SCHOOL DIST. #1
NCC1
\$529,158.01

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the NORTH COLLINS CENTRAL SCHOOL DIST. #1 NCC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$529,158.01.

Pursuant to RPTL § 1318, please take notice that \$1,020,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: NO COLLINS CENT SCH DIST
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF COLLINS

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX NORTH COLLINS CENTRAL SCHOOL DIST. #1
NCC1
\$181,736.41

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the NORTH COLLINS CENTRAL SCHOOL DIST. #1 NCC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$181,736.41.

Pursuant to RPTL § 1318, please take notice that \$1,020,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: NO COLLINS CENT SCH DIST
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF CONCORD

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX NORTH COLLINS CENTRAL SCHOOL DIST. #1
NCC1
\$620,498.10

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the NORTH COLLINS CENTRAL SCHOOL DIST. #1 NCC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$620,498.10.

Pursuant to RPTL § 1318, please take notice that \$1,020,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: NO COLLINS CENT SCH DIST
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF EDEN

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX
NCC1
\$16,507.47

NORTH COLLINS CENTRAL SCHOOL DIST. #1

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the NORTH COLLINS CENTRAL SCHOOL DIST. #1 NCC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$16,507.47.

Pursuant to RPTL § 1318, please take notice that \$1,020,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: LYNN M. KRAJACIC
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF EVANS

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX

NORTH COLLINS CENTRAL SCHOOL DIST. #1

NCC1
\$109,270.67

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the NORTH COLLINS CENTRAL SCHOOL DIST. #1 NCC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$109,270.67.

Pursuant to RPTL § 1318, please take notice that \$1,020,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: NO COLLINS CENT SCH DIST
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF NORTH COLLINS

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX
NCC1
\$2,826,444.91

NORTH COLLINS CENTRAL SCHOOL DIST. #1

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law ["RPTL"], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; "ECTA"], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the NORTH COLLINS CENTRAL SCHOOL DIST. #1 NCC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$2,826,444.91.

Pursuant to RPTL § 1318, please take notice that \$1,020,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARTHA L. LIBROCK
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF AURORA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX ORCHARD PARK CENTRAL SCHOOL #1
OPC1
\$1,181,565.67

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law ["RPTL"], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; "ECTA"], as amended, to receive and collect, prior to the second day of December next

ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the ORCHARD PARK CENTRAL SCHOOL #1 OPC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$1,181,565.67.

Pursuant to RPTL § 1318, please take notice that \$2,500,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: REMY C. ORFFEO
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF BOSTON

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX ORCHARD PARK CENTRAL SCHOOL #1
OPC1
\$1,897,821.66

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the ORCHARD PARK CENTRAL SCHOOL #1 OPC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of

such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$1,897,821.66.

Pursuant to RPTL § 1318, please take notice that \$2,500,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: PATRICIA A. KING
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF ELMA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX ORCHARD PARK CENTRAL SCHOOL #1
OPC1
\$432,343.38

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the ORCHARD PARK CENTRAL SCHOOL #1 OPC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as

prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$432,343.38.

Pursuant to RPTL § 1318, please take notice that \$2,500,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: CATHERINE A. RYBCZYNSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF HAMBURG

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX ORCHARD PARK CENTRAL SCHOOL #1
OPC1
\$2,922,551.14

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the ORCHARD PARK CENTRAL SCHOOL #1 OPC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$2,922,551.14.

Pursuant to RPTL § 1318, please take notice that \$2,500,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: REMY C. ORFFEO
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF ORCHARD PARK

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX ORCHARD PARK CENTRAL SCHOOL #1
OPC1
\$42,886,772.36

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the ORCHARD PARK CENTRAL SCHOOL #1 OPC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$42,886,772.36.

Pursuant to RPTL § 1318, please take notice that \$2,500,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: JACQUELINE A. FELSER
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF WEST SENECA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX ORCHARD PARK CENTRAL SCHOOL #1
OPC1
\$3,498,484.25

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the ORCHARD PARK CENTRAL SCHOOL #1 OPC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$3,498,484.25.

Pursuant to RPTL § 1318, please take notice that \$2,500,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes,

an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: PIONEER CENT SCH DIST
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF HOLLAND

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX PIONEER CENTRAL SCHOOL DISTRICT #1
PC-1
\$7,721.27

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the PIONEER CENTRAL SCHOOL DISTRICT #1 PC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$7,721.27.

Pursuant to RPTL § 1318, please take notice that \$3,430,271.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on

November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: PIONEER CENT SCH DIST
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF SARDINIA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX PIONEER CENTRAL SCHOOL DISTRICT #1
PC-1
\$1,455,725.76

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the PIONEER CENTRAL SCHOOL DISTRICT #1 PC-1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$1,455,725.76.

Pursuant to RPTL § 1318, please take notice that \$3,430,271.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARGUERITE GRECO
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF TONAWANDA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX KENMORE-TONAWANDA UNION FREE
UNF1
\$63,266,065.64

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the KENMORE-TONAWANDA UNION FREE UNF1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$63,266,065.64.

Pursuant to RPTL § 1318, please take notice that \$6,200,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: MARJORY JAEGER
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF AMHERST

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX WILLIAMSVILLE CENTRAL SCHOOL DIST.
WMC3
\$89,586,693.55

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the WILLIAMSVILLE CENTRAL SCHOOL DIST. WMC3, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$89,586,693.55.

Pursuant to RPTL § 1318, please take notice that \$9,574,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: ALICE MAGIERSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF CHEEKTOWAGA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX WILLIAMSVILLE CENTRAL SCHOOL DIST.
WMC3
\$102,714.71

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the WILLIAMSVILLE CENTRAL SCHOOL DIST. WMC3, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$102,714.71.

Pursuant to RPTL § 1318, please take notice that \$9,574,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: NANCY C. METZGER
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF CLARENCE

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX WILLIAMSVILLE CENTRAL SCHOOL DIST.
WMC3
\$12,464,910.53

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the WILLIAMSVILLE CENTRAL SCHOOL DIST. WMC3, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$12,464,910.53.

Pursuant to RPTL § 1318, please take notice that \$9,574,000.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: ALICE MAGIERSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF CHEEKTOWAGA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX WEST SENECA CENTRAL SCHOOL DIST.
WSC1
\$6,453,710.17

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the WEST SENECA CENTRAL SCHOOL DIST. WSC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$6,453,710.17.

Pursuant to RPTL § 1318, please take notice that \$571,528.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: CATHERINE A. RYBCZYNSKI
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF HAMBURG

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX WEST SENECA CENTRAL SCHOOL DIST.
WSC1
\$600,595.92

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the WEST SENECA CENTRAL SCHOOL DIST. WSC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$600,595.92.

Pursuant to RPTL § 1318, please take notice that \$571,528.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____ Chairperson

SEAL OF THE COUNTY OF ERIE

_____ Clerk

STATE OF NEW YORK

COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: REMY C. ORFFEO
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF ORCHARD PARK

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX WEST SENECA CENTRAL SCHOOL DIST.
WSC1
\$1,564,157.99

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the WEST SENECA CENTRAL SCHOOL DIST. WSC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$1,564,157.99.

Pursuant to RPTL § 1318, please take notice that \$571,528.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

STATE OF NEW YORK
COUNTY OF ERIE
OFFICE OF THE ERIE COUNTY LEGISLATURE

SS.:

THE PEOPLE OF THE STATE OF NEW YORK

To: JACQUELINE A. FELSER
RECEIVER/COLLECTOR OF TAXES FOR THE TOWN OF WEST SENECA

SCHOOL TAX WARRANT

For: 2015 – 2016 SCHOOL TAX WEST SENECA CENTRAL SCHOOL DIST.
WSC1
\$38,719,104.21

YOU ARE HEREBY COMMANDED, pursuant to the provisions of Article 13 of the Real Property Tax Law [“RPTL”], and Acts amendatory thereof and supplemental thereto, and pursuant to the provisions of Chapter 812 of the Laws of 1942 [the Erie County Tax Act; “ECTA”], as amended, to receive and collect, prior to the second day of December next ensuing the delivery of this Warrant, from the several persons and corporations and on the properties named and described in the school district tax roll for the WEST SENECA CENTRAL SCHOOL DIST. WSC1, to which this Warrant is annexed and which is delivered herewith, the several sums mentioned as school district taxes in the last column of such roll opposite the respective names or properties, together with your fees and penalties and interest charges as herein set forth; and to Pay Over and Account for such school district tax moneys at such times and in such manner as prescribed by Law. The amount of School District Tax moneys to be collected by you in said School District is \$38,719,104.21.

Pursuant to RPTL § 1318, please take notice that \$571,528.00 is the amount of assigned appropriated fund balance in the custody of the Board of Education and that such assigned appropriated fund balance has been applied in determining the amount of the School Tax Levy.

On all school district taxes paid on or before the 15th day of October next ensuing the publication or posting of the notice required by ECTA § 5-1.0, you are hereby directed to receive and collect, in addition to such school district taxes, an initial fee of one and one-half (1.5%) per centum, unless such initial one and one-half (1.5%) per centum fee has been waived by resolution of the town board; if such school district taxes are paid after October 15th and before November 3rd, seven and one-half (7.5%) per centum shall be added to and collected with such school district taxes; if paid on November 3rd and before December 1st, nine (9%) per centum shall be added. If such school district taxes are paid to the Director of Real Property Tax Services, pursuant to this Warrant, during the month of December, ten and one-half (10.5%) per centum shall be added.

The Director of Real Property Tax Services is hereby authorized, and this shall be his Warrant, to collect in the manner provided by Law any and all school district taxes appearing upon this school district tax roll and not collected by the above named collector-receiver.

In Witness Whereof, The Legislature of the County of Erie has, pursuant to Law, caused this Warrant to be signed by its Chairman and Clerk and the seal of the County of Erie to be affixed on this 1st day of September, 2015.

BY ORDER OF THE ERIE COUNTY LEGISLATURE

_____Chairperson

SEAL OF THE COUNTY OF ERIE

_____Clerk

(6-0) Receive, file & print.

JOSEPH C. LORIGO
CHAIR

Item 32 – MR. LORIGO presented the following report and moved for immediate consideration and approval. MS. DIXON seconded.

CARRIED UNANIMOUSLY.

RESOLUTION NO. 230

September 24, 2015	MINORITY & WOMEN BUSINESS ENTERPRISE COMMITTEE REPORT NO. 2
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ALL MEMBERS PRESENT, EXCEPT LEGISLATOR GRANT.

1. RESOLVED, the following item is hereby received and filed:
 - a. COMM. 7M-9 (2015)
MWBE UTILIZATION ADVISORY BOARD: “January 26, 2015 Meeting Minutes”
(4-0)
 - b. COMM. 11M-6 (2015)
MWBE UTILIZATION ADVISORY BOARD: “March 30, 2015 Meeting Minutes”
(4-0)
 - c. COMM. 15M-5 (2015)
MWBE UTILIZATION ADVISORY BOARD: “May 18, 2015 Meeting Minutes”
(4-0)

JOHN J. MILLS
CHAIR

Item 33 – MR. MORTON presented the following report and moved for immediate consideration and approval. MR. HARDWICK seconded.

CARRIED UNANIMOUSLY.

RESOLUTION NO. 231

September 24, 2015	ENERGY & ENVIRONMENT COMMITTEE REPORT NO. 15
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ALL MEMBERS PRESENT, EXCEPT LEGISLATOR BURKE.
CHAIR MILLS PRESENT AS EX-OFFICIO MEMBER.

1. RESOLVED, the following item is hereby received and filed:
 - a. COMM. 17E-7 (2015)
COUNTY EXECUTIVE: “EC Sewer District No. 5 - Engineer Term Agreement - DiDonato Associates”
(5-0)

TED B. MORTON
CHAIR

Item 34 – MR. RATH presented the following report and moved for immediate consideration and approval. MR. LORIGO seconded.

CARRIED UNANIMOUSLY.

RESOLUTION NO. 232

September 24, 2015	ECONOMIC DEVELOPMENT COMMITTEE REPORT NO. 11
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ALL MEMBERS PRESENT.

CHAIR MILLS PRESENT AS EX-OFFICIO MEMBER.

1. RESOLVED, the following items are hereby received and filed:
 - a. COMM. 15M-2 (2015)
NFTA: “Public Authorities Reporting Information System Report”
(6-0)
 - b. COMM. 16M-6 (2015)
BUFFALO NIAGARA CONVENTION AND VISITORS BUREAU: “2nd Quarter 2015 Report”
(6-0)
 - c. COMM. 16M-7 (2015)
NFTA: “June 25, 2015 Board Minutes”
(6-0)
 - d. COMM. 16M-8 (2015)
NFTA: “17A Report and Capital Expenditure Reports for Fiscal Year Ending March 31, 2016”
(6-0)
 - e. COMM. 17M-5 (2015)
NFTA: “Audited Financial Statement for Fiscal Year Ended March 31, 2015”
(6-0)
 - f. COMM. 17M-6 (2015)
NFTA: “Annual 17A Report”
(6-0)
2. COMM. 17E-8 (2015)
COUNTY EXECUTIVE

WHEREAS, the Bridge Painting Project, Bullis Road over Buffalo Creek, PIN 5760.54, (the “Project”) is eligible for funding under Title 23, U.S. Code, as amended, that calls for the

apportionment of the costs of such program to be borne at the ratio of 80% Federal funds and 20% non-Federal funds, depending upon the Federal Aid Funding Program; and

WHEREAS, the County of Erie desires to advance the Construction phase of the Projects by making a commitment for the Federal and Non-Federal share of the costs of the project; and

WHEREAS, in order to facilitate the Construction and Construction Inspection Phases for the Project, it will be necessary for the County to execute an Agreement with New York State Department of Transportation in the total amount of \$675,000 of which \$33,750 is the required local share, for the construction and construction inspection phase of the Project; and

WHEREAS, the Department of Public Works would like to successfully implement the Project in a timely manner, it will be necessary for the County to execute the construction contract with the responsible low bidder, enter an into a construction phase engineering services agreement with CHA Consultants, and establish a construction contingency in an amount not to exceed \$675,000.

NOW, THEREFORE, BE IT

RESOLVED, that the Erie County Legislature hereby approves the above subject Project; and be it further

RESOLVED, that the County Legislature of the County of Erie hereby authorizes the County of Erie to pay in the first instance 100% of the Federal and non-Federal shares of the cost of Construction and Construction Inspection Phases of the Project or portions thereof; and be it further

RESOLVED, that the Project Fund B.13002, 2013 Bridge Enhancement Programs, fund center 123, fund 420, be increased by the anticipated Federal and New York State revenue in the amount of \$641,250 as follows:

REVENUES		CURRENT	INCREASE/	REVISED
Account	Description	BUDGET	DECREASE	BUDGET
405160	NYS Marchiselli	\$ 147,750	\$ 101,250	\$ 249,000.00
414000	Federal Aid	\$ 980,000	\$ 540,000	\$1,520,000.00
445070	Prem on Obligation	\$54,162.12	\$ 0	\$ 54,162.12
475000	Gen Oblig Bond Proc	<u>\$345,837.88</u>	<u>\$ 0</u>	<u>\$ 345,837.88</u>
TOTAL REVENUES		<u>\$1,527,750</u>	<u>\$ 641,250</u>	<u>\$2,169,000.00</u>
APPROPRIATIONS				
Capital Projects	Capital Project Exp	<u>\$1,527,750</u>	<u>\$ 641,250</u>	<u>\$2,169,000</u>
TOTAL APPROPRIATIONS		<u>\$1,527,750</u>	<u>\$ 641,250</u>	<u>\$2,169,000</u>

; and be it further

RESOLVED, that the estimated total sum of the construction and construction inspection Phase of the Project, \$675,000, is hereby appropriated from B.13002 – 2013 Bridge Enhancement

Programs and made available to cover the cost of participation in the Construction and Construction Inspection phase of the Project; and be it further

RESOLVED, the County Executive is hereby authorized to execute the construction contract with the responsible low bidder, enter an into a construction phase engineering services agreement with CHA Consultants, and establish a construction contingency in an amount not to exceed \$675,000; and be it further

RESOLVED, that in the event the amount required to pay in the first instance 100% of the Federal and non-Federal shares of the costs of the Project's construction and construction inspection phases exceeds the amount appropriated, \$675,000 the County of Erie shall convene its Legislature as soon as possible to appropriate said excess amount immediately upon the notification by the New York State Department of Transportation thereof; and be it further

RESOLVED, that the County Executive of the County of Erie is hereby authorized to execute all necessary Agreements, certifications or reimbursement requests for Federal Aid on behalf of the County of Erie, with the New York State Department of Transportation in connection with the advancement or approval of the Project and providing for the administration of the Project and the Municipality's first instance funding of Project costs and permanent funding of the local share of Federal aid and State aid eligible Project costs and all Project costs within appropriations therefore that are not so eligible; and be it further

RESOLVED, that a certified copy of this resolution be filed with the New York State Commissioner of Transportation, by attaching it to any necessary Agreement in connection with the Project; and be it further

RESOLVED, that the Clerk of the Legislature forward six (6) certified copies of this Resolution to the Department of Public Works, Office of the Commissioner, to be forwarded to the New York State Department of Transportation; and be it further

RESOLVED, that the Clerk of the Legislature forward one (1) certified copies of this Resolution to the Department of Public Works, Office of the Commissioner, and also one copy each to the Office of the County Executive, the Division of Budget and Management and the Office of the Comptroller.

(6-0)

3. COMM. 17E-9 (2015)

COUNTY EXECUTIVE

WHEREAS, the Bridge Vertical Down, Bearings, Railings and Joints (8 bridges) Project, (the "Project") is eligible for funding under Title 23, U.S. Code, as amended, that calls for the apportionment of the costs of such program to be borne at the ratio of 80% Federal funds and 20% non-Federal funds, depending upon the Federal Aid Funding Program; and

WHEREAS, the County of Erie desires to advance the Construction phase of the Projects by making a commitment for the Federal and Non-Federal share of the costs of the project; and

WHEREAS, in order to facilitate the Construction and Construction Inspection Phases for the Project, it will be necessary for the County to execute an Agreement with New York State

Department of Transportation in the total amount of \$700,000 of which \$35,000 is the required local share, for the construction and construction inspection phase of the Project; and

WHEREAS, the Department of Public Works would like to successfully implement the Project in a timely manner, it will be necessary for the County to execute the construction contract with the responsible low bidder, enter an into a construction phase engineering services agreement with CHA Consultants, and establish a construction contingency in an amount not to exceed \$700,000.

NOW, THEREFORE, BE IT

RESOLVED, that the Erie County Legislature hereby approves the above subject Project; and be it further

RESOLVED, that the County Legislature of the County of Erie hereby authorizes the County of Erie to pay in the first instance 100% of the Federal and non-Federal shares of the cost of Construction and Construction Inspection Phases of the Project or portions thereof; and be it further

RESOLVED, that the Project Fund B.13002, 2013 Bridge Enhancement Programs, fund center 123, fund 420, be increased by the anticipated Federal and New York State revenue in the amount of \$665,000 as follows:

REVENUES		CURRENT	INCREASE/	REVISED
Account	Description	BUDGET	DECREASE	BUDGET
405160	NYS Marchiselli	\$ 147,750	\$ 105,000	\$ 252,750.00
414000	Federal Aid	\$ 980,000	\$ 560,000	\$1,540,000.00
445070	Prem on Obligation	\$54,162.12	\$ 0	\$ 54,162.12
475000	Gen Oblig Bond Proc	<u>\$345,837.88</u>	<u>\$ _____</u>	<u>\$ 345,837.88</u>
TOTAL REVENUES		<u>\$1,527,750</u>	<u>\$ 665,000</u>	<u>\$2,192,750.00</u>
APPROPRIATIONS				
Capital Projects	Capital Project Exp	<u>\$1,527,750</u>	<u>\$ 665,000</u>	<u>\$2,192,750.00</u>
TOTAL APPROPRIATIONS		<u>\$1,527,750</u>	<u>\$ 665,000</u>	<u>\$2,192,750.00</u>

; and be it further

RESOLVED, that the estimated total sum of the construction and construction inspection Phase of the Project, \$700,000, is hereby appropriated from B.13002 – 2013 Bridge Enhancement Programs and made available to cover the cost of participation in the Construction and Construction Inspection phase of the Project; and be it further

RESOLVED, the County Executive is hereby authorized to execute the construction contract with the responsible low bidder, enter an into a construction phase engineering services agreement

with CHA Consultants, and establish a construction contingency in an amount not to exceed \$700,000; and be it further

RESOLVED, that in the event the amount required to pay in the first instance 100% of the Federal and non-Federal shares of the costs of the Project's construction and construction inspection phases exceeds the amount appropriated, \$700,000 the County of Erie shall convene its Legislature as soon as possible to appropriate said excess amount immediately upon the notification by the New York State Department of Transportation thereof; and be it further

RESOLVED, that the County Executive of the County of Erie is hereby authorized to execute all necessary Agreements, certifications or reimbursement requests for Federal Aid on behalf of the County of Erie, with the New York State Department of Transportation in connection with the advancement or approval of the Project and providing for the administration of the Project and the Municipality's first instance funding of Project costs and permanent funding of the local share of Federal aid and State aid eligible Project costs and all Project costs within appropriations therefore that are not so eligible; and be it further

RESOLVED, that a certified copy of this resolution be filed with the New York State Commissioner of Transportation, by attaching it to any necessary Agreement in connection with the Project; and be it further

RESOLVED, that the Clerk of the Legislature forward six (6) certified copies of this Resolution to the Department of Public Works, Office of the Commissioner, to be forwarded to the New York State Department of Transportation; and be it further

RESOLVED, that the Clerk of the Legislature forward one (1) certified copies of this Resolution to the Department of Public Works, Office of the Commissioner, and also one copy each to the Office of the County Executive, the Division of Budget and Management and the Office of the Comptroller.

(6-0)

4. **COMM. 17E-10 (2015)**
COUNTY EXECUTIVE

WHEREAS, the Bridge Washing (240 Bridges) and Deck Sealing (18 Bridges) PIN 5760.55, (the "Project") is eligible for funding under Title 23, U.S. Code, as amended, that calls for the apportionment of the costs of such program to be borne at the ratio of 80% Federal funds and 20% non-Federal funds, depending upon the Federal Aid Funding Program; and

WHEREAS, the County of Erie desires to advance the Construction phase of the Projects by making a commitment for the Federal and Non-Federal share of the costs of the project; and

WHEREAS, in order to facilitate the Construction and Construction Inspection Phases for the Projects, it will be necessary for the County to execute an Agreement with New York State Department of Transportation in the total amount of \$500,000 of which \$100,000 is the required local share, for the construction and construction inspection phase of the Project; and

WHEREAS, the Department of Public Works would like to successfully implement the Project in a timely manner, it will be necessary for the County to execute the construction contract

with the responsible low bidder, enter an into a construction phase engineering services agreement with CHA Consultants, and establish a construction contingency in an amount not to exceed \$500,000.

NOW, THEREFORE, BE IT

RESOLVED, that the Erie County Legislature hereby approves the above subject Project; and be it further

RESOLVED, that the County Legislature of the County of Erie hereby authorizes the County of Erie to pay in the first instance 100% of the Federal and non-Federal shares of the cost of Construction and Construction Inspection Phases of the Project or portions thereof; and be it further

RESOLVED, that the Project Fund B.13002, 2013 Bridge Enhancement Programs, fund center 123, fund 420, be increased by the anticipated Federal and New York State revenue in the amount of \$400,000 as follows:

		CURRENT	INCREASE/ DECREASE	REVISED
REVENUES		BUDGET		BUDGET
Account	Description			
405160	NYS Marchiselli	\$ 147,750	\$ 0	\$ 147,750
414000	Federal Aid	\$ 980,000	\$ 400,000	\$ 1,380,000
445070	Prem on Obligation	\$54,162.12	\$ 0	\$ 54,162.12
475000	Gen Oblig Bond Proc	<u>\$345,837.88</u>	<u>\$ 0</u>	<u>\$ 345,837.88</u>
TOTAL REVENUES		<u>\$1,527,750</u>	<u>\$ 400,000</u>	<u>\$1,927,750</u>
APPROPRIATIONS				
Capital Projects	Capital Project Exp	<u>\$1,527,750</u>	<u>\$ 400,000</u>	<u>\$1,927,750</u>
TOTAL APPROPRIATIONS		<u>\$1,527,750</u>	<u>\$ 400,000</u>	<u>\$1,927,750</u>

; and be it further

RESOLVED, that the estimated total sum of the construction and construction inspection Phase of the Project, \$500,000, is hereby appropriated from BA123, Fund 420, SAP Fund B.13002–2013 Bridge Enhancement Programs and made available to cover the cost of participation in the Construction and Construction Inspection phase of the Project; and be it further

RESOLVED, the County Executive is hereby authorized to execute the construction contract with the responsible low bidder, enter an into a construction phase engineering services agreement with CHA Consultants, and establish a construction contingency in an amount not to exceed \$500,000; and be it further

RESOLVED, that in the event the amount required to pay in the first instance 100% of the Federal and non-Federal shares of the costs of the Project’s construction and construction inspection phases exceeds the amount appropriated, \$500,000 the County of Erie shall convene its Legislature as soon as possible to appropriate said excess amount immediately upon the notification by the New York State Department of Transportation thereof; and be it further

RESOLVED, that the County Executive of the County of Erie is hereby authorized to execute all necessary Agreements, certifications or reimbursement requests for Federal Aid on behalf of the County of Erie, with the New York State Department of Transportation in connection with the advancement or approval of the Project and providing for the administration of the Project and the Municipality's first instance funding of Project costs and permanent funding of the local share of Federal aid and State aid eligible Project costs and all Project costs within appropriations therefore that are not so eligible; and be it further

RESOLVED, that a certified copy of this resolution be filed with the New York State Commissioner of Transportation, by attaching it to any necessary Agreement in connection with the Project; and be it further

RESOLVED, that the Clerk of the Legislature forward six (6) certified copies of this Resolution to the Department of Public Works, Office of the Commissioner, to be forwarded to the New York State Department of Transportation; and be it further

RESOLVED, that the Clerk of the Legislature forward one (1) certified copies of this Resolution to the Department of Public Works, Office of the Commissioner, and also one copy each to the Office of the County Executive, the Division of Budget and Management and the Office of the Comptroller.

(6-0)

EDWARD A. RATH, III
CHAIR

Item 35 – MR. RATH presented the following report and moved for immediate consideration and approval. MS. DIXON seconded.

CARRIED UNANIMOUSLY.

RESOLUTION NO. 233

September 24, 2015

PUBLIC SAFETY COMMITTEE
REPORT NO. 12

ALL MEMBERS PRESENT, EXCEPT LEGISLATOR GRANT.
CHAIR MILLS PRESENT AS EX-OFFICIO MEMBER.

1. COMM. 16E-20 (2015)
COUNTY EXECUTIVE

WHEREAS, the Office of the Sheriff requires the expansion of the current mental health space within the Erie County Correctional Facility in order to adequately serve the needs of inmates with mental illness; and

WHEREAS, Zaxis Architectural, PC has the necessary expertise and manpower to provide professional design and construction services for the Erie County Correctional Facility (ECCF) - 2015- Mental Health Renovations project; and

WHEREAS, this Honorable Body has previously authorized the County Executive to enter into an General A/E Agreement with the architectural firm of Zaxis Architectural, PC for providing Architectural/Engineering Services on Erie County projects; and

WHEREAS, the County Executive is requesting authorization to enter into an Agreement Amendment with the architectural firm of Zaxis Architectural, PC for providing Architectural/Engineering Services for the Erie County Correctional Facility (ECCF) -2015- Mental Health Renovations project.

NOW, THEREFORE, BE IT

RESOLVED, that the County Executive is authorized to execute an Agreement Amendment with the firm of Zaxis Architectural, PC for providing Professional Architectural/Engineering Services for the Erie County Correctional Facility (ECCF) -2015- Mental Health Renovations project, for an amount not to exceed \$25,000.00, including design contingency; and be it further

RESOLVED, that the Comptroller's Office be authorized to make payment for all the above from SAP Project A.15028- 2015 Sheriff's Various Improvements to ECCF and ECHC; and be it further

RESOLVED, that two certified copies of this resolution be sent to the Department of Public Works, Commissioner's Office, and one copy each to the Office of the County Executive, Office of the Sheriff, the Division of Budget and Management, and the Office of the Comptroller.
(5-0)

EDWARD A. RATH, III
CHAIR

LEGISLATOR RESOLUTIONS

Item 36 – MR. LORIGO presented the following resolution and moved to send the item to the FINANCE & MANAGEMENT COMMITTEE for further consideration. MR. RATH seconded.

INTRO. 18-1 from LEGISLATOR GRANT. Surplus Authorization for the United Black Men's Think Tank of Buffalo, Inc.

MS. GRANT moved that the legislature recess for five minutes. MR. LOUGHRAN seconded.

CHAIR MILLS directed that a roll call vote be taken.

AYES: MR. BURKE, MS. GRANT, MR. LOUGHRAN, MS. MILLER-WILLIAMS, MR. LORIGO and CHAIR MILLS. NOES: MR. SAVAGE, MS. DIXON, MR. HARDWICK, MR. MORTON and MR. RATH. (AYES: 6; NOES: 5)

CARRIED.

The legislature entered into recess at 2:14 PM.

CHAIR MILLS reconvened the legislature at 2:19 PM.

All members present.

CHAIR MILLS moved the previous question and directed that a roll call vote be taken.

AYES: MR. BURKE, MR. LOUGHRAN, MS. MILLER-WILLIAMS, MR. SAVAGE, MS. DIXON, MR. HARDWICK, MR. LORIGO, CHAIR MILLS, MR. MORTON and MR. RATH.
NOES: MS. GRANT. (AYES: 10; NOES: 1)

CARRIED.

Item 37 – MR. LORIGO presented the following resolution and moved for immediate consideration and approval. MS. DIXON seconded.

CARRIED UNANIMOUSLY.

RESOLUTION NO. 234

RE: Reorganization of First District
Legislative Office Personal Services
Budget
(INTRO. 18-2)

A RESOLUTION TO BE SUBMITTED
BY LEGISLATOR MILLER-WILLIAMS

WHEREAS, in order to better serve the residents of the First District of the Erie County Legislature, a reorganization is necessary of the Legislature's district office personal services budget.

NOW, THEREFORE, BE IT

RESOLVED, that the Erie County Legislature does hereby make the following technical budget adjustments to the Legislature's 2015 Adopted Departmental Budget, all of which can be effectuated while keeping within the Legislature's adopted appropriation for 2015:

DELETE one (1) Administrative Clerk (Legislature) Full-Time, JG 8, Position Number 51012352, effective October 31, 2015; and

REPLACE with one (1) Administrative Clerk Legislature (RPT), JG 8, and one (1) Administrative Clerk Legislature (PT), JG 8, to Fund Center 100, Cost Center 1005017 District Office Staff, and effective October 31, 2015; and be it further

RESOLVED, that the filling of the positions be in accordance with Erie County Budget Resolution Number 74, as well as all Personnel Department policies; and be it further

RESOLVED, that the Clerk of the Legislature is directed to forward certified copies of this resolution to the Director of the Division of Budget, Management & Finance and the Commissioner of the Department of Personnel.

Item 38 – MR. LORIGO presented the following resolution and moved for consideration. MR. RATH seconded.

CARRIED UNANIMOUSLY.

RESOLUTION NO. 235

RE: Financial Support for West Seneca,
Elma, East Aurora and Marilla Libraries
(INTRO. 18-3)

A RESOLUTION TO BE SUBMITTED
BY LEGISLATOR LORIGO

WHEREAS, the West Seneca Food Pantry (account number 517851) has declined to accept funding offered by the county in the amount of \$5,000.00; and

WHEREAS, the West Seneca Food Pantry served residents of Erie County as a community and neighborhood development agency and in keeping with that theme this honorable body wishes to transfer that funding to other community development agencies serving the same population; and

WHEREAS, the Western New York Memorial at East Aurora Inc., has been working towards erecting a Vietnam memorial in East Aurora for several years now to commemorate the sacrifice Western New Yorkers have made for our country; and

WHEREAS, the libraries in West Seneca, East Aurora, Marilla, Elma, and the Western New York Memorial at East Aurora Inc. serve as neighborhood development agencies and have expressed interest in receiving additional funding in 2015.

NOW, THEREFORE, BE IT

RESOLVED, this honorable body hereby requests that the County Executive transfer all remaining funds from account 517851, the West Seneca Food Pantry, and transfer \$1,000.00 to each of the following cost centers: The Elma Library (cost center - 4204045), the Marilla Library (cost center – 4204060), the West Seneca Public Library (cost center – 4204085); and the East Aurora Library (cost center – 4205110); and, be it further

RESOLVED, that this honorable body hereby requests that the remaining \$1,000 be awarded to the Western New York Memorial at East Aurora Inc. to assist them in their efforts to create a veterans memorial in East Aurora for the benefit of all residents of Erie County; and, be it further

RESOLVED, that certified copies of this resolution be sent to the directors of the Elma Library, the Marilla Library, the West Seneca Public Library, the East Aurora Library, representatives of the Western New York Memorial at East Aurora Inc., the County Executive, the Director of Budget and Management, and all parties deemed necessary and proper.

MR. LORIGO moved to amend the item. MR. RATH seconded.

CARRIED UNANIMOUSLY.

Amend the Name of the Entity in the Resolution to Read as Follows:

Replace all instances of the name Western New York Memorial at East Aurora Inc. to read as the Western New York Veterans Memorial at East Aurora Inc.

MR. LORIGO moved for approval of the item as amended. MR. RATH seconded.

CARRIED UNANIMOUSLY.

COMMUNICATIONS DISCHARGED FROM COMMITTEE

Item 39 – MR. LORIGO moved to discharge the ENERGY & ENVIRONMENT COMMITTEE of further consideration of COMM. 17E-6. MR. RATH seconded.

CARRIED UNANIMOUSLY.

RESOLUTION NO. 236

RE: EC Sewer District No. 6 Modification of Plans (2015)

RESOLUTION NO. 236-2015
BOND RESOLUTION DATED OCTOBER 1, 2015

BOND RESOLUTION AUTHORIZING THE ISSUANCE OF \$1,534,000 BONDS OF THE COUNTY OF ERIE, OR SO MUCH THEREOF AS MAY NECESSARY, TO FINANCE THE COST OF AN INCREASE AND IMPROVEMENT OF THE FACILITIES OF ERIE COUNTY SEWER DISTRICT NO. 6 IN THE COUNTY OF ERIE, NEW YORK; STATING THE ESTIMATED MAXIMUM COST THEREOF IS \$1,534,000, STATING THE PLAN OF FINANCING SAID COSTS INCLUDES THE ISSUANCE OF \$1,534,000 OF BONDS HEREIN AUTHORIZED; PROVIDING FOR A TAX TO PAY THE PRINCIPAL OF AND INTEREST ON SAID BONDS; AND PROVIDING FOR REIMBURSEMENT BY ERIE COUNTY SEWER DISTRICT NO. 6 TO SAID COUNTY.

(Introduced) September 17, 2015

(Adopted) October 1, 2015

Recitals

WHEREAS, pursuant to proceedings had and taken in accordance with the provisions of Article 5A of the County Law and more particularly a resolution of this County Legislature dated May 19, 2005 (the "Original Bond Resolution"), an increase and improvement of facilities of Erie County Sewer District No. 6 has been approved at an estimated maximum cost of \$4,000,000; and

WHEREAS, pursuant to the provisions of the Original Bond Resolution, the County has issued \$2,466,000 of obligations; and

WHEREAS, pursuant to Section 41 of the Local Finance Law of the State of New York, the Original Bond Resolution is deemed to have been repealed ten years after the date it became effective, except to the extent that any indebtedness shall already have been contracted or encumbrances made thereunder for the object or purpose for which such Original Bond Resolution authorizes the issuance of obligations; and

WHEREAS, the County Legislature desires to adopt this resolution to reauthorize the issuance of \$1,534,000 principal amount of obligations to finance the object or purpose described in the Original Bond Resolution;

NOW THEREFORE BE IT RESOLVED BY THE COUNTY LEGISLATURE OF THE COUNTY OF ERIE, NEW YORK (by the affirmative vote of not less than two thirds of the voting strength of said Legislature) AS FOLLOWS:

Section 1. Pursuant to the provisions of the Local Finance Law, constituting Chapter 33-a of the Consolidated Laws of the State of New York, as amended (the "Law"), and to the provisions of other laws applicable thereto, \$1,534,000 bonds of the County, or so much thereof as may be necessary, are hereby authorized to be issued to finance the cost of an increase and improvement of facilities for Erie County Sewer District No. 6, including, but not limited to, improvements to the Wilmuth/Well Pumping Station, including engineering costs associated with those improvements, and the replacement of, and improvements to, existing sewers and pumping stations, all as more fully described in the report and estimate of cost accepted and adopted by the Board of Managers of said District on May 13, 2015 and filed with the County Legislature. The estimated maximum cost of said specific object or purpose, including preliminary costs and costs incidental thereto and to the financing thereof, is \$1,534,000. The plan of financing includes the issuance of \$1,534,000 bonds herein authorized and any bond anticipation notes issued in anticipation of the sale of such bonds, and the levy of a tax to pay the principal of and interest on said bonds and notes, the said principal and interest to be reimbursed to the County by assessment against a benefited area which consists of the entire area of said Sewer District No. 6.

Section 2. The period of probable usefulness for the specific object or purpose for which said \$1,534,000 bonds herein authorized to be issued, within the limitations of Section 11.00 a.4. of the Law, is forty (40) years.

Section 3. Current funds are not required to be provided as a down payment prior to the issuance of the \$1,534,000 bonds authorized herein, or any bond anticipation notes issued in anticipation thereof, pursuant to Section 107.00 d. 3. of said Law.

Section 4. The County intends to finance, and the Comptroller of the County is hereby authorized to advance such amounts as are necessary to pay the costs of the object or purpose described in Section 1 hereof prior to the issuance of the bonds or bond anticipation notes authorized out of any available funds of the County, on an interim basis, which amounts are reasonably expected to be reimbursed with the proceeds of debt to be incurred by the County, pursuant to this Resolution, in the maximum amount of bonds herein authorized. This Resolution is a declaration of official intent adopted pursuant to the requirements of Treasury Regulation Section 1.150-2.

Section 5. Subject to the provisions of this Resolution and of the Law, and pursuant to the provisions of §21.00 relative to substantially level or declining annual debt service, §30.00 relative to the authorization of the issuance of bond anticipation notes or the renewals thereof, and of §§50.00, 56.00 to 60.00 and 168.00 of said Law, the powers and duties of the County Legislature relative to authorizing the issuance of any notes in anticipation of the sale of the respective amounts of bonds herein authorized, or the renewals thereof, relative to providing for substantially level or declining annual debt service, relative to prescribing the terms, form and contents and as to the sale and issuance of the respective amounts of bonds herein authorized, and of any notes issued in anticipation of the sale of said bonds or the renewals of said notes, and relative to executing agreements for credit enhancement, are hereby delegated to the Comptroller of the County, as the chief fiscal officer of the County.

Section 6. Each of the bonds authorized by this Resolution and any bond anticipation notes issued in anticipation of the sale thereof shall contain the recital of validity prescribed by Section 52.00 of said Local Finance Law and said bonds and any notes issued in anticipation of said bonds shall be general obligations of the County of Erie, payable as to both principal and interest by general tax upon all the taxable real property within the County without limitation as to rate or amount. The faith and credit of the County are hereby irrevocably pledged to the punctual payment of the principal of and interest on said bonds and any notes issued in anticipation of the sale of said bonds or the renewals of said notes, and provision shall be made annually in the budgets of the County by appropriation for (a) the amortization and redemption of the notes and bonds to mature in such year and (b) the payment of interest to be due and payable in such year.

Section 7. The validity of the bonds authorized by this Resolution and of any notes issued in anticipation of the sale of said bonds, may be contested only if:

- (a) such obligations are authorized for an object or purpose for which the County is not authorized to expend money, or
- (b) the provisions of law which should be complied with at the date of the publication of this Resolution or a summary hereof, are not substantially complied with, and an action, suit or proceeding contesting such validity, is commenced within twenty days after the date of such publication, or
- (c) such obligations are authorized in violation of the provisions of the Constitution.

Section 8. This Resolution shall take effect immediately upon approval by the County Executive.

MS. GRANT left the Legislature Chambers at 2:24 PM.

MR. LORIGO moved to approve the item. MR. RATH seconded.

CHAIR MILLS directed that a roll call vote be taken.

AYES: MR. BURKE, MR. LOUGHRAN, MS. MILLER-WILLIAMS, MR. SAVAGE, MS. DIXON, MR. HARDWICK, MR. LORIGO, CHAIR MILLS, MR. MORTON and MR. RATH.
NOES: None. MS. GRANT not present for vote. (AYES: 10; NOES: 0)

CARRIED UNANIMOUSLY.

CHAIR MILLS moved the legislature into recess for five minutes at 2:27 PM.

CHAIR MILLS reconvened the legislature at 2:32 PM.

MS. GRANT returned to the Legislature Chambers at 2:32 PM.

All members present.

MR. LOUGHRAN moved to reconsider COMM. 17E-6. MR. BURKE seconded.

CARRIED UNANIMOUSLY.

MR. LORIGO moved to approve COMM. 17E-6. MR. BURKE seconded.

CHAIR MILLS directed that a roll call vote be taken.

AYES: MR. BURKE, MS. GRANT, MR. LOUGHRAN, MS. MILLER-WILLIAMS, MR. SAVAGE, MS. DIXON, MR. HARDWICK, MR. LORIGO, CHAIR MILLS, MR. MORTON and MR. RATH. NOES: None. (AYES: 11; NOES: 0)

CARRIED UNANIMOUSLY.

Item 40 – MR. LORIGO moved to discharge the FINANCE & MANAGEMENT COMMITTEE of further consideration of COMM. 17E-19. MR. RATH seconded.

CARRIED UNANIMOUSLY.

RESOLUTION NO. 237

RE: Continued Imposition of Additional 1% and Additional 0.75% Sales and Compensating Use Tax for Period Ending Nov 30, 2017

RESOLUTION
of the

Legislature of Erie County, amending the Erie County Sales and Use Tax Resolution which imposes taxes on sales and uses of tangible personal property and on certain services, and on occupancy of hotel rooms, admission charges and club dues, pursuant to Article 29 of the Tax Law of the State of New York, to continue the imposition of the additional 1% rate of tax and the additional ¾% rate of tax, pursuant to Article 29 of the New York Tax Law.

Be it enacted by the Legislature of the County of Erie, as follows:

Section 1. The first sentence of section two of the Erie County Sales and Use Tax Resolution, being a resolution adopted by the Board of Supervisors of the County of Erie as Item 8 of Meeting Number 31, held July 27, 1965, Supervisors Proceedings, page 666, as amended, is amended to read as follows:

SECTION 2. Imposition of sales tax. On and after March first, nineteen hundred eighty-nine, there is hereby imposed and there shall be paid a tax of three percent upon, and for the period commencing March first, nineteen hundred eighty-nine and ending November thirtieth, two thousand [fifteen,] seventeen, there is hereby imposed and there shall be paid an additional tax of one percent upon:

Section 2. Subdivisions (h) and (i) of section three of the Erie County Sales and Use Tax Resolution, being a resolution adopted by the Board of Supervisors of the County of Erie as Item 8 of Meeting Number 31, held July 27, 1965, Supervisors Proceedings, page 666, as amended, are amended to read as follows:

(h) With respect to the additional tax of 1 percent imposed for the period commencing March 1, 1989, and ending November 30, two thousand [fifteen] seventeen, the provisions of subdivisions (a), (b), (c), (d), (e), (f) and (g) of this section apply, except that for the purposes of this subdivision, all references in said subdivisions (a), (b), (d) and (e) to an effective date shall be read as referring to March 1, 1989, all references in said subdivision (a) to the date four months prior to the effective date shall be read as referring to November 1, 1988, and the reference in subdivision (b) to the date immediately preceding the effective date shall be read as referring to February 28, 1989.

Nothing herein shall be deemed to exempt from tax at the rate in effect prior to March 1, 1989, any transaction which may not be subject to the additional tax imposed effective on that date.

(i) The taxes imposed under subdivisions (a), (c) and (d) of Section 2 shall be paid at the rate of 3 percent upon all sales made and services rendered on or after December first, two thousand [fifteen] seventeen. With respect to the tax rate of 3 percent effective December first, two thousand [fifteen] seventeen, the provisions of subdivisions (b), (c), (d), (e) and (f) of this section apply, except that for the purposes of this subdivision, all references in said subdivisions (b), (c), (d) and (e) to an effective date shall be read as referring to December first, two thousand [fifteen] seventeen, and the reference in subdivision (b) to the date immediately preceding the effective date shall be read as referring to November thirtieth, two thousand [fifteen] seventeen. Nothing herein shall be deemed to exempt from tax at the rate in effect prior to December first, two thousand [fifteen] seventeen, any transaction which may not be subject to the lowered tax rate in effect on that date.

Section 3. Section four of the Erie County Sales and Use Tax Resolution, being a resolution adopted by the Board of Supervisors of the County of Erie as Item 8 of Meeting Number 31, held July 27, 1965, Supervisors Proceedings, page 666, as amended, is amended to read as follows:

SECTION 4. Imposition of compensating use tax.

(a) Except to the extent that property or services have already been or will be subject to the sales tax under this resolution, there is hereby imposed on every person a use tax for the use within this taxing jurisdiction on and after March first, nineteen hundred eighty-nine, except as otherwise exempted under this enactment, (A) of any tangible personal property purchased at retail, (B) of any tangible personal property (other than computer software used by the author or other creator) manufactured, processed or assembled by the user, (i) if items of the same kind of tangible personal property are offered for sale by him in the regular course of business, or (ii) if items are used as such or incorporated into a structure, building or real property, by a contractor, subcontractor or repairman in erecting structures or buildings, or building on, or otherwise adding to, altering, improving, maintaining, servicing or repairing real property, property or land, as the terms real

property, property or land are defined in the real property tax law, if items of the same kind are not offered for sale as such by such contractor, subcontractor or repairman or other user in the regular course of business, (C) of any of the services described in paragraphs (1), (7), and (8) of subdivision (c) of section 2, (D) of any tangible personal property, however acquired, where not acquired for the purposes of resale, upon which any of the services described under paragraphs (2), (3) and (7) of subdivision (c) of section 2 have been performed, (E) of any telephone answering service described in subdivision (b) of section 2, and (F) of any computer software written or otherwise created by the user if the user offers software of a similar kind for sale as such or as a component part of other property in the regular course of business.

(b) For purposes of clause (A) of subdivision (a) of this section, the tax shall be at the rate of four percent, and on and after December first, two thousand [fifteen] seventeen, the tax shall be at the rate of three percent, of the consideration given or contracted to be given for such property, or for the use of such property, including any charges for shipping or delivery as described in paragraph three of subdivision (b) of section one, but excluding any credit for tangible personal property accepted in part payment and intended for resale.

(c) For purposes of subclause (i) of clause (B) of subdivision (a) of this section, the tax shall be at the rate of four percent, and on and after December first, two thousand [fifteen] seventeen, the tax shall be at the rate of three percent, of the price at which items of the same kind of tangible personal property are offered for sale by the user, and the mere storage, keeping, retention or withdrawal from storage of tangible personal property by the person who manufactured, processed or assembled such property shall not be deemed a taxable use by him.

(d) For purposes of subclause (ii) of clause (B) of subdivision (a) of this section, the tax shall be at the rate of four percent, and on and after December first, two thousand [fifteen] seventeen, the tax shall be at the rate of three percent, of the consideration given or contracted to be given for the tangible personal property manufactured, processed or assembled into the tangible personal property the use of which is subject to tax, including any charges for shipping or delivery as described in paragraph three of subdivision (b) of section one.

(e) Notwithstanding the foregoing provisions of this section, for purposes of clause (B) of subdivision (a) of this section, there shall be no tax on any portion of such price which represents the value added by the user to tangible personal property which he fabricates and installs to the specifications of an addition or capital improvement to real property, property or land, as the terms real property, property or land are defined in the real property tax law, over and above the prevailing normal purchase price prior to such fabrication of such tangible personal property which a manufacturer, producer or assembler would charge an unrelated contractor who similarly fabricated and installed such tangible personal property to the specifications of an addition or capital improvement to such real property, property or land.

(f) For purposes of clauses (C), (D) and (E) of subdivision (a) of this section, the tax shall be at the rate of four percent, and on and after December first, two thousand [fifteen] seventeen, the tax shall be at the rate of three percent, of the consideration given or contracted to be given for the service, including the consideration for any tangible personal property transferred in conjunction with the performance of the service and also including any charges for shipping and delivery of the property so transferred and of the tangible personal property upon which the service was performed as such charges are described in paragraph three of subdivision (b) of section one.

(g) For purposes of clause (F) of subdivision (a) of this section, the tax shall be at the rate of four percent, and on and after December first, two thousand [fifteen] seventeen, the tax shall be at the rate of three percent, of the consideration given or contracted to be given for the tangible personal property which constitutes the blank medium, such as disks or tapes, used in conjunction with the software, or for the use of such property, and the mere storage, keeping, retention or withdrawal from storage of computer software described in such clause (F) by its author or creator shall not be deemed a taxable use by such person.

Section 4. Section four-A of the Erie County Sales and Use Tax Resolution, being a resolution adopted by the Board of Supervisors of the County of Erie as Item 8 of Meeting Number 31, held July 27, 1965, Supervisors Proceedings, page 666, as amended, is amended to read as follows:

SECTION 4-A. Imposition of additional rate of sales and compensating use taxes.

In addition to the sales and compensating use taxes imposed by sections 2 and 4 of this resolution, there is hereby imposed and there shall be paid an additional three-quarters of one percent rate of such sales and compensating use taxes, for the period beginning December 1, 2009 and ending November 30, [fifteen] seventeen. Such additional taxes shall be identical to the taxes imposed by such sections 2 and 4 and shall be administered and collected in the same manner as such taxes. All of the provisions of this resolution relating or applicable to the administration and collection of the taxes imposed by such sections 2 and 4 shall apply to the additional taxes imposed by this section, including the applicable transitional provisions, limitations, special provisions, exemptions, exclusions, refunds and credits as are set forth in this resolution, with the same force and effect as if those provisions had been incorporated in full into this section and had expressly referred to the additional taxes imposed by this section; provided that net collections from such additional rate shall be set aside for county purposes as provided in subdivision (f) of section 14 of this resolution.

Section 5. Subdivisions (D) and (E) of clause (1) of section 11 of the Erie County Sales and Use Tax Resolution, being a resolution adopted by the Board of Supervisors of the County of Erie as Item 8 of Meeting Number 31, held July 27, 1965, Supervisors Proceedings, page 666, as amended, are amended to read as follows:

(D) With respect to the additional tax of one percent imposed by section 4 of this resolution for the period beginning March first, nineteen hundred eighty-nine, and ending November thirtieth, two thousand [fifteen] seventeen, in respect to the use of property used by the purchaser in this County prior to March first, nineteen hundred eighty-nine.

(E) With respect to the additional tax of three-quarters of one percent imposed by section 4-A of this resolution, for the period beginning December 1, 2009 and ending November 30, [fifteen] seventeen, in respect to the use of property used by the purchaser in this county prior to January 15, 2006.

Section 6. Subdivision (f) of section 14 of the Erie County Sales and Use Tax Resolution, being a resolution adopted by the Board of Supervisors of the County of Erie as Item 8 of Meeting

Number 31, held July 27, 1965, Supervisors Proceedings, page 666, as amended, is amended to read as follows:

(f) Net collections from the additional three-quarters of one percent rate of taxes imposed during the period commencing December 1, 2009 and ending November 30, [fifteen] seventeen, by section 4-A of this resolution received by the county shall be used by the county solely for county purposes and shall not be subject to any revenue distribution agreement entered into pursuant to the authority of subdivision (c) of section 1262 of the Tax Law.

Section 7. Subdivision (g) of section 14 of the Erie County Sales and Use Tax Resolution, being a resolution adopted by the Board of Supervisors of the County of Erie as Item 8 of Meeting Number 31, held July 27, 1965, Supervisors Proceedings, page 666, as amended, is amended to read as follows:

(g) The County shall allocate each calendar year the first twelve million five hundred thousand dollars (\$12,500,000) of the net collections from the additional one percent rate of sales and compensating use taxes imposed during the period commencing December 1, [2013] 2015, and ending November 30, [2015] 2017, by sections 2 and 4 of this resolution to the cities of the County and the area in the County outside the cities and such net collections shall be applied or distributed in the same manner and proportion as the net collections for such cities and area are applied or distributed under the revenue distribution agreement entered into pursuant to the authority of subdivision (c) of section 1262 of the Tax Law in effect on January 1, 2006, and shall be subject to all provisions of such agreement governing the net collections for such cities and area, and the County shall retain the remainder of net collections from such additional one percent rate which shall be used by the County for any County purpose and such remainder shall not be subject to any revenue distribution agreement entered into pursuant to the authority of subdivision (c) of section 1262 of the Tax Law.

Section 9. This enactment shall take effect December first, two thousand fifteen.

NOTE: ADDITIONS IN TEXT ARE INDICATED BY UNDERLINE; DELETIONS BY [BRACKETS]

MR. LORIGO moved to approve the item. MR. BURKE seconded.

CHAIR MILLS directed that a roll call vote be taken.

AYES: MR. BURKE, MS. GRANT, MR. LOUGHRAN, MS. MILLER-WILLIAMS, MR. SAVAGE, MS. DIXON, MR. HARDWICK, MR. LORIGO, CHAIR MILLS, MR. MORTON and MR. RATH. NOES: None. (AYES: 11; NOES: 0)

CARRIED UNANIMOUSLY.

SUSPENSION OF THE RULES

Item 41 – MR. LORIGO moved for a Suspension of the Rules to include an item not on the agenda.

GRANTED.

INTRO. 18-4 from LEGISLATOR LORIGO. Re: Support for Reform of NYS Foreclosure Requirements

Received and referred to the FINANCE & MANAGEMENT COMMITTEE.

Item 42 – MR. LORIGO moved for a Suspension of the Rules to include an item not on the agenda.

GRANTED.

COMM. 18E-15 from CHAIR MILLS. Re: Letter to Clerk of the Legislature Calling for Public Hearing Regarding LL Intro. 4-2 (2015)

Received, filed and printed.

September 30, 2015

Dear Ms. McCarthy:

Please be advised that there is a need to call a Public Hearing to consider Local Law Intro. No. 4-2 2015 A Local Law amending the Erie County Code of Ethics.

Pursuant to the Erie County Charter Article 2 §204, a public hearing is to be held before a local law can be put to a vote.

The Erie County Legislature is to hold a PUBLIC HEARING to consider the abovementioned at 3:00 p.m. on Thursday, October 15, 2015 in the Erie County Legislature Chambers, located on the 4th floor of Old County Hall, 92 Franklin Street in the City of Buffalo.

Thank You for your attention to this matter.

Sincerely,
JOHN J. MILLS, Chair
Erie County Legislature

Item 43 – MR. LORIGO moved for a Suspension of the Rules to include an item not on the agenda.

GRANTED.

COMM. 18E-16 from the COUNTY EXECUTIVE. Re: PILOT Agreement for Parkview Apartments, Affordable Housing Development

Received and referred to the ECONOMIC DEVELOPMENT COMMITTEE.

Item 44 – MR. LORIGO moved for a Suspension of the Rules to include an item not on the agenda.

GRANTED.

COMM. 18E-17 from the COUNTY EXECUTIVE. Re: BENLIC Preemptive Bid Powers and Subsequent Repayment Agreement for City of Buffalo Foreclosure Sale

Received and referred to the ECONOMIC DEVELOPMENT COMMITTEE.

Item 45 – MR. LORIGO moved for a Suspension of the Rules to include an item not on the agenda.

GRANTED.

COMM. 18E-18 from the COUNTY EXECUTIVE. Re: Youth Bureau Additional Programming

Received and referred to the HEALTH & HUMAN SERVICES COMMITTEE.

Item 46 – MR. LORIGO moved for a Suspension of the Rules to include an item not on the agenda.

GRANTED.

INTRO. 18-5 from LEGISLATOR BURKE. Re: Inclusion of Poland in the Visa Waiver Program

Received and referred to the GOVERNMENT AFFAIRS COMMITTEE.

Item 47 – MR. LORIGO moved for a Suspension of the Rules to include an item not on the agenda.

GRANTED.

INTRO. 18-6 from LEGISLATOR BURKE. Re: Enforcing the Prosecution of Illegal Ticket Resale to the Fullest Extent of the Law

Received and referred to the FINANCE & MANAGEMENT COMMITTEE.

COMMUNICATIONS FROM ELECTED OFFICIALS

FROM THE COUNTY EXECUTIVE

Item 48 – MR. LORIGO presented the following resolution and moved for immediate consideration and approval. MR. BURKE seconded.

CARRIED UNANIMOUSLY.

RESOLUTION NO. 238

RE: Surplus Authorization for Mount Aaron
Missionary Baptist Church
(COMM. 18E-1)

WHEREAS, the Mount Aaron Missionary Baptist Church, located at 540 Genesee Street, Buffalo, NY 14202, has expressed their need for a van and the capability to provide transportation to some of their members; and

WHEREAS, the Department of Senior Services has a unneeded 2008 Chevrolet van from the Going Places program that will be replaced and is no longer in active use; and

WHEREAS, there is a need for additional sources to provide transportation services to members of our community; and

WHEREAS, authorization of the Erie County Legislature is necessary to effectuate the transfer of Erie County property.

NOW, THEREFORE, BE IT

RESOLVED, that the 2008 Chevrolet 12-Passenger van in its current condition (VIN number 1GAHG35K681230974) be transferred at no cost to the Mount Aaron Missionary Baptist Church; and be it further

RESOLVED, that once the transfer of the van takes place Mount Aaron Missionary Baptist Church will take over all maintenance and care for the van as the new owner and the County will bear no legal, liability or other obligations for or associated with the van; and be it further

RESOLVED, that certified copies of this resolution be forwarded to the County Executive's Office, the Division of Purchasing, the County Attorney's Office and the Department of Senior Services.

FROM LEGISLATOR MILLER-WILLIAMS

Item 49 – (COMM. 18E-2) Letter to County Executive to Transfer Surplus Van to Mount Aaron Missionary Baptist Church

Received and filed.

FROM THE COUNTY EXECUTIVE

Item 50 – (COMM. 18E-3) Appointments to the Youth Services Board

Item 51 – (COMM. 18E-4) ECC North Campus STEM Building - New Construction Program Technical Assistance

The above two items were received and referred to the COMMUNITY ENRICHMENT COMMITTEE.

Item 52 – (COMM. 18E-5) Federal-Aid Highway Local Project - NYSDOT Supplemental Agreement No. 1 - Bridge Replacement - Clarence Center Road Bridge Over Gott Creek, Town of Clarence

Item 53 – (COMM. 18E-6) PILOT Agreement for HELP Buffalo II, City of Buffalo - Affordable Housing Development

The above two items were received and referred to the ECONOMIC DEVELOPMENT COMMITTEE.

FROM LEGISLATOR RATH

Item 54 – (COMM. 18E-7) Letter to Commissioner of Department of Public Works Regarding Designation of a County Road

Received and referred to the ECONOMIC DEVELOPMENT COMMITTEE.

FROM THE COUNTY EXECUTIVE

Item 55 – (COMM. 18E-8) EC Sewer District No. 6 - Contract No. 51 Contract Close Out - New Frontier Excavating & Paving, Inc

Item 56 – (COMM. 18E-9) EC Sewer District No. 8 - Engineer Term Contract Agreement - Wendel Work Order W-2

Item 57 – (COMM. 18E-10) EC Sewer District No. 8 - Engineer Term Agreement - DiDonato Associates Work Order DA-6

Item 58 – (COMM. 18E-11) EC Sewer Districts 1-6 and 8 - Section 270-271 Resolutions

The above four items were received and referred to the ENERGY & ENVIRONMENT COMMITTEE.

Item 59 – (COMM. 18E-12) Budget Revision EC Fisheries Advisory Board

Received and referred to the FINANCE & MANAGEMENT COMMITTEE.

Item 60 – (COMM. 18E-13) Authorization to Accept Grant funding and to Enter into Contract with the Foundation for AIDS Research

Received and referred to the HEALTH & HUMAN SERVICES COMMITTEE.

FROM THE SHERIFF

Item 61 – (COMM. 18E-14) Department of Homeland Security - Port Security Grant Matching Funds and Asset Forfeiture Funded Program SAFS

Received and referred to the PUBLIC SAFETY COMMITTEE.

COMMUNICATIONS FROM THE DEPARTMENTS

FROM THE COUNTY ATTORNEY

Item 62 – (COMM. 18D-1) Notice of State Filing of Local Law No. 3-2015

Received and filed.

FROM THE CLERK OF THE LEGISLATURE

Item 63 – (COMM. 18D-2) NYS DEC Documents Received

Received and referred to the ENERGY & ENVIRONMENT COMMITTEE.

FROM THE DIRECTOR, DEPARTMENT OF BUDGET & MANAGEMENT

Item 64 – (COMM. 18D-3) State Comptroller Report on Fiscal Stress

Received and referred to the FINANCE & MANAGEMENT COMMITTEE.

FROM THE COMPTROLLER'S OFFICE

Item 65 – (COMM. 18D-4) EC Federal Financial Assistance Audit Report for Year Ended Dec. 31, 2014

Item 66 – (COMM. 18D-5) NYSDOT Single Audit Report for Year Ended Dec. 31, 2014

The above two items were received and referred to the FINANCE & MANAGEMENT COMMITTEE.

FROM THE COUNTY ATTORNEY

Item 67 – (COMM. 18D-6) Transmittal of New Claims Against Erie County

Received and referred to the GOVERNMENT AFFAIRS COMMITTEE.

COMMUNICATIONS FROM THE PEOPLE AND OTHER AGENCIES

FROM THE NYS DEPARTMENT OF TAXATION AND FINANCE

Item 68 – (COMM. 18M-1) 2015 State Class & Equalization Rates - Various Cities and Towns

Received and filed.

FROM ERIE COMMUNITY COLLEGE

Item 69 – (COMM. 18M-2) September 2015 Board of Trustees Agenda

Received and referred to the COMMUNITY ENRICHMENT COMMITTEE.

FROM THE NYS DEPARTMENT OF TRANSPORTATION

Item 70 – (COMM. 18M-3) Letter Regarding Scajaquada Expressway Safety

Received and referred to the ECONOMIC DEVELOPMENT COMMITTEE.

FROM ASSEMBLYMAN MICHAEL P. KEARNS

Item 71 – (COMM. 18M-4) Letter Regarding Erie County Foreclosures

Received and referred to the FINANCE & MANAGEMENT COMMITTEE.

FROM THE DEPARTMENT OF ASSESSMENT AND TAXATION, CITY OF BUFFALO

Item 72 – (COMM. 18M-5) Transit Mall Charge Roll

Received and referred to the FINANCE & MANAGEMENT COMMITTEE.

FROM GEORGE NICHOLAS

Item 73 – (COMM. 18M-6) Task Force on Health Care Disparity in the African American Community

Received and referred to the HEALTH & HUMAN SERVICES COMMITTEE.

FROM THOMAS KLEIN

Item 74 – (COMM. 18M-7) Letter Regarding Sheriff's Office Holding Center Division NYS 553 Retirement Plan

Received and referred to the PUBLIC SAFETY COMMITTEE.

ANNOUNCEMENTS

Item 75 – CHAIR MILLS announced the Citizens Budget Review Commission will meet October 2, 2015 at 8:30 am in the Legislative Caucus Room.

Item 76 – CHAIR MILLS announced the committee schedule for October 15, 2015 has been distributed.

Item 77 – CHAIR MILLS announced a public hearing on October 15, 2015 at 3:00 pm regarding Local Law Intro. 4-2 (2015).

MEMORIAL RESOLUTIONS

Item 78 – Legislator Dixon requested that when the Legislature adjourns, it do so in memory of Paul V. Pietrzak and Ann Poecking.

Item 79 – Legislator Miller-Williams requested that when the Legislature adjourns, it do so in memory of Lamont Edward Yancey Jr.

Item 80 – Legislator Rath requested that when the Legislature adjourns, it do so in memory of Amanda G. Stockman.

ADJOURNMENT

Item 81 - At this time, there being no further business to transact, CHAIR MILLS announced that the Chair would entertain a Motion to Adjourn.

MR. LORIGO moved that the Legislature adjourn until Thursday, October 22, 2015 at 2:00 p.m. Eastern Standard Time. MR. RATH seconded.

CARRIED UNANIMOUSLY.

CHAIR MILLS declared the Legislature adjourned until Thursday, October 22, 2015 at 2:00 p.m. Eastern Standard Time.

**KAREN M. McCARTHY
CLERK OF THE LEGISLATURE**